



Voluntary declaration of compliance with the Corporate Governance Code

Voluntary declaration of compliance of 2G Energy AG on the recommendations of the German Corporate Governance Code

2G Energy AG is listed in the Scale Segment (Regulated Unofficial Market) of the Frankfurt Stock Exchange, which does not constitute an organized or regulated market according to Section 2 (11) of the German Securities Trading Act (WpHG). It is therefore not obligated to issue an annual declaration of compliance with the recommendations of the Government Commission on the German Corporate Governance Code.

At 2G Energy AG, responsible and transparent corporate governance as well as sustainability and the observance of ethical values represent an integral part of its corporate culture that is lived in everyday dealings and activities. Consequently, the Management Board and Supervisory Board of 2G Energy AG decided in the 2020 financial year to follow the recommendations and suggestions of the German Corporate Governance Code on a voluntary basis as far as this is possible.

In the following, the Management Board and Supervisory Board hereby voluntarily declare that the recommendations of the "Government Commission on the German Corporate Governance Code" in the version dated April 28, 2022, published by the Federal Ministry of Justice on June 27, 2022 in the official section of the Federal Gazette, are complied with, with the exception of the recommendations listed below, which have not been and will not be applied:

Principle 3, principle 9 and principle 11 (Establishment of quotas for female employees)

In view of its listing on the Regulated Unofficial Market, 2G Energy AG is not subject to the obligation to determine and meet quotas for women for the Management Board, the second management level and the Supervisory Board pursuant to Sections 96 para. 2 and 111 para. 5 of the German Stock Corporation Act (AktG). The Management Board and the Supervisory Board are currently not staffed with women. When the Supervisory Board was last replaced in 2022, the focus was not on gender but on professional qualifications. In the future, 2G will pay more attention to filling vacancies on the Management Board, Supervisory Board and in the second management level with women. For 2G, diversity and equality are overriding basic values of the corporate culture and an integral part of human resources work. 2G does not tolerate any discrimination against people and is committed to their equal treatment and social integration - regardless of their origin, skin colour, religion, gender or sexual orientation. The salary regulations in the 2G group are transparent and gender-neutral.

Recommendation B.2 (Long-term succession planning for the Management Board)

2G Energy AG works continuously on the organizational development of the company. This also includes the long-term organizational structure of the Management Board and the appointment of Management Board members. Information on the composition of the Management Board, including the CVs of the individual members and their term of appointment can be found on the 2G Energy AG website under the Investor Relations - Corporate Governance headings. When considering the composition or personnel changes of the Management Board, the Supervisory Board also takes into account, among many aspects and concerns, the potential for long-term developments.

Recommendation C.1 (Supervisory Board competence profile)

In the assessment and opinion of the Supervisory Board, its members currently cover all areas of competence that are necessary for efficient Supervisory Board work. For example, the members of the Supervisory Board of 2G Energy AG command extensive knowledge of (capital market) legal issues as well as issues of sustainable corporate governance, the energy market, economic and tax advice and, in a general context, Supervisory Board work from comparable mandates in other companies and based on the foundation of many years of experience. In the case of special questions, external expertise is consulted as required. Consequently, the Supervisory Board does not consider it necessary at present to draw up a competence profile for the entire Board. When proposing candidates to the Annual General Meeting, the aim is not - as required by the Code under recommendation C.1 sentences 1 to 4 - to fill out a special competence profile. Furthermore, 2G Energy AG, which is not obliged to prepare a corporate governance statement due to its listing on the open market, also does not publish the status of the implementation of the competence profile in a qualification matrix.

Recommendation C.2 (Age limit for the Supervisory Board)

The Supervisory Board of 2G Energy AG has not yet set an age limit for incumbent Supervisory Board members. The Supervisory Board of 2G Energy AG has not yet set an age limit for incumbent Supervisory Board members. The rules of procedure of 2G Energy AG only stipulate that new members should not be older than 72 when they take office. 2G Energy AG does not consider an age limit with regard to retirement from the Supervisory Board to be appropriate, as otherwise valuable skills of the members would be lost merely due to their age and could possibly not be replaced in good time.

