Declaration of corporate management 2018

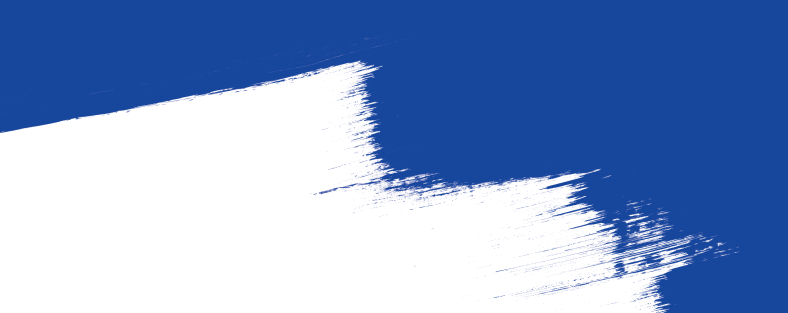
of the EnBW Group and EnBW AG including the corporate governance report 2018





The declaration of corporate management including the corporate governance report

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Good corporate governance is an essential part of the corporate culture at EnBW Energie Baden-Württemberg AG (EnBW). We are convinced that responsible and transparent corporate governance strengthens the trust and confidence that customers, capital providers, employees and the general public place in the company, thereby contributing to its long-term success. The Board of Management and Supervisory Board have the responsibility of managing and supervising the company above and beyond merely fulfilling statutory requirements, but to do it in accordance with recognised benchmarks for good corporate governance and in harmony with the principles of a social market economy, guaranteeing the continued existence of the company and ensuring a sustainable increase in its added value. Therefore, EnBW also meets all the recommendations of the German Corporate Governance Code (DCGK).

As in previous years, Dr. Bernhard Beck, the member of the Board of Management responsible for corporate governance, monitored compliance with the DCGK at EnBW and reported extensively to the Board of Management and Supervisory Board on all current themes pertaