

Statement on Corporate Governance pursuant to Section 289f and Section 315d of the German Commercial Code (HGB)¹

Pursuant to Section 289f and Section 315d of the German Commercial Code (HGB), Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft in München (Munich Reinsurance Company Joint-Stock Company in Munich) has issued the following Statement on Corporate Governance and Group Statement on Corporate Governance. This Statement also contains the disclosures and explanatory notes as recommended in the German Corporate Governance Code in the version dated 16 December 2019 (published on 20 March 2020). More information on corporate governance can be found at www.munichre.com/cg-en.

We apply the highest standards to our operations and activities and therefore comply with all but one of the recommendations and proposals of the German Corporate Governance Code. There are no overriding statutory provisions that render the recommendations and suggestions of the German Corporate Governance Code not applicable to Munich Reinsurance Company Joint-Stock Company in Munich.

Declaration of Conformity by the Board of Management and Supervisory Board of Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft in München with the German Corporate Governance Code in accordance with Section 161 of the German Stock Corporation Act (AktG)

Since the latest Declaration of Conformity in November 2020, Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft in München has complied with all of the recommendations of the German Corporate Governance Code as amended on 16 December 2019 (published on 20 March 2020) and will continue to do so in future.

Munich, November 2021

The Board of Management The Supervisory Board

The Declaration of Conformity was updated as follows on 10 December 2021:

Update of the Declaration of Conformity by the Board of Management and Supervisory Board of Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft in München with the German Corporate Governance Code in accordance with Section 161 of the German Stock Corporation Act

In November 2021, Münchener Rückversicherungs-Gesellschaft Aktiengesellschaft in München ("the Company") published the latest Declaration of Conformity with the recommendations of the German Corporate Governance Code of 16 December 2019 (published on 20 March 2020, "DCGK"). The Declaration of Conformity has been updated and supplemented as follows:

Recommendation C.5 DCGK: Number of supervisory board mandates

In accordance with recommendation C.5 DCGK, members of the management board of a listed company shall not have, in aggregate, more than two supervisory board mandates in non-group listed companies or comparable functions, and shall not accept the chairmanship of a supervisory board in a non-group listed company.

The Supervisory Board member Renata Jungo Brüngger sits on the Board of Management of Daimler AG. Following restructuring measures undertaken by the Daimler Group, Ms. Jungo Brüngger has accepted two supervisory board memberships at companies that, in the view of Daimler AG, are now to be classified as non-group companies: Firstly, she is a supervisory board member of Daimler Truck AG. Secondly, she is a supervisory board member of the listed (since today) company Daimler Truck Holding AG, which holds all shares in Daimler Truck AG.

The Supervisory Board has satisfied itself that Ms. Jungo Brüngger will continue to have enough time to fulfil her tasks at the Company.

Otherwise, the Declaration of Conformity of November 2021 remains unchanged.

Munich, 10 December 2021

The Board of Management The Supervisory Board

¹ The Statement on Corporate Governance is part of the combined management report and was not audited.

Corporate legal structure

Munich Reinsurance Company has three governing bodies: the Annual General Meeting, the Board of Management, and the Supervisory Board. Their functions and powers are defined by law, the Articles of Association, the Co-Determination Agreement applicable to Munich Reinsurance Company, and by rules of procedure and internal guidelines. Employee co-determination on the Supervisory Board is governed by the Co-Determination Agreement concluded pursuant to the German Act on the Co-Determination of Employees in Cross-Border Mergers (MgVG). The principle of parity co-determination on the Supervisory Board has been strengthened by taking into account staff employed in the European Union and in the European Economic Area (EU/EEA).

Additional corporate governance requirements are set out in the regulatory requirements for (re)insurance companies, especially the German Insurance Supervision Act and the European supervisory regulations (Solvency II). They include specific and supplementary rules on various issues such as business organisation or the qualifications and remuneration of members of the Board of Management, Supervisory Board members and other individuals.

The Annual General Meeting

The Annual General Meeting approves the appropriation of profits, the actions of the Board of Management and Supervisory Board, the appointment of shareholder representatives to the Supervisory Board, amendments to the Articles of Association and capital measures.

The principle of “one share, one vote” applies at the Annual General Meeting of Munich Reinsurance Company. Shareholders can opt for postal or electronic voting. Until the vote count begins, shareholders can change their votes online.

Shareholders may also have their voting rights exercised at the Annual General Meeting by one of the proxies nominated by Munich Reinsurance Company. These proxies will exercise the voting rights solely in accordance with the instructions they receive from the shareholders. Power of attorney and instructions may also be issued online to the Company proxies, and also changed online until the vote count begins. Shareholders may watch the whole Annual General Meeting live on the internet.

The documents required by law for the Annual General Meeting, including the Annual Report, and the agenda will be available on the Munich Re website with effect from the day the Annual General Meeting is called.

The Annual General Meeting on 28 April 2021 was conducted as a virtual Annual General Meeting – with neither shareholders nor their authorised representatives physically present – on account of the special circumstances caused by the coronavirus pandemic and in accordance with Section 1(2) of the German Act Concerning Measures Under the Law of Companies, Cooperative Societies, Associations, Foundations and Commonhold Property to Combat the Effects of the COVID-19 Pandemic of 27 March 2020 (Federal Law Gazette, Part 1, p. 570), as amended by the Act on the Further Shortening of the Residual Debt Relief Procedure and on the Adjustment of Pandemic-Related Provisions under the Law of Companies, Associations and Foundations as well as Tenancy and Lease Law dated 22 December 2020 (Federal Law Gazette, Part 1, p. 3328 ff.).

Board of Management

In 2021, the Board of Management of Munich Reinsurance Company comprised nine members, including one woman.

Responsibilities of the members of the Board of Management and their memberships of statutory supervisory boards and comparable bodies

Member of the Board of Management/Responsibilities	Memberships of statutory supervisory boards ¹	Memberships of comparable bodies of German and foreign business enterprises ¹
Dr. Joachim Wenning Chairman of the Board of Management Group Strategy and M&A Group Communications Group Audit Economics, Sustainability & Public Affairs ³ Group Human Resources Group Executive Affairs Group Compliance and Legal	ERGO Group AG ² (Chair)	-
Dr. Thomas Blunck Life and Health Capital Partners	ERGO Group AG ²	-
Nicholas Gartside Chief Investment Officer Group Investments Third Party Asset Management	MEAG MUNICH ERGO AssetManagement GmbH ² (Chair)	-
Stefan Golling Global Clients and North America	-	Munich Re America Corporation, USA ² (Chair) Munich Reinsurance America, Inc., USA ² (Chair)
Dr. Doris Höpke (until 30 April 2022) Labour Relations Director Europe and Latin America Human Resources	-	New Reinsurance Company Ltd., Switzerland ² (President)
Dr. Torsten Jeworrek Reinsurance Development Data and Analytics Internet of Things Corporate Underwriting Claims Accounting, Controlling and Central Reserving for Reinsurance Information Technology	ERGO Digital Ventures AG ² ERGO International AG ²	-
Dr. Christoph Jurecka Chief Financial Officer Financial and Regulatory Reporting Group Controlling Integrated Risk Management Group Taxation Investor and Rating Agency Relations	ERGO Group AG ² MEAG MUNICH ERGO AssetManagement GmbH ²	-
Dr. Achim Kassow Asia Pacific and Africa Central Procurement Services	ERGO International AG ²	-
Dr. Markus Rieß Primary Insurance/ERGO	ERGO Deutschland AG ² (Chair) ERGO Digital Ventures AG ² (Chair) ERGO International AG ² (Chair) ERGO Technology & Services Management AG ² (Chair)	Next Insurance, Inc., USA

1 As at 31 December 2021.

2 Position held within the Munich Re Group.

3 Including responsibility for ESG issues.

The Board of Management is responsible for managing the Company, in particular for setting the Company's objectives and determining strategy. It is bound to act in the Company's best interests. It should take account of the interests of shareholders, employees, and other stakeholders of Munich Reinsurance Company, with the objective of sustainable value creation. The Board of Management is responsible for effecting adequate risk

management and risk control. It must ensure that statutory requirements and internal Company rules are observed, and works to ensure compliance by Group companies.

Compliance

The Group Compliance and Legal division of Munich Reinsurance Company reports directly to the Chairman of the Board of Management. Group Compliance and Legal

manages the compliance activities and monitors their implementation by means of the Compliance Management System (CMS). The CMS is the methodical framework for the structured implementation of early warning, risk control, consulting and monitoring functions.

In order to further strengthen compliance within the Group, the compliance whistleblowing portal serves as another channel of communication to complement the independent external ombudsperson. Staff members and third parties can use the portal to anonymously report any activity that may cause reputational damage, suspected contraventions of the law, especially financial crime (such as corruption offences, and money laundering), contraventions of antitrust law, insurance supervisory law, market abuse law, data protection law, and any serious breach of associated internal rules and regulations.

The Group has a comprehensive reporting system for issues relevant to compliance. This allows for regular and ad-hoc reporting to the Board of Management, the Audit Committee or equivalent and ensures ongoing documentation. The reporting includes, but is not limited to, significant compliance risks and measures to mitigate these risks, material compliance violations, statements regarding the maturity of the CMS as well as an overview of the adequacy and effectiveness of the procedures implemented to comply with the external requirements. It also comprises the regular exchanges with the supervisory authorities concerned.

Further information about compliance and the key features of the CMS can be found at www.munichre.com/en/compliance.

Working procedures of the Board of Management

The work of the Board of Management, in particular the allocation of responsibilities among the individual Board members, matters reserved for the full Board of Management, and the majority required to pass resolutions, is regulated by rules of procedure issued by the Supervisory Board. The full Board of Management decides on all matters that, either by law, or according to the Articles of Association or rules of procedure, require a resolution of the Board of Management. In particular, it is responsible for matters requiring the approval of the Supervisory Board, for items which have to be submitted to the Annual General Meeting, for tasks which constitute management functions or are of exceptional importance, and for significant personnel measures.

Meetings of the Board of Management take place as required, but generally at least once a month, and are presided over by the Chairman of the Board of Management. The adoption of a resolution requires the majority of votes cast; in the event of a tie, the Chair has the casting vote. The members of the Board of Management cooperate closely for the benefit of the Company. On an ongoing basis, they inform each other about all important business transactions.

Composition and working procedures of the Board of Management committees

Three Board of Management committees ensure efficient work by the Board of Management: the Group Committee, the Reinsurance Committee, and the Strategy Committee.

Composition of the Board of Management committees¹

Group Committee	Dr. Joachim Wenning (Chair) Dr. Christoph Jurecka
Reinsurance Committee	Dr. Torsten Jeworrek (Chair) Dr. Thomas Blunck Stefan Golling Dr. Doris Höpke Dr. Achim Kassow Chief Financial Officer for the reinsurance field of business ²
Strategy Committee	Dr. Joachim Wenning (Chair) Nicholas Gartside Dr. Torsten Jeworrek Dr. Christoph Jurecka Dr. Markus Rieß

¹ As at 31 December 2021.

² No voting rights.

Group Committee

The Group Committee is the central management committee of the Group. It decides in particular on fundamental issues concerning the strategic and financial management of the Group for all fields of business, and on the principles of general business policy and organisation within the Group. The Committee also makes decisions on all matters of fundamental importance relating to the divisions headed by its voting members. In addition, it serves as an executive committee with responsibility for important ongoing issues, in particular the approval of significant individual transactions.

Reinsurance Committee

The Reinsurance Committee is the central management committee of the reinsurance field of business. It decides on all matters of fundamental importance for this field of business, except investments.

Strategy Committee

The Strategy Committee is the central management committee for fundamental strategic matters in the fields of business (reinsurance, primary insurance). It makes decisions on all strategic matters of fundamental importance for the

fields of business, including own investments and administered (third-party) funds.

The following applies to all Board of Management committees: Where decisions within the sphere of responsibility of a committee relate to issues reserved for the full Board of Management, the respective committee will prepare these matters for decision. Committee meetings are held regularly, and as required. Only members of the Board of Management have voting rights on the committees. The committees are further governed by their respective rules of procedure, as adopted by the full Board of Management.

Subcommittees of the Board of Management Committees

All three Board committees have set up subcommittees: specifically, the Group Committee has established the Group Risk Committee; the Reinsurance Committee has set up the Global Underwriting and Risk Committee as well as the Board Committee IT Investments; and the Strategy Committee has established the ESG Committee. These subcommittees also include senior executives from Munich Reinsurance Company and the Group who do not have voting rights.

Subcommittees of the Board of Management committees¹

Group Risk Committee	Dr. Christoph Jurecka (Chair) Dr. Joachim Wenning Chief Risk Officer (Group) ²
Global Underwriting and Risk Committee	Dr. Torsten Jeworrek (Chair) Dr. Thomas Blunck Stefan Golling Chief Financial Officer for the reinsurance field of business ² Chief Risk Officer (Group) ² Head of Investment Strategies ² Head of CU (Corporate Underwriting) ²
ESG Committee	Dr. Joachim Wenning (Chair) Nicholas Gartside Dr. Torsten Jeworrek Dr. Christoph Jurecka Dr. Markus Rieß Head of Economics, Sustainability and Public Affairs ²
Board Committee IT Investments	Dr. Thomas Blunck (Chair) Stefan Golling Dr. Achim Kassow Chief Financial Officer for the reinsurance field of business ²

¹ As at 31 December 2021.

² No voting rights.

The work of these subcommittees is governed by their own written rules of procedure. Both the Group Risk Committee and the Global Underwriting and Risk Committee deal with risk management issues, albeit with different emphases. The Board Committee IT Investments is responsible for IT investments. The ESG Committee, which has been in place since 1 July 2021, is the central management committee for fundamental, ESG-related strategic matters in the Group.

Remuneration of the members of the Board of Management

The remuneration system for members of the Board of Management is determined by the Supervisory Board and the Annual General Meeting is asked to endorse the system upon any material change and at least every four years. This was most recently the case on 28 April 2021. The remuneration report contains detailed information on the remuneration paid to the members of the Board of Management.

The remuneration system for members of the Board of Management and remuneration report (including the Auditor's opinion) are available at www.munichre.com/board-of-management.

Collaboration between Board of Management and Supervisory Board

The Board of Management and the Supervisory Board work together closely and in a spirit of trust for the benefit of the Company.

The Board of Management determines the strategic direction of the Company in conjunction with the Supervisory Board. The Board of Management reports regularly and as needed to the Supervisory Board about all questions relevant to the Company. The Chairman of the Supervisory Board maintains regular contact with the Board of Management between meetings – in particular with the Chairman of the Board of Management – in order to discuss issues of strategy, planning, business development, the risk situation, risk management and Company compliance. The Supervisory Board has defined the Board of Management's information and reporting obligations in detail. The Supervisory Board's consent is required before the Board of Management can conduct specific types of transactions, which include the following: annual financial planning, certain investments and divestments, the implementation of share buy-back programmes, the conclusion of inter-company agreements, and the execution of corporate restructurings in which the Company holds a stake. The Supervisory Board's approval is also required for sideline activities assumed by members of the Board of Management and for important transactions involving persons closely associated with them as defined in Section 111b(1) of the German Stock Corporation Act (AktG).

Supervisory Board

Pursuant to the Articles of Association, the Supervisory Board of Munich Reinsurance Company comprises twenty members: half are shareholder representatives and are elected by the Annual General Meeting. The other ten members are elected employee representatives from Group companies in the EU and EEA.

Members of the Supervisory Board and their mandates on statutory supervisory boards and comparable bodies¹

Member of the Supervisory Board	Seats held on statutory supervisory boards	Membership of comparable bodies of German and foreign business enterprises
Dr. Nikolaus von Bomhard (Chairman) Chairman of the Supervisory Board of Munich Reinsurance Company Member since 30 April 2019	Deutsche Post AG (Chair) ⁴	Athora Holding Ltd., Bermuda (Chair) ⁶
Dr. Anne Horstmann ² (Deputy Chair) Employee of ERGO Group AG Member since 30 April 2014	-	-
Prof. Dr. Dr. h.c. Ann-Kristin Achleitner Scientific Co-Director of the Center for Entrepreneurial and Financial Studies (CEFS) at the Technical University of Munich Member since 3 January 2013	-	Lazard Ltd., USA ⁴ Linde plc, Ireland ⁴ Luxembourg Investment Company 261 S.à r.l., Luxembourg ⁵
Clement B. Booth Member of the Board of Directors of Howden Group Holdings Limited, United Kingdom Member since 27 April 2016	Howden Deutschland AG (Chair) ^{6,7}	Howden Group Holdings Limited, United Kingdom
Ruth Brown ² Foreign Services Specialist at DAS Legal Expenses Insurance Member since 30 April 2019	-	-
Stephan Eberl ² Chair of the Staff Council of Munich Reinsurance Company Member since 30 April 2019	-	-
Frank Fassin ² Coordinating Regional Section Head Department A ver.di North Rhine-Westphalia Member since 22 April 2009	ERGO Group AG ³	-
Dr. Benita Ferrero-Waldner Member of the Board of Directors of Santander Consumer Finance S.A., Spain Member from 12 February 2010 until 28 April 2021	-	Santander Consumer Finance S.A., Spain
Prof. Dr. Dr. h.c. Ursula Gather Chair of Board of Trustees of Alfried Krupp von Bohlen und Halbach Foundation Member since 30 April 2014	thyssenkrupp AG ⁴	-
Gerd Häusler Member of the Supervisory Board of Auto1 Group SE, Munich Member since 30 April 2014	Auto1 Group SE ⁴	-
Eva-Maria Haiduk ² Employee of ITERGO Informationstechnologie GmbH Member from 30 April 2019 until 30 June 2021	-	-
Angelika Judith Herzog ² Chair of the Staff Council of ERGO Direkt AG Member since 1 July 2021	-	-
Renata Jungo Brünger Member of the Board of Management of Daimler AG (from 1 February 2022 Mercedes-Benz Group AG) Member since 3 January 2017	Daimler Truck Holding AG ^{4, 8} Daimler Truck AG	-
Stefan Kaindl ² Head of Department at Munich Reinsurance Company Member since 30 April 2019	-	-

See the end of the table for footnotes.

Member of the Supervisory Board	Seats held on statutory supervisory boards	Membership of comparable bodies of German and foreign business enterprises
Dr. Carinne Knoche-Brouillon Member of management of C.H. Boehringer Sohn AG & Co. KG Member since 28 April 2021	-	-
Gabriele Mücke ² Chair of the Board of Management of Neue Assekuranz Trade Union – NAG Member since 30 April 2019	-	-
Ulrich Plottke ² Employee of ERGO Group AG Member since 30 April 2014	ERGO Group AG ³	-
Manfred Rassy ² Exempted member of the Staff Council of Munich Reinsurance Company Member since 30 April 2019	-	-
Gabriele Sinz-Toporzsek ² Employee of ERGO Beratung und Vertrieb AG Member from 30 April 2014 until 31 January 2022	-	-
Carsten Spohr Chair of the Board of Management of Deutsche Lufthansa AG Member since 29 April 2020	-	-
Karl-Heinz Streibich Co-President of acatech – German Academy of Science and Engineering Member since 30 April 2019	Software AG (Chair) ⁴ Siemens Healthineers AG ⁴ Deutsche Telekom AG ⁴	-
Markus Wagner ² Employee of ERGO Beratung und Vertrieb AG Member since 1 February 2022	ERGO Beratung und Vertrieb AG ³	-
Dr. Maximilian Zimmerer Member of the Supervisory Board of Munich Reinsurance Company Member since 4 July 2017	Deutsche Beteiligungs AG ⁴ Investmentaktiengesellschaft für langfristige Investoren TGV (Chair) ⁶	-

1 As at 31 December 2021, members as at 7 March 2022.

2 Employee representative.

3 Mandate within the Munich Re Group.

4 Listed on the stock exchange.

5 Membership of a non-statutory supervisory board.

6 Company with fewer than 500 employees.

7 Mandate within Howden Group Holdings Limited.

8 Daimler Truck Holding AG holds all shares in Daimler Truck AG.

The Supervisory Board advises the Board of Management and monitors the management of the Company, but it is not authorised to take management action in place of the Board of Management. In accordance with a special rule previously applicable to (re)insurance companies, the Supervisory Board until 2021 appointed the external auditor for the Company and Group financial statements and for the Half-Year Financial Report. Owing to new legislation, the external auditor will be appointed by the Annual General Meeting from 2022 onwards.

Working procedures of the Supervisory Board

The Supervisory Board has its own rules of procedure, which specify responsibilities, work processes and further modalities for the adoption of resolutions. The Audit Committee also has its own rules of procedure, which have been adopted by the full Supervisory Board.

The rules of procedure for the Supervisory Board and for the Audit Committee are available on the Munich Re website under www.munichre.com/supervisory-board.

The Supervisory Board normally meets at least six times during the financial year. Supervisory Board meetings are generally held with the members of the Supervisory Board personally present at the meeting (face-to-face meeting). If the Chairman of the Supervisory Board so rules, meetings of the Supervisory Board may also be held using electronic media, and individual members of the Supervisory Board may attend meetings via electronic media. The members of the Board of Management attend the meetings of the Supervisory Board unless the Chairman of the Supervisory Board decides otherwise. If the external auditor is consulted as an expert appraiser, the Board of Management does not attend this meeting unless the Supervisory Board considers the Board of Management's attendance to be necessary. The Supervisory Board also meets regularly without the Board of Management.

The Supervisory Board is quorate if all its members have been invited to the meeting or called upon to vote, and if fifteen members – or ten members including the Chairman – participate in the vote. Supervisory Board resolutions are adopted by a majority of votes cast, unless the law or the Articles of Association require otherwise. In the event of a

Supervisory Board vote being tied, should a second vote on the same motion also result in a tie, the Chairman of the Supervisory Board has a casting vote. The Chairman is authorised to make declarations for the Supervisory Board based on resolutions.

Self-assessment

The Supervisory Board and its committees regularly assess how effectively the Supervisory Board as a whole and also its individual committees perform their duties. Following preparations by the Standing Committee, the Supervisory Board conducted an internal self-assessment in 2021 based on an informal query. The Supervisory Board thoroughly discussed the findings of this self-assessment at its meeting on 13 October 2021. The self-assessment confirms that the working relationships within the Supervisory Board and with the Board of Management are professional and constructive, and characterised by a high degree of trust and candour. In addition, the findings document the efficient organisation and execution of meetings, as well as

appropriate reporting by the Board of Management. There was no indication of any fundamental need for change. A few optimisation measures were identified and are being put into practice.

Composition and working procedures of the Supervisory Board committees

The Supervisory Board has set up six committees from among its members – the Standing Committee, the Personnel Committee, the Remuneration Committee, the Audit Committee, the Nomination Committee and the Conference Committee.

The committees adopt decisions by the majority of votes cast. With the exception of the Conference Committee, the chair of the committee has a casting vote in case of a tie. The full Supervisory Board is regularly informed about the work of the committees by their respective chairs.

Composition of the Supervisory Board committees¹

Standing Committee	Dr. Nikolaus von Bomhard (Chair) Stephan Eberl Gerd Häusler Dr. Anne Horstmann Dr. Maximilian Zimmerer
Personnel Committee	Dr. Nikolaus von Bomhard (Chair) Stephan Eberl Renata Jungo Brüngger
Remuneration Committee	Prof. Dr. Dr. Dr. h.c. Ann-Kristin Achleitner (Chair) Stephan Eberl Renata Jungo Brüngger
Audit Committee	Dr. Maximilian Zimmerer (Chair) Prof. Dr. Dr. Dr. h.c. Ann-Kristin Achleitner Dr. Nikolaus von Bomhard Stefan Kaindl Ulrich Plottke
Nomination Committee	Dr. Nikolaus von Bomhard (Chair) Prof. Dr. Dr. Dr. h.c. Ann-Kristin Achleitner Dr. Maximilian Zimmerer
Conference Committee	Dr. Nikolaus von Bomhard (Chair) Frank Fassin Dr. Anne Horstmann Dr. Maximilian Zimmerer

¹ As at 31 December 2021.

Further details of the work of the Supervisory Board committees can be found in the report of the Supervisory Board and at www.munichre.com/supervisory-board.

The main responsibilities of the committees are as follows (as at 31 December 2021):

Standing Committee

The Standing Committee prepares meetings of the Supervisory Board, unless another committee is responsible for doing so. It decides on matters of Company business requiring the Supervisory Board's consent, unless the full Supervisory Board or another committee is responsible. In addition, the Standing Committee is responsible for an internal procedure – as per Section 111a(2) of the Stock Corporation Act (AktG) – that assesses related-party transactions. The Committee regularly deals with sustainability issues (ESG), except in cases where other committees are responsible. The Standing Committee also prepares the Report of the Supervisory Board to the Annual General Meeting, the Declaration of Conformity with the German Corporate Governance Code pursuant to Section 161 of the Stock Corporation Act (AktG), and the Statement on Corporate Governance for the Supervisory Board. Moreover, the Standing Committee prepares the annual self-assessment of the effectiveness of the Supervisory Board as a whole and its individual committees with regard to the performance of their duties. Further details about the self-assessment in the past financial year are provided in the section "Self-assessment" and in the Report of the Supervisory Board.

Personnel Committee

The Personnel Committee prepares the appointment of members to the Board of Management. It also prepares the long-term succession planning together with the Board of Management, including setting targets for the number of women on the Board of Management. In addition, the Personnel Committee represents the Company in matters concerning the members of the Board of Management, and is responsible for personnel matters involving members of the Board of Management, unless these are issues that are the responsibility of the full Supervisory Board or the Remuneration Committee. This Committee approves loan transactions between the Company and members of the Board of Management and their related parties. The Personnel Committee also decides whether to approve sideline activities of members of the Board of Management, particularly mandates in supervisory boards or similar committees.

Remuneration Committee

The Remuneration Committee is responsible for preparing the Supervisory Board's resolutions on determining, amending, and regularly reviewing the remuneration system for the Board of Management; this Committee also determines and reviews the total remuneration of the individual members of the Board of Management. In addition, the Remuneration Committee prepares the Supervisory

Board's resolutions regarding determination of the level of variable remuneration components, determination of the performance criteria and objectives for variable remuneration, the assessment of objectives, and the determination of the variable remuneration to be granted to the individual Board of Management members. The Personnel Committee may be involved in this assessment. Where sustainability (ESG) issues are concerned, the Standing Committee may be involved in determining and assessing the performance criteria and objectives for variable remuneration. The Remuneration Committee is also responsible for preparing the remuneration components of the employment contracts members of the Board of Management, and for remuneration reporting with regard to the remuneration of members of the Board of Management and the Supervisory Board.

Audit Committee

The Audit Committee prepares Supervisory Board resolutions on the adoption of the Company's annual financial statements and approval of the Group financial statements. It discusses the Half-Year Financial Report and the material information underlying the quarterly statements, and receives the audit reports, other reports and statements by the external auditor. The Audit Committee also discusses the essential components of the Solvency II reporting with the Board of Management.

This Committee oversees accounting and the accounting process. It also oversees the appropriateness and effectiveness of the risk management system, the internal control system, the CMS (including whistleblowing) and handling of material compliance cases, the actuarial function system and the internal audit system. Furthermore, the Audit Committee is responsible for examining potential claims due to breach of duty by members of the Board of Management.

The Audit Committee prepares the procedure for selecting the external auditor, in particular the Supervisory Board's proposal to the Annual General Meeting. The Audit Committee is responsible for assessing performance and monitoring the independence of the external auditor; it also assures the quality of the audit and any additional services provided by the external auditor. In particular, it appoints the external auditor for the Company and Group financial statements as well as for any voluntary external audit of the combined non-financial statement. The Audit Committee also determines focal points of the audits and agrees the auditor's fee for the annual audits; the same applies to the review of the Half-Year Financial Report and the review of the solvency balance sheets. Beyond this, the Committee handles the approval and monitoring of non-audit services.

After in-depth deliberations by the Board of Management, the Audit Committee prepares the annual discussion of the risk strategy by the Supervisory Board, and discusses any changes to or deviations from the risk strategy with the Board of Management during the year.

In this connection, the Audit Committee hears reports not only from the Board of Management but also directly from the Group Chief Compliance Officer, the Group Chief Auditor, the Group Chief Risk Officer, the Head of the Actuarial Function and, if required, from the General Counsel. Through the Chair of the Audit Committee, every member of the Audit Committee may obtain information from the heads of the central divisions responsible for the accounting process, the internal control system, the risk management system, the internal audit system and the audit of financial statements.

Nomination Committee

The Nomination Committee is made up exclusively of shareholder representatives.

This Committee provides the Supervisory Board with names of suitable candidates that the latter can nominate for election at the Annual General Meeting. As a basis for this, the shareholder representatives have developed and adopted a list of criteria for the selection of suitable candidates for the Supervisory Board. The Nomination Committee also proposes suitable candidates to the Supervisory Board for the election of shareholder representatives to Supervisory Board committees and as chairs of the respective committees.

Conference Committee

If the first round of voting concerning the appointment or dismissal of members of the Board of Management does not result in the required two-thirds majority, the matter will be addressed by the Conference Committee before a second vote is held on the Supervisory Board.

Remuneration of Supervisory Board members

The remuneration of the members of the Supervisory Board is laid down in the Articles of Association. The remuneration report contains detailed information on the remuneration paid to the members of the Supervisory Board. The resolution of the Annual General Meeting on the system of remuneration for members of the Supervisory Board dated 28 April 2021 and the remuneration report (including the Auditor's opinion) are available at www.munichre.com/supervisory-board.

Other corporate governance practices

Munich Re Code of Conduct

Our business actions are geared to our Group-wide guidelines and standards that go beyond legal and German Corporate Governance Code requirements. For us, "compliance" is not simply adhering to legal provisions, statutes and internal rules, but also extends to the fact that the decisions we take and activities we engage in are guided by our principles and values.

The main principles for compliant conduct and integrity are laid down in our Code of Conduct, which provides orientation to all employees and responsible management

bodies in their daily work. The main principles include not only adherence to legal provisions and statutes but also a quest for sustainable value creation and responsibility.

Further information can be found on our website under www.munichre.com/code-of-conduct.

UN Global Compact

To make clear our understanding of important values inside and outside our Group, Munich Re joined the United Nations Global Compact in 2007. The ten principles of this declaration (covering human rights, labour standards, environmental protection and combating corruption) form the benchmark for our actions in all fields of business within the Group, and thus provide the fundamental framework for our corporate responsibility. Munich Re's Code of Conduct takes full account of these principles.

We report annually on the implementation of these principles in our Communication on Progress.

Principles for Responsible Investment (PRI)

In 2006, we became the first German company to sign the PRI. We implement the principles for sustainable investment through our Group-wide investment management unit GIM and our asset manager MEAG, for example, and we report annually on adherence to these principles.

Net-Zero Asset Owner Alliance (AOA)

Beyond the PRI, we joined the AOA in early 2020. Munich Re thus undertakes to gradually transition its investment portfolio to net-zero greenhouse gas emissions by 2050.

Principles for Sustainable Insurance (PSI) and Net-Zero Insurance Alliance (NZIA)

The PSI - which Munich Re played an active role in formulating and which we signed in 2012 as one of the first signatories - serve as a guide for anchoring environmental, social and governance (ESG) aspects along the value chain in our core business. Moreover, we were one of the founding members of the NZIA in 2021.

Further information on these voluntary commitments is available on our Corporate Responsibility Portal at www.munichre.com/cr-en.

Equal participation of men and women in management positions

As at 31 December 2021, the percentage of women on the Board of Management was 11.1%; with 15.0% at the first management level and 22.9% at the second management level.

The management levels are defined as follows: A manager at the first management level reports to a member of the Board of Management. A manager at the second management level reports to a manager at the first management level. For these purposes, only staff members with disciplinary responsibility are categorised as managers.

In addition to the established measures, such as mentoring, training and coaching programmes, as well as women's networks, further Group-wide activities have been rolled out for the purpose of achieving these targets. The emphasis of these activities is on consistent processes for staffing management positions and placing an even greater focus on equal opportunities when developing talent. These measures are backed by various different communication initiatives. Defined KPIs are monitored on a quarterly, Group-wide basis to reflect the status and progress of the measures.

This focused approach is beginning to bear fruit. It was thus possible to increase to 37.8% the percentage of female managers worldwide. Women represented a significant 38% of the top talent programme "Group Management Platform", 38% of "Hydrogen" (high-potential programme in reinsurance) and 55% of "ERGO Leadership Programme" (high-potential programme at ERGO) as at 31 December 2021.

As part of implementing the German Act on Equal Participation of Men and Women in Management Positions (FüPoG), the Supervisory Board and Board of Management of Munich Reinsurance Company set the following targets and deadlines to achieve these targets:

As at 1 January 2021, the Supervisory Board set a target quota to be achieved by 31 December 2025 that 25% of the members of the Board of Management should be women. As at 1 January 2021, the Board of Management set the target quota for female participation at 15% for the first management level below the Board of Management, and 35% for the second management level below the Board of Management. Both targets are to be achieved by 31 December 2025.

Moreover, in accordance with legislation and the objectives concerning composition of the Supervisory Board, at least 30% of seats on the Supervisory Board of Munich Reinsurance Company must be filled by women, and at least 30% by men.

In accordance with the Co-Determination Agreement, the employee and shareholder representatives ensure separate compliance with the statutory gender quotas on the Supervisory Board.

On 31 December 2021, 55% of seats on the Supervisory Board of Munich Reinsurance Company were occupied by men and 45% by women, of which four women were shareholder representatives and five were employee representatives. The minimum requirements are thus met by both sets of representatives on the Supervisory Board.

Diversity concepts for the Board of Management and Supervisory Board

Diversity is taken into account when filling management positions in the Company and in the composition of the Board of Management and the Supervisory Board.

Diversity is an important part of Munich Re's corporate culture. The tenets of diversity are set out in the Diversity Policy. This applies to all employees across the Group.

Diversity concept for the Board of Management

When appointing members of the Board of Management, the Supervisory Board is mindful of diversity in terms of professional and educational background, internationality, age, and gender. The aim is to ensure that the Board's composition is as diverse as possible, complementary, and strong as a whole. Gender diversity is described in the section entitled "Equal participation of men and women in management positions".

Members of the Board of Management bear individual responsibility for the divisions they head, and joint responsibility for overall management of the Company. In addition to the specific knowledge and experience required for each division, all Board members must have a sufficiently broad range of knowledge and experience in all areas of our business to ensure that they can monitor each other.

To implement the requirements of Solvency II, the Board of Management and Supervisory Board have drawn up a Fit and Proper Policy; this policy sets out fitness and propriety requirements for Board members and other persons.

Accordingly, it must be ensured that the members of the Board of Management have the necessary qualifications in their respective individual areas of responsibility. The policy also requires the Board of Management overall to have adequate qualifications, experience and expertise at least in the business, economic, market and regulatory environment, as well as the business strategy, business model, governance system and risk model of Munich Reinsurance Company, and financial and actuarial analysis.

The differences between the business models within the Group and between divisions in the reinsurance field of business require that the Board of Management have a broad professional and educational background.

In its current composition, the Board of Management shows a diverse range of professional training and education. It includes graduates of various degrees and vocational training (e.g. business and economics, law, mathematics, physics, and political science). The CVs of the individual members of the Board of Management have different focuses – in operative business, in certain markets, or in specialist areas. The diverse careers and personalities within the Board of Management express the versatility of our business model, and reflect the complex requirements faced by the Board.

The internationality of the Board is also taken into account. The global business activities of Munich Re mean that all members of the Board of Management have international management experience.

The average age of the members of the Board of Management at the end of the 2021 financial year was 53; the youngest Board member was 45, and the oldest

was 60. The age limit for membership of the Board of Management is 67; members of the Board of Management must leave the Board no later than the end of the calendar year in which they turn 67. The requirements for age limits are thus met.

