Corporate Governance Statement

2021

Deutsche Pfandbriefbank Group



Corporate Governance Statement

Declaration of Compliance with the German Corporate Governance Code, pursuant to section 161 of the German Public Limited Companies Act (Aktiengesetz – "AktG").

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Since 16 July 2015, Deutsche Pfandbriefbank AG's ("pbb") shares have been listed on the Frankfurt Stock Exchange. Since that date, pbb has been subject to disclosure requirements pursuant to section 161 of the AktG. All Declarations of Compliance are available on the Company's website: www.pfandbriefbank.com/en/investors/mandatory-publications.html The most recent Declaration of Compliance issued by the Management Board and the Supervisory Board was dated 26 February 2021.

Pursuant to section 161 (1) sentence 1 of the AktG, the Management Board and the Supervisory Board of pbb shall declare, on an annual basis, that the Company has complied with, and continues to comply with, the recommendations of the Government Commission "German Corporate Governance Code", or which recommendations have not been (or are not being) complied with, stating reasons for any non-compliance (the concept of "comply or explain").

Accordingly, the Management Board and the Supervisory Board of pbb declare that pbb complied with the recommendations of the Government Commission "German Corporate Governance Code" (as amended on 16 December 2019), and continues to do so, with the following exceptions:

- RecommendationThe Chairman of the Supervisory Board and Chairman of the Remuneration C.10 and of the Audit and Digitalisation Committees, Dr Günther Bräunig, was elected as a member of pbb's Supervisory Board following the proposal of the Federal Republic of Germany in 2009, which at that time indirectly held almost 100% of pbb shares through the Financial Market Stabilisation Fund – FMS. In 2016 and 2021, Dr Günther Bräunig was re-elected to pbb' Supervisory Board, once again at the proposal of the Financial Market Stabilisation Fund – FMS. Therefore, and since he has been a member of the Supervisory Board since 2009, as a precaution, Dr Günther Bräunig is not considered independent from the Company, although the Financial Market Stabilisation Fund – FMS sold its remaining share of 3.5% as at 16 November 2021.
- RecommendationSince Ms Dagmar Kollmann resigned from her office at her own request D.4 with effect from 31 October 2021, Dr Günther Bräunig has temporarily assumed the position as Chairman of the Audit and Digitalisation Committee. Accordingly, the Supervisory Board and the Audit and Digitalisation Committee have been chaired by the same person since 1 November 2021. At its meeting on 20 January 2022, the Supervisory Board resolved to apply for the court

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appointment of Gertraud Dirscherl to the Supervisory Board, which the Local Court (Amtsgericht) approved on 2 February 2022. Should Gertraud Dirscherl's appointment be confirmed by way of her election at the next ordinary Annual General Meeting, she is scheduled to assume the Chair of the Audit and Digitalisation Committee.

RecommendationReferring to section G.10 of the GCGC, which stipulates that long-term variable G.10 remuneration components granted to Management Board members shall be accessible only after a period of four years, pbb hereby deviates from this rule. Portions of the deferred variable remuneration might be accessible before that period. However, the following consideration should be taken into account in this context:

The intention of the rules laid out in the GCGC, i.e. granting variable remuneration over a multiple-year period on a sustainable basis, is considered by applying compulsory performance measurement and disbursement regulations pursuant to the German Regulation on Remuneration in Financial Institutions (*Institutsvergütungsverordnung* – "InstVergV"), which ultimately go far beyond the GCGC recommendations in terms of granting remuneration on a long-term basis.

Firstly, target achievement at institutional level, which is the relevant factor for the variable remuneration of Management Board members, depends on the Company's performance over three consecutive financial years.

Secondly, pbb's disbursement structure provides for the variable remuneration to be divided into a disbursement portion and a deferral portion. The disbursement amount constitutes 40% of the variable remuneration, with the deferral portion amounting to 60%.

50% of the disbursement amount is paid out in cash when the conditions for disbursement have been met. The remaining 50% is disbursed after a retention period of one year, after the amount has been adjusted in line with the performance of the pbb share (sustainability component).

The deferral period for the deferral portion is five years. In each of the five years following determination of the variable remuneration, the Supervisory Board decides, within an ex-post variable remuneration review, whether one fifth of the deferral portion will be granted (ex-post risk adjustment). Until the end of each deferral period, there is no entitlement to the relevant remuneration components. Once the deferred remuneration components become an entitlement, half of the respective deferral portion is paid out in cash. The remaining half is retained for another year, and is adjusted again in line with the performance of the pbb share (sustainability component).

Effective 1 January 2018, the conditions to apply clawback options for variable remuneration already paid out were contractually agreed upon with all Management Board members.

Furthermore, the recommendation in section G.10 of the GCGC stipulates that the long-term variable remuneration amounts of Management Board members shall be largely invested in company shares by the respective Management Board member, or shall be granted as share-based remuneration. Given that these stipulations no longer exclusively refer to long-term variable remuneration

amounts, pbb hereby deviates from the recommendation because only half of the variable remuneration is share-based (and therefore not predominantly so).

Munich, 25 February 2022

The Management Board

The Supervisory Board

Corporate Governance Report

pbb is a leading European specialist bank for commercial real estate finance; with an outstanding issuing volume of more than €26.5 billion, it ranks amongst the largest issuers of Pfandbriefe. pbb has been listed in the Prime Standard segment of the Regulated Market at the Frankfurt Stock Exchange since 16 July 2015. Its shares are included in the SDAX®. pbb holds a General Meeting of shareholders at least once a year, giving all shareholders the opportunity to participate in shaping the development of their Company. As a significant institution, pbb is subject to the direct supervision of the European Central Bank and the Single Resolution Board.

The Bank has summarised the essential rules applicable to pbb Group in a framework on internal governance which is available not only to the Management Board and Supervisory Board, but also to all employees. Among other things, it states the composition and workflows of the Supervisory Board and Management Board and their committees, internal control guidelines, the Code of Conduct, and principles for handling conflicts of interest.

RECOMMENDATIONS OF THE GERMAN CORPORATE GOVERNANCE CODE

pbb's current as well as previous Declarations of Compliance with the German CorporateGovernance Code (the "Code"), pursuant to section 161 of the AktG, are permanentlyavailableontheCompany'swebsite:https://www.pfandbriefbank.com/en/investors/mandatory-publications.html.

DESCRIPTION OF MANAGEMENT BOARD AND SUPERVISORY BOARD WORKFLOWS

The Management Board informs the Supervisory Board, as well as the Supervisory Board committees, regularly and in a timely manner, about pbb Group's financial situation and performance. During meetings, the Supervisory Board receives reports on the risk position, risk management, new business, the liquidity strategy, as well as on significant events which are of material importance to the assessment of the Company's position, development and management.

In addition, the Management Board members maintain continuous contact with the Chair of the Supervisory Board (and the Chairpersons of the respective committees) with regard to important developments. Regular topics of discussion during Supervisory Board meetings additionally include developments in the lending business and the overall credit policy, all lending exposures which must be reported to the Supervisory Board, risk developments, risk

management, business policy, as well as market trends and developments regarding the lending business and funding.

MANAGEMENT BOARD

The Management Board conducts pbb's business under its own responsibility, and in accordance with the law, the Articles of Association, and the Rules of Procedure for the Management Board (*Geschäftsordnung*). Moreover, the members of the Management Board observe the internal Code of Conduct, which applies for all members of staff and is publicly available on the Company's website.

During the year under review, the members of pbb's Management Board were responsible for the following portfolios:

- > Andreas Arndt, CEO and CFO
- > Thomas Köntgen, Deputy CEO, Real Estate Finance and Public Investment Finance
- > Andreas Schenk, CRO
- > Marcus Schulte, Treasurer

Members of the Management Board are obliged to act in the interests of pbb; they must not pursue personal interests in their decision-making. During their term of office for pbb, they are obliged to observe an extensive no-competition clause and are prohibited from exploiting opportunities available to the Company for their own benefit. Management Board members shall disclose conflicts of interest to the Chair of the Supervisory Board and to the Chair of the Management Board without undue delay, and shall inform the other members of the Management Board. No such conflicts of interest occurred during the year under review.

pbb does not grant any loans to Management Board members.

As far as pbb is aware, the members of the Management Board and their closely related parties did not hold any shares in the Company (or any financial instruments based thereon) during the year under review, to an extent that would have been reportable.

COMPOSITION AND ORGANISATION OF THE SUPERVISORY BOARD

The Supervisory Board continuously monitors the Management Board, providing it with regular advice on the management of the Company. In accordance with the Articles of Association, the Supervisory Board consists of nine members, six of which are elected by shareholders and three by employees, in accordance with the German Act to Simplify the Election of Employee Representatives to the Supervisory Board (One-Third Employee Participation Act – *Drittelbeteiligungsgesetz*).

With the exception of Dr Günther Bräunig and Gertraud Dirscherl, the current terms of office of the shareholder representatives on the Supervisory Board will end upon close of the ordinary Annual General Meeting in 2025, which resolves on the formal approval for the 2024 financial year, whilst the terms of office of the employee representatives end one year later, upon the close of the ordinary Annual General Meeting in 2026, which resolves on the formal approval for the 2025 financial year. Dr Günther Bräunig's appointment will terminate at the close of the ordinary Annual General Meeting in 2023. The appointment of Gertraud Dirscherl, who was appointed to the Supervisory Board by court order with effect from 2 February 2022 to succeed Dagmar Kollmann (who resigned with effect from 31 October 2021), will terminate at the close of the next ordinary Annual General Meeting in 2022.

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The Supervisory Board elected Dr Günther Bräunig as its Chairman, and Dagmar Kollmann (until 31 October 2021) and Hanns-Peter Storr (as of 10 November 2021) as his deputies.

During the financial year 2021, the Company's Supervisory Board comprised:

Name Place of residence	Principal occupation	Supervisory Board memberships and other directorships in 2021
Function in Supervisory Board Initial appointment	Functions in the Committees of the Supervisory Board	
Dr. Günther Bräunig Frankfurt/Main, Germany Chairman 14.8.2009	CEO of KfW (until 31.10.2021) Chairman of the Executive and Nomination Committee, of the Remuneration Committee and of the Audit and Digitalisation Committee (from 1.11.2021); Member of the Audit and Digitalisation Committee (until 31.10.2021) and of the Risk Management and Liquidity Strategy Committee (from 1.11.2021)	Deutsche Post AG, Bonn, Germany – Member of the Supervisory Board Deutsche Telekom AG, Bonn, Germany – Member of the Supervisory Board
Dagmar Kollmann Vienna, Austria Deputy Chairman 14.8.2009 (Member until 31.10.2021)	Entrepreneur Chairman of the Audit and Digitalisation Committee, Member of the Executive and Nomination Committee and of the Remuneration Committee and of the Risk Management and Liquidity Strategy Committee (each function until 31.10.2021)	Deutsche Telekom AG, Bonn, Germany – Member of the Supervisory Board KfW IPEX-Bank GmbH, Frankfurt/Main, Germany – Member of the Supervisory Board (until 25.3.2021) Unibail-Rodamco SE, Paris, France – Member of the Supervisory Board Coca-Cola European Partners plc, London, UK – Member of the Supervisory Board Paysafe Limited, London - Member of the Supervisory Board (from 25.3.2021)
Hanns-Peter Storr Frankfurt/Main, Germany Member; Deputy Chairman (from 10.11.2021) 12.5.2021	Banker Chairman of the Risk Management and Liquidity Strategy Committee; Member of the Audit and Digitalisation Committee (each function from 12.5.2021)	BHW Bausparkasse AG, Hameln, Germany – Member of the Supervisory Board
Dr. Jutta Dönges Frankfurt/ Main, Germany 21.6.2018 (Member until 24.3.2021)	Executive Board Member of Bundesrepublik Deutschland – Finanzagentur GmbH Member of the Audit and Digitalisation Committee and of the Risk Management and Liquidity Strategy Committee (each function until 24.3.2021)	FMS Wertmanagement AöR, Munich, Germany – Deputy Chairman of the Supervisory Board Commerzbank AG, Frankfurt/Main, Germany – Member of the Supervisory Board TUI AG, Hannover, Germany – Member of the Supervisory Board (from 25.3.2021)
Dr. Thomas Duhnkrack Kronberg/Taunus, Germany Member 21.7.2015	Entrepreneur Member of the Audit and Digitalisation Committee and of the Executive and Nomination Committee (from 10.11.2021)	Hauck & Aufhäuser Privatbankiers AG (from 1.1.2022 Hauck Aufhäuser Lampe Privatbank AG), Frankfurt/Main, Germany – Member of the Supervisory Board
Dr. Christian Gebauer-Rochholz Hochheim, Germany Employee Representative 21.11.2012 (Member until 12.5.2021)	Bank employee	-
Susanne Klöß-Braekler Munich, Germany Member 12.5.2021	Entrepreneur Member of the Executive and Nomination Committee and of the Remuneration Committee	ING-DiBa AG, Frankfurt/Main, Germany – Chairman of the Supervisory Board Oddo BHF AG, Frankfurt/Main, Germany – Member of the Supervisory Board Cembra Money Bank AG, Zürich, Switzerland – Member of the Supervisory Board
Georg Kordick Poing, Germany Employee Representative 22.2.1990	Bank employee	-
Olaf Neumann Munich, Germany Employee Representative 12.5.2021	Bank employee	
Joachim Plesser Ratingen, Germany Member 26.8.2014 (Member until 12.5.2021)	Consultant Chairman of the Risk Management and Liquidity Strategy Committee, Member of the Executive and Nomination Committee and of the Remuneration Committee (each function until 12.5.2021)	DIC Beteiligungs AG, Frankfurt/Main, Germany – Member of the Supervisory Board Pandion AG, Cologne, Germany – Chairman of the Supervisory Board
Oliver Puhl Frankfurt/Main, Germany Member 13.5.2016	Entrepreneur Member of the Risk Management and Liquidity Strategy Committee	-
Heike Theißing Munich, Germany Employee Representative 7.7.2011	Bank employee Member of the Remuneration Committee	-

In accordance with recommendation C.1 of the Code, as part of its Rules of Procedure, the Supervisory Board has defined specific goals for its composition and resolved upon a profile of skills and expertise for the entire Board, which are available on the Company's website. In addition to these documents, the Supervisory Board has introduced a catalogue of criteria for new Supervisory Board members, which takes into account Company-specific and professional requirements. Furthermore, the Supervisory Board adopted a guideline on the hiring process and suitability check for Management and Supervisory Board members as well as for key personnel (Suitability Policy). This Policy summarises and further specifies the relevant rules, for example regarding the ongoing evaluation of individual and collective suitability. A guideline on fostering diversity in the Management Board and Supervisory Board supplements the Suitability Policy.

As a general rule, more than half of the shareholder representatives on the Supervisory Board shall be independent, in the Supervisory Board's opinion, from the Company, its Management Board and any controlling shareholders. The Supervisory Board shall also not include more than two former members of the Management Board. Former Management Board members shall not chair the Supervisory Board, or one of its committees. The Supervisory Board considers all Supervisory Board members for 2021 - except Dr Günther Bräunig – to be independent, taking into account the criteria in recommendation C.7 of the Code. Dr Günther Bräunig was first elected as a member of pbb's Supervisory Board following the proposal of the Federal Republic of Germany in 2009, which at that time indirectly held almost 100% of pbb shares through the Financial Market Stabilisation Fund -FMS. In 2016 and 2021, Dr Günther Bräunig was re-elected to pbb' Supervisory Board, once again at the proposal of the Financial Market Stabilisation Fund – FMS. Therefore, and since he has been a member of the Supervisory Board since 2009, as a precaution, Dr Günther Bräunig is not considered independent from the Company, although the Financial Market Stabilisation Fund – FMS sold its remaining share of 3.5% as at 16 November 2021. No former member of the Management Board currently sits on the Supervisory Board.

The Supervisory Board has established four committees in order to perform its supervisory duties in an efficient manner: the Executive and Nomination Committee, the Audit and Digitalisation Committee, the Risk Management and Liquidity Strategy Committee, and the Remuneration Committee.

The committees comprised the following members in the 2021 financial year:

The members of the Executive and Nomination Committee are:

Dr Günther Bräunig (Chairman), Dagmar Kollmann (until 31 October 2021), Joachim Plesser (until 12 May 2021), Susanne Klöß-Braekler (as of 12 May 2021) and Dr Thomas Duhnkrack (as of 10 November 2021)

The members of the Audit and Digitalisation Committee are:

Dagmar Kollmann (member and Chair until 31 October 2021), Dr Günther Bräunig (Chairman as of 1 November 2021), Dr Jutta Dönges (until 24 March 2021), Dr Thomas Duhnkrack and Hanns-Peter Storr (as of 12 May 2021)

The members of the **Risk Management and Liquidity Strategy Committee** are: Joachim Plesser (member and Chairman until 12 May 2021), Hanns-Peter Storr (member and Chairman as of 12 May 2021), Dr Jutta Dönges (until 24 March 2021), Dagmar Kollmann (until 31 October 2021), Dr Günther Bräunig (as of 1 November 2021) and Oliver Puhl

The members of the **Remuneration Committee** are:

Dr Günther Bräunig (Chairman), Dagmar Kollmann (until 31 October 2021), Joachim Plesser (until 12 May 2021), Susanne Klöß-Braekler (as of 12 May 2021) and Heike Theißing

The Executive and Nomination Committee concerns itself with strategic and current issues affecting the Group, as well as with matters concerning the Management Board, for which it prepares corresponding proposals for the plenary meeting. It also advises the Supervisory Board, both regularly and event-driven, regarding issues of Management Board personnel and succession planning, the individual specifications of Management Board contracts, and submits corresponding recommendations to the Supervisory Board. To ensure long-term succession planning for the Management Board, the Executive and Nomination Committee regularly concerns itself, in cooperation with the members of the Management Board, with the further development of the respective skills profiles, and carries out potential analyses of new candidates when required. These activities are based on the internal Suitability Policy described before, and on pbb's Guideline on Fostering Diversity. In addition, the committee prepares the annual evaluation of the effectiveness of the work of the Management Board, the Supervisory Board and its committees. This includes the ongoing evaluation of individual and collective suitability, which forms the basis from which to identify any need for action. Moreover, it deals with the implementation of the under-represented gender quota for pbb's Supervisory Board and Management Board, and makes proposals for the succession of Supervisory Board members to be elected by shareholder representatives.

The Audit and Digitalisation Committee is concerned with all accounting and digitalisation issues, as well as with the audit of pbb and pbb Group. It is responsible for the preparation, and monitors the audit, of the Annual Financial Statements and Consolidated Financial Statements, the interim reports, as well as the reports submitted by Internal Audit and the external auditors regarding internal and external audit findings. Moreover, the Audit and Digitalisation Committee discusses the impact of current regulatory issues with the Management Board; it concerns itself with the mandate for the external auditors and their audit plan, independence and fees. Furthermore, the Audit Committee submits proposals for the appointment of external auditors to the Supervisory Board, and prepares the Supervisory Board's proposals for the election of external auditors to the Annual General Meeting. The Audit and Digitalisation Committee is also responsible for monitoring the effectiveness of the internal control system and of key controls implemented; it receives regular reports on current litigation, Compliance issues, data protection and IT security, notable accounting issues, as well as the audit plan established by Internal Audit and its implementation. In addition, the Audit and Digitalisation Committee also addresses issues relating to digitalisation and advises the Management Board and the Supervisory Board in this regard. The Digital Advisory Board, comprising external experts, supports the committee; the bodies meet at least twice a year to discuss current developments relating to digitalisation. Via the committee chair, every member on the Audit and Digitalisation Committee may obtain information directly from the Heads of those central units within the Company that perform the duties concerning the Audit Committee pursuant to section 107 (3) sentence 2 of the AktG.

The Risk Management and Liquidity Strategy Committee supports the Supervisory Board's supervision of risk management and liquidity management; it concerns itself with the risk strategy, reviews the Management Board's risk reporting, and is involved in the credit approval process to the extent laid down in the Rules of Procedure. The committee also regularly discusses new business developments as well as the liquidity and funding status; it looks at all types of risks associated with the banking business, such as credit, market, liquidity and operational risks, taking the Group's risk-bearing capacity into account. The committee also concerns itself with the syndication business, foreclosures and development financings, with write-downs of financial assets affected by impaired creditworthiness, the reporting of own funds in accordance with the German Solvency Regulation, country limits, asset/liability management, and the results of supervisory audits. In addition, it deals with individual loans requiring approval under the Rules of Procedure for the Management Board, with new business, regular re-submissions and approvals for change applications.

The Remuneration Committee monitors whether remuneration systems for the Management Board and for the Bank's employees are appropriate, and prepares the corresponding Supervisory Board resolutions. Furthermore, it deals with the Remuneration Report, the agreement of targets for Management Board members, as well as examining and identifying staff that have risk-taking functions.

ACTIVITIES AND GOVERNANCE OF THE SUPERVISORY BOARD

In the year under review, the Supervisory Board assured itself in all cases that the management measures taken by the Management Board were lawful, appropriate, due and proper. The Management Board fulfilled its information and reporting obligations, and informed the Supervisory Board (and/or its committees) in a regular, timely and comprehensive manner, both in writing and orally, about matters and measures relevant to the Company. This also included information on any deviations between target and actual figures or developments. The members of the Supervisory Board had sufficient opportunity, at all times, to critically assess the reports and proposed resolutions submitted by the Management Board, and to make their own suggestions during Supervisory Board committee meetings and in the plenary sessions. The Supervisory Board and its committees may invite experts and persons providing information to their meetings to advise on individual items if so required. In line with recommendation D.7 of the Code, the Supervisory Board also discusses topics without the Management Board present at its meetings.

In particular, the Supervisory Board held in-depth discussions on, and reviewed the plausibility of, all business transactions material to the Company on the basis of written and oral reports provided by the Management Board.

The members of the Supervisory Board generally take responsibility for undertaking any training or professional development measures necessary to fulfil their duties. The Company supports them to the extent required in this regard. Regular training for Supervisory Board and Management Board members is also provided ahead of the ordinary Supervisory Board meetings through presentations by external speakers. In the 2021 financial year, this annual training programme included a total of four continuous professional development measures on various topical issues (current regulatory priorities, ESG, cloud computing, and supervisory recovery and resolution planning).

Due to offices they hold with other parties, particularly credit institutions and real estate investors, some of the Supervisory Board members may conceivably have conflicts of interest which require disclosure to the Supervisory Board, particularly regarding conflicts of interest which may arise due to advice given to, or an office held with, clients, suppliers, lenders or other parties. To the extent that Supervisory Board members or their related parties maintain relationships with clients and/or relationships with other credit institutions, the Supervisory Board's Rules of Procedure provide regulations to avoid or mitigate conflicts of interest, such as the disclosure of imminent conflicts of interest, the waiver of voting rights, or non-participation in relevant discussions during meetings of the Supervisory Board/the committee concerned.

pbb does not grant any loans to Supervisory Board members.

As far as pbb is aware, the members of the Supervisory Board and their closely related parties did not hold any shares in the Company (or any financial instruments based thereon) during the year under review, to an extent that would have been reportable.

During the financial year under review, the Supervisory Board examined the efficiency of its work in line with the requirements of section 25d (11) of the KWG, drawing on external support for this purpose. This included, amongst other things, the use of questionnaires for

the ongoing evaluation of individual and collective suitability of Supervisory Board members. At the Supervisory Board meeting held on 25 February 2022, the results of the Supervisory Board and Management Board evaluations for 2021 were discussed, and recommendations for action were derived. The requirements for the composition of the Supervisory Board regarding competence, age and diversity, as laid out in the profile of skills and expertise, are considered fulfilled overall.

In line with the recommendations of the Code, the Chairman of the Supervisory Board did not chair the Audit and Digitalisation Committee until 31 October 2021; this position was held by Dagmar Kollmann. Since Dagmar Kollmann resigned from her office, at her own request, with effect from 31 October 2021, Dr Günther Bräunig temporarily assumed the position as Chairman of the Audit and Digitalisation Committee. Accordingly, the Supervisory Board and the Audit and Digitalisation Committee have been chaired by the same person since 1 November 2021. At its meeting on 20 January 2022, the Supervisory Board resolved to apply for the court appointment of Gertraud Dirscherl to the Supervisory Board, which the Local Court (Amtsgericht) approved on 2 February 2022. Should Gertraud Dirscherl's appointment be confirmed by way of her election at the next ordinary Annual General Meeting, she is scheduled to assume the Chair of the Audit and Digitalisation Committee. Dagmar Kollmann and Dr Günther Bräunig both fulfilled the requirements as determined in the Supervisory Board's Rules of Procedure according to which the Chair of the Audit and Digitalisation Committee must fulfil the requirements established in section 25d (9) sentence 2 of the KWG and recommendation D.4 of the Code, and shall in particular have expertise in accounting and auditing as well as specific knowledge and experience in applying accounting principles and internal control procedures. The Supervisory Board moreover complies with the qualitative requirements set out in section 100 (5) of the AktG.

SUCCESSION PLANNING AND GUIDELINES FOR THE SELECTION OF MANAGEMENT BOARD AND SUPERVISORY BOARD MEMBERS

To minimise the risk of substantial loss of know-how, and to ensure that both the Management Board and the Supervisory Board are capable of acting at all times, the Supervisory Board has set different appointment and election dates for members of the Management Board and Supervisory Board alike. The Supervisory Board, and especially the Executive and Nomination Committee, also concerns itself with the continuous monitoring and refinement of the mid- to long-term succession planning. In line with the Suitability Policy, the Supervisory Board, when making proposals to the Annual General Meeting for the election of new shareholder representatives, ensures beforehand that the proposed candidates fulfil the statutory, regulatory, professional and personal requirements applicable to the respective position, and that when taking into account the knowledge of the respective candidate, specific goals for the entire Board are (or would be) complied with. Furthermore, the Supervisory Board makes sure that the respective candidates are able to dedicate the time required for the position.

For further details on the work of the Supervisory Board, please refer to the Report of the Supervisory Board, which forms part of the Annual Report.

OTHER DISCLOSURES REGARDING CORPORATE GOVERNANCE STANDARDS

Transparency

Information provided by pbb on its website includes all key details regarding the Annual Financial Statements and Consolidated Financial Statements, the half-yearly report, quarterly reports or statements, the financial calendar and mandatory disclosures such as voting rights and ad-hoc disclosures. Within the framework of Investor Relations activities (such as press and analysts' conferences, as well as roadshows) and via Corporate Communications, the Group provides additional, regular information on the latest corporate developments. The Corporate Governance Statement (including the Declaration of Compliance with the German Corporate Governance Code) is permanently available on pbb's website.

Risk Management

Risk management and risk control are key tasks within the scope of pbb's overall bank management. Through the business and risk strategy, the Management Board sets the framework for pbb's risk appetite and risk-bearing capacity in its business activities. Monthly risk reports to the Management Board provide an extensive analysis of the Bank's overall risk situation; adjustments are made where necessary. The Supervisory Board is informed about the risk situation on a regular basis, at least once a quarter. For further details on the Bank's risk management and controlling system, please refer to the Risk and Opportunity Report within the published Annual Report.

Compliance

Compliance means ensuring adherence to legal and other requirements by building an organisation that proactively meets these needs and implementing other measures. At the core of the norms pbb must adhere to lie the German Banking Act, the German Money Laundering Act, the German Securities Trading Act, the EU Market Abuse Regulation, the German Pfandbrief Act, and the regulations and guidelines based on these documents. Numerous internal guidelines on preventing money laundering (Prevention of Money Laundering and Terrorist Financing) and combating other criminal actions, are binding for all employees. In order to raise awareness among, and provide further training to pbb Group employees, staff members are required to undergo regular compliance training, e.g. on preventing money laundering and other criminal actions.