Principles 14 and 15 including recommendations D.2 to D.4 as well as D.10; (Supervisory Board committees; auditors)

Since the Supervisory Board only consists of three members, it does not consider the formation of committees to be conducive to efficiency. Due to its listing on the open market, 2G Energy AG is also not obliged to form an audit committee. All topics are dealt with in the plenary sessions. Due to the fact that the Declaration of Conformity was drawn up voluntarily, the auditors are not commissioned to audit the information provided in the Declaration of Conformity.

Recommendation D.9 (Auditor should note incorrect facts in the declaration on the Code in the audit report)

As a company listed on the Regulated Unofficial Market, 2G Energy AG prepares its Declaration of Conformity voluntarily. Moreover, the declaration of compliance is not part of the consolidated financial statements and therefore does not have to be audited by the auditor. Even in the regulated market,

the auditor's examination of the declaration of conformity pursuant to Section 317 (2) Sentence 7 HGB in conjunction with IDW PS 350 Rz. 9a merely covers whether the information has been provided. An audit of the content is not provided for by law. Therefore, 2G Energy AG will not commission its auditor with the audit of the declaration of compliance in the future.

Recommendation D.11 (Training and further training measures of the Supervisory Board)

The current members of the Supervisory Board of 2G Energy AG have been on the board for a longer period of time and at least since 2012. Consequently, their cooperation and organizational procedures are tested and tried, and are well-rehearsed. Therefore, all Supervisory Board members command many years of experience in Supervisory Board work and extensive, in-depth knowledge of the industry. The members of the Supervisory Board are responsible for their own training and further training measures. The Supervisory Board of 2G Energy AG therefore does not consider it necessary to report on these activities in the Report of the Supervisory Board.

Recommendation D.12 (Self-assessment for the Supervisory Board)

There is currently no formalized, regular self-evaluation of the effectiveness of the Supervisory Board's performance of its duties. Moreover, also against the background of the above-mentioned deviation of the longstanding membership of the members of the Supervisory Board mentioned under D.11 and their experience in the work of the Supervisory Board, the committee does not currently see any potential for efficiency gains by performing self-assessments.

Recommendation F.2 (Publication deadlines for annual and half-yearly reports)

Given its listing on the Regulated Unofficial Market, 2G Energy AG is not subject to the shortened publication deadlines of the WpHG for its annual and half-yearly financial reports. According to the General Terms and Conditions of Deutsche Börse AG for the Regulated Unofficial Market on the Frankfurt Stock Exchange, annual financial reports must be published by June 30 and half-yearly reports by October 31 of each year, as long as the financial year corresponds to the calendar year. 2G does not make use of these deadlines and publishes annual results in the period of April to May and half-yearly results by the end of September. From 2G's perspective, this provides sufficient transparency for shareholders and investors. In addition, 2G publishes information on business and technical developments on an ongoing basis throughout the year. In 2024, the preliminary consolidated figures for the 2022 financial year were published on April 11, the full consolidated financial statements are published on April 18 and the 2024 half-year figures on September 05.

Principles 24 and 26, including recommendations G.1 to G.14. (Remuneration of the Management Board as well as compensation report)

2G Energy AG is not subject to the legal requirements of ARUG II (Shareholder Rights Directive), which came into force on January 1, 2020. Therefore, the Annual General Meeting does not have to decide on the approval of the remuneration system in an advisory capacity. In addition, 2G has so far only disclosed the total compensation of all members of the Executive Board in the annual report and on the website at <https://2-g.com/de/investor-relations/corporate-governance> in the document "Cooperation between the Management Board and the Supervisory Board", without breaking it down by individual members. Variable and fixed compensation components granted are disclosed here.

Heek, in April 2024

For the supervisory board
of 2G Energy AG

For the management board
of 2G Energy AG

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