First-time appointments of members of the Board of Management are as a rule for a period of three years. A reappointment more than one year before the end of the appointment period with simultaneous cancellation of the current appointment will only be made in special circumstances. With the exception of aspects relating to remuneration, which are dealt with by the Remuneration Committee, preparation for the appointment of members of the Board of Management is the responsibility of the Personnel Committee of the Supervisory Board, which provides suggestions for suitable candidates to the full Supervisory Board. The Personnel Committee is guided by the Fit and Proper Policy, the specific requirements of the relevant function, and the above-mentioned diversity considerations. In conjunction with the Board of Management, the Personnel Committee is also responsible for succession planning. Succession planning for the Board of Management is systematic and geared to the strategic objectives and future challenges of the Group. Candidates are mainly selected from the top Group-wide talent pool, the Group Management Platform (GMP). Care is taken on the GMP to make sure that there is a balanced composition in terms of gender, internationality, fields of business – reinsurance, ERGO/MEAG/Group functions – and diversity of experience and profiles. Succession planning is updated regularly, as a rule annually. To ensure that the Group perspective is taken into account, the Chairman of the Board of Management of Munich Reinsurance Company, the Chair of the Reinsurance Committee, the Chairman of the Board of Management of ERGO Group AG, the Labour Relations Director of Munich Reinsurance Company and the Labour Relations Director of ERGO Group AG take part in this session.

The Board members' CVs can be found at www.munichre.com/board-of-management.

Diversity concept for the Supervisory Board/Objectives of the Supervisory Board concerning its composition, competence profile and sets of criteria

The composition of the Supervisory Board also follows a concept of diversity with regard to its members' professional and educational background, internationality, ethnicity, age, and gender. Gender diversity is described in the section "Equal participation of men and women in management positions". The aim of the diversity concept is to bring a pluralistic wealth of experience to the Supervisory Board through the interaction of members that have different professional and educational backgrounds and are diverse in terms of internationality, ethnicity, age and gender, thereby enhancing the Board's efficiency for the benefit of the Company.

Members of the Supervisory Board of Munich Reinsurance Company must meet fitness and propriety requirements.

Overseeing the Company professionally and competently and actively accompanying its development demands an appropriate level of diversity on the Supervisory Board in terms of qualifications, knowledge and relevant experience.

The Supervisory Board has set itself specific objectives concerning its composition and has defined requirements regarding the competences of the Supervisory Board as a whole. Moreover, employee representatives and shareholder representatives have each adopted a set of criteria that specifies more far-reaching requirements.

In accordance with the competence profile for the Supervisory Board as a whole and both sets of criteria, it must be ensured that – in terms of the professional and educational background of its members – the Supervisory Board as a whole has adequate knowledge, skills and experience with regard to the markets, business processes, competition and the requirements of reinsurance, primary insurance and investment in order to perform its duties properly. Appropriate knowledge of the following fields is also required: risk management, accounting, auditing, controlling and internal audit, asset-liability management, law, regulatory supervision, compliance, tax, and other strategically relevant topics, such as digitalisation, innovation and corporate social responsibility/ESG. The competence profile also includes a good overall understanding of the business model. The members of the Supervisory Board must collectively be familiar with the sector in which the Company operates.

Any additional requirements for specific duties will be defined on a case-by-case basis, in particular taking into account legal requirements and the competence profile. At least one member of the Audit Committee must have expertise in accounting and at least one other member of the Audit Committee must have expertise in financial statement auditing; at least one of these members must be independent.

When proposing candidates for election to the Supervisory Board, the Supervisory Board generally only considers nominees aged 70 or under (age limit). The Supervisory Board has deliberately opted for a flexible target age limit, which provides sufficient room for manoeuvre for assessing the circumstances of the individual case. This expands the pool of potential candidates and allows in particular for the re-election of members of the Supervisory Board with many years of experience. Future nominations of candidates for election to the Supervisory Board should also take into account that at the time of election no candidate should already have been on the Supervisory Board for a continuous period of more than ten years. Normally, Supervisory Board members should not serve on the Board for a continuous period of more than twelve years.

The competence profile also includes other personal qualities of Supervisory Board members, such as entrepreneurial and international experience, having sufficient availability to devote to the role, a strong commitment to corporate governance, commitment to

the sustainable, long-term value-creating orientation of the Company and its business policy for shareholders, a solution-oriented approach, strategic expertise and the competence to effect change. Members of the Supervisory Board must have no relevant (major and not only temporary) conflicts of interest.

The Nomination Committee of the Supervisory Board selects candidates for the shareholder representatives – based on the objectives concerning composition of the Supervisory Board, the competence profile and the set of criteria for the shareholder representatives – and prepares the Supervisory Board’s election proposals to the Annual General Meeting. This Committee draws up a requirements profile to be used in the selection process. Shareholders receive the detailed CVs of the respective candidates along with their invitation to the Annual General Meeting. When selecting candidates, care is taken to achieve diversity in terms of the composition of the Supervisory Board to ensure that the Supervisory Board as a whole fits the required competence profile.

Half of the members of the Supervisory Board are elected representatives of Group employees in the EU/EEA. The employee representatives on the Supervisory Board are governed by special co-determination rules under the Co-Determination Agreement. The Co-Determination Agreement also specifies a corresponding set of criteria for the employee representatives, including diversity criteria, which serves as a basis for electing employee representatives to the Supervisory Board. The bodies

responsible for making election nominations to the European Electoral Board under the Co-Determination Agreement should take these criteria into account within the limits prescribed by applicable regulations to ensure that the diversity criteria and other requirements are met.

In its current composition, the Supervisory Board demonstrates diversity of professional training and education, and also has the overall knowledge, expertise and professional experience necessary for the proper performance of its duties. Members have diverse professional and educational focuses (including law, economics, mathematics, natural sciences, engineering, and commercial and insurance-specific training). The Supervisory Board members also have management experience in various sectors (such as finance and insurance, software, automotive, aviation and the pharmaceutical industry), and extensive experience in academia. In addition, above all the Chair of the Audit Committee of the Supervisory Board – Maximilian Zimmerer – , Ann-Kristin Achleitner and Nikolaus von Bomhard as members of the Audit Committee, and Supervisory Board member Gerd Häusler possess recognised expertise in accounting, auditing and ESG. As a result, all shareholder representatives in the Standing Committee and Audit Committee are financial experts and ESG experts. As Chair of the Audit Committee, Maximilian Zimmerer has special knowledge and experience in the application of accounting principles and internal control processes; furthermore, he is independent, and familiar with auditing.