Transparent, fair, responsible and honest conduct – with the required degree of expertise, professionalism and integrity in dealings with one another and in relation to clients and business partners, competitors and the public – is deeply rooted in pbb. It provides the foundation for the Bank's business success, and requires that the relevant legal, supervisory and internal provisions as well as other relevant laws and regulations are implemented and adhered to. Within pbb, the Group's Code of Conduct set outs the ethical and legal framework. The Code of Conduct serves as the basis for voluntary self-regulation and includes the mandatory requirements that pbb places upon all its employees. In addition, pbb Group has published Human Rights Guidelines. These supplement the Code of Conduct and define the requirements that the Group expects both itself and its stakeholders to meet when it comes to respecting and safeguarding human rights.

For further details on pbb's compliance system, please refer to the Non-financial Report.

Sustainability

Companies must assume responsibility for their actions in the environment in which they operate. For pbb Group, this means being aware that one's own actions make a substantial contribution to securing a long-term future – and taking into account the consequences of those actions for all stakeholders as well as for society and the environment. pbb Group is convinced that sustainable and responsible business practices based on law-abiding and honest conduct and adherence to high ethical principles, assuming social responsibility, conserving natural resources and protecting the climate are essential when it comes to securing the Company's future and increasing its value. The ESG Committee is a vital instrument for embedding sustainability topics in pbb Group. It is comprised of the Management Board members, the competent heads of divisions and the main members of the ESG Programme Management team. This broad-based composition is designed to take account of the sustainability requirements in pbb's core business, but also in the management of ESG risks. For further details on pbb's sustainability strategy, please refer to the separately published Non-financial Report available on pbb's website.

Remuneration Report

The Remuneration Report is published alongside the Annual Report and outlines the structure of remuneration systems for the Supervisory Board, the Management Board, and employees. This includes a description of Supervisory Board remuneration, in accordance with the Articles of Association; remuneration for the Management Board is broken down into monetary remuneration, ancillary benefits, and pension benefits, and is shown individually for each Management Board member. For details on share option programmes and similar securities-based incentive systems, please refer to the Remuneration Report. The quantitative remuneration information to be disclosed in compliance with Article 450 of the Capital Requirement Directive ("CRR") in conjunction with section 16 of the German Regulation on Remuneration in Financial Institutions (Institutsvergütungsverordnung – "IVV") is permanently available at the Company's website, under www.pfandbriefbank.com.

Related Party Transactions

Please refer to the notes to the Consolidated Financial Statements for further information regarding related party transactions. In addition, the Bank has established a procedure for identifying related party transactions which, in specific cases, must be approved by the Supervisory Board and disclosed pursuant to sections 111a et seqq. of the AktG.

Accounting policies

pbb prepares its Annual Financial Statements in accordance with the provisions of the German Commercial Code (Handelsgesetzbuch – "HGB"); its Consolidated Financial Statements are prepared in accordance with the International Financial Reporting Standards (IFRSs) as adopted for use in the European Union. The Management Board prepares the Annual and Consolidated Financial Statements. The external auditors submit their report on the audit of the Annual Financial Statements and Consolidated Financial Statements and Consolidated Financial Statements to the Supervisory Board. The ordinary Annual General Meeting appointed Deloitte GmbH Wirtschaftsprüfungsgesellschaft (Deloitte) as the external auditors of the Annual and Consolidated Financial Statements for the 2021 financial year. Having ascertained the independence of the external auditors, the Supervisory Board appointed the external auditors and defined the focal points of the audit. Details regarding the fees paid to the external auditors are provided in the notes to the Consolidated Financial Statements.

Deloitte, external auditors of the Annual and Consolidated Financial Statements elected by the ordinary Annual General Meeting, audited the Annual Financial Statements and

Consolidated Financial Statements as well as the Combined Management Report of pbb as at 31 December 2021, issuing an unqualified audit opinion. Deloitte has submitted a declaration of its independence to the Supervisory Board. The Bank has published the Nonfinancial Statement, a mandatory section of the Management Report, in a separate Nonfinancial Report. In the context of its audit obligation, the Supervisory Board made use of the possibility of a content-related external audit of the Non-financial Statement, carried out by Deloitte in the course of a separate appointment.

All Supervisory Board members received the financial statements documents and audit reports in good time. The Audit and Digitalisation Committee addressed the financial statements documents at its meeting on 17 March 2022. The Annual Financial Statements and Consolidated Financial Statements, the Combined Management Report as well as audit reports were discussed in detail with the Management Board and representatives of the external auditors. Following its own review, the Supervisory Board did not raise any objections to the audit results submitted by the external auditors. In the accounts review meeting held on 18 March 2022, it approved the Consolidated Financial Statements prepared by the Management Board, and the Annual Financial Statements were adopted. Details regarding the examinations carried out by the Supervisory Board, and the results of such examinations, are provided in the Report of the Supervisory Board.