Competencies of the shareholder representatives¹

		von Bomhard	Achleitner	Booth	Gather	Häusler
Tenure	Joined Board in	2019	2013	2016	2014	2014
Personal suitability	Regulatory requirement (Fit & Proper)	✓	✓	✓	✓	✓
	Independence ²	✓	✓	✓	✓	✓
	No overboarding ²	✓	✓	✓	✓	✓
Diversity	Gender	Male	Female	Male	Female	Male
	Year of birth	1956	1966	1954	1953	1951
	Nationality	German	German	British/German	German	German
	International experience	✓	✓	✓	✓	✓
	Educational background	Lawyer	Lawyer/ Economist	Economist	Mathemati- cian/ Statistician	Lawyer/ Economist
Professional suitability	Actuarial experience ³	✓	✓	✓	✓	✓
	Investment management ⁴	✓	✓	✓	✓	✓
	Accounting ⁵	✓	✓	✓	✓	✓
	Risk management ⁶	✓	✓	✓	✓	✓
	Corporate governance and control ⁷	✓	✓	✓	✓	✓
Special expertise⁸	Financial expert per Section 100 (5) AktG	✓	✓	-	-	✓
	Accounting expert	✓	✓	-	-	✓
	Audit expert	✓	✓	-	-	✓
	Digital transformation/ Information technology	-	✓	✓	✓	-
	Cyber security and information security	-	-	-	✓	-
	Corporate social responsibility/ESG	✓	✓	✓	✓	✓
	Climate change/ Climate risks	✓	-	✓	-	✓
	Staff management/ Human resources	✓	✓	✓	✓	✓
	Natural sciences	-	-	✓	✓	-
Engineering	-	-	✓	✓	-	

See the end of the table for footnotes.

→		Jungo Brüngger	Knoche- Brouillon	Spoehr	Streibich	Zimmerer
Tenure	Joined Board in	2017	2021	2020	2019	2017
Personal suitability	Regulatory requirement (Fit & Proper)	✓	✓	✓	✓	✓
	Independence ²	✓	✓	✓	✓	✓
	No overboarding ²	-	✓	✓	✓	✓
Diversity	Gender	Female	Female	Male	Male	Male
	Year of birth	1961	1965	1966	1952	1958
	Nationality	Swiss	French/ German	German	German	German
	International experience	✓	✓	✓	✓	✓
	Educational background	Lawyer	Pharmacist	Engineer	Engineer	Lawyer
Professional suitability	Actuarial experience ³	✓	-	-	-	✓
	Investment management ⁴	-	✓	✓	✓	✓
	Accounting ⁵	✓	✓	-	✓	✓
	Risk management ⁶	✓	-	✓	✓	✓
	Corporate governance and control ⁷	✓	✓	✓	✓	✓
Special expertise⁸	Financial expert per Section 100(5) AktG	-	-	-	-	✓
	Accounting expert	-	-	-	-	✓
	Audit expert	-	-	-	-	✓
	Digital transformation/ Information technology	✓	✓	✓	✓	✓
	Cyber security and information security	-	-	✓	✓	-
	Corporate social responsibility/ESG	✓	✓	✓	✓	✓
	Climate change/ Climate risks	✓	-	✓	✓	✓
	Staff management/ Human resources	✓	✓	✓	✓	✓
	Natural sciences	-	✓	-	✓	-
Engineering	-	-	✓	✓	-	

1 As at 31 December 2021; ✓ = Fitness: Evaluation as part of the annual self-assessment of the Supervisory Board with "good" or "sound knowledge". On a scale of A to E, this corresponds to an evaluation of at least B.

2 In conformity with the German Corporate Governance Code.

3 Skills and experience with regard to the markets, business processes, competition and the requirements of reinsurance and primary insurance (life and non-life).

4 Investment, asset-liability management.

5 Accounting, auditing, controlling.

6 Risk management (including internal control processes).

7 Law, regulatory supervision, compliance, internal audit, tax.

8 Result of a supplementary query as part of the annual self-assessment.

The different personalities within the Supervisory Board and their individual careers reflect the wide range of duties of the Supervisory Board and meet the associated requirements.

Most of the members of the Supervisory Board also have international experience. The members of the Supervisory Board come from a number of different countries, and this reflects the Company's international activities.

The average age of members of the Supervisory Board at the end of the 2021 financial year was 61; the youngest Board member was 51, and the oldest was 70. There is therefore a sufficient age mix on the Supervisory Board.

The CVs of the members of the Supervisory Board can be found at www.munichre.com/supervisory-board.

Independence

The shareholder representatives on the Supervisory Board aim to ensure that, as far as possible, all candidates whom they propose to the Annual General Meeting for election are independent.

In implementing the German Corporate Governance Code, the shareholder representatives have set themselves the objective of having at least eight independent shareholder representatives on the Supervisory Board.

Taking into account the ownership structure, the shareholder representatives are of the opinion that all ten shareholder representatives meet the independence criteria of the German Corporate Governance Code. In their assessment, they took into particular account whether the member of the Supervisory Board or a close relative of the member of the Supervisory Board (i) is related to a member of the Board of Management, (ii) was a member of the Board of Management of the Company in the two years preceding the appointment to the Supervisory Board, (iii) may derive benefits that are influenceable the Board of Management as a consequence of their membership on the Supervisory Board (for instance through a consultancy contract), (iv) represents in particular a specific group that pursues individual or special interests, (v) holds a major direct or indirect stake in the company or represents a shareholder/group that holds such a stake or its interests, (vi) held a board or consultancy function in the year preceding the appointment, in particular for competitors, clients, suppliers or creditors of the Company or for an entity dependent on these which might lead to a relevant, i.e. material and not only temporary, conflict of interest in their view or in the view of the Company, (vii) has been a partner or employee of the auditors during the past three years and/or (viii) has been a member of the Supervisory Board for more than 12 years.