Diversity, and disclosures pursuant to section 289f (2) nos. 4 to 6 of the HGB

In its Code of Conduct (which is also published on pbb's website), pbb has committed itself to respect all people, independent of age, sex, race, social background, skills, sexual orientation or religion. The Group explicitly welcomes and fosters diversity amongst its staff members, and management and supervisory bodies – this includes safeguarding the principle of equal opportunity, whilst rejecting discrimination of any kind. Since 2010, pbb has been a signatory to the Diversity Charter. Signatories to the Diversity Charter undertake to create a working environment free of prejudice and exclusion, and to establish an open corporate culture based upon mutual respect and the diversity of society. Diversity with regard to age, sex, educational and professional background as well as national identities is an important requisite for pbb Group's competitiveness and sustainable business success.

The Management Board and Supervisory Board also consider the principle of diversity in the context of their long-term succession planning and in decisions on appointments to the Supervisory Board and the Management Board. pbb especially considers different, complementary profiles, professional and life experiences – also in the international area – as well as an appropriate gender representation in the executive bodies, as factors of diversity in the makeup of the Management Board and Supervisory Board. In its Rules of Procedure, and based on catalogues of criteria concerning personal aptitude and professional skills for new members of the Management Board and Supervisory Board, the Supervisory Board has adopted standards for its composition and the qualification of its members. These standards are supplemented by the profile of skills and expertise for the Supervisory Board and by guidelines concerning the suitability check for Management and Supervisory Board members as well as on fostering diversity within the Management Board and Supervisory Board.

In principle, every candidate must be reliable and sufficiently qualified; he or she must ensure sufficient availability to exercise his or her office. Besides holding the necessary professional skills with regard to management and sector experience, candidates shall be trustworthy and of high integrity. Likewise, the selection of candidates shall take their requisite independence into account. Where several candidates are being considered, the goal of achieving maximum diversity shall also be considered. Moreover, the composition of

executive bodies is supposed to reflect pbb Group's international activities as well as the structure of the workforce.

Specific requirements exist with regard to the age and gender of Supervisory Board and Management Board members. For instance, the members of the Management Board should generally not be older than 60 years. All current Management Board members except Andreas Arndt satisfy this requirement. The Supervisory Board consciously accepted this exception in order to safeguard stability in the composition of the Management Board after pbb's privatisation was completed in 2015, as well as to secure Mr Arndt's long-standing experience for pbb.

As a rule, the members of the Supervisory Board should not be older than 70 years, and the term of office of a Supervisory Board member should generally end upon the close of the ordinary Annual General Meeting following their 70th birthday. As a rule, members of the Supervisory Board should not serve for more than three full terms of office (as defined by section 102 (1) of the AktG). In principle, pbb currently complies with these rules, The only exception to this age limit in the 2021 financial year was Joachim Plesser, who retired from the Supervisory Board upon close of the ordinary Annual General Meeting on 12 May 2021.

A key aspect of the diversity concept pursued by pbb is the issue of gender balance: in principle, when appointing executive staff, pbb endeavours to ensure that the underrepresented gender is appropriately represented. The Supervisory Board accordingly set the following target levels, most recently in November 2017, which are applicable until 30 June 2022:

- > Target female quota for Supervisory Board members: 30%
- > Target female quota for Management Board members: 20%

As at 31 December 2021, the female quota within the Supervisory Board fell compared to the previous year's reporting date, from 33% to 25%, as a result of Dagmar Kollmann retiring from her position as at 31 October 2021 and the related job vacancy on the Supervisory Board until year-end. Following the judicial appointment of Gertraud Dirscherl to the Supervisory Board as of 2 February 2022, the Board is now complete again, and the female quota back at 33%. Given that no changes were made to the composition of the Management Board, the female quota remained at 0%. The Supervisory Board remains committed to ensuring that the respective under-represented gender is appropriately represented when filling vacancies on, or expanding, the Management Board, in a targeted manner – given candidates who have the requisite skills and qualifications. The appointments of Andreas Arndt and Marcus Schulte were extended in order to ensure the necessary personnel stability and continued sustainable development of pbb. The Supervisory Board continues to adhere to its target female quota.

The Management Board has set target female quotas for the first and second management levels below the Management Board, most recently in October 2017; the Management Board aims to achieve these targets by 30 June 2022:

- > Target female quota for the first management level below the Management Board: 15%
- > Target female quota for the second management level below the Management Board: 15%

At the first management level below the Management Board, the target quota was achieved once again in 2021 with a 15% share of female employees. The female quota at the second management level below the Management Board also amounted to 15%. pbb maintains its intention to raise the number of women in executive positions, and to ensure women are appropriately represented when filling vacancies, in a targeted manner – given

candidates who have the requisite skills and qualifications. A higher awareness for this topic, across all levels of hierarchy, together with a corresponding management and corporate culture, also contribute to this objective. Moreover, pbb offers employees attractive working conditions – especially flexible working hours and remote working opportunities, which help to balance family and working life. Please refer to the Non-financial Statement for further details.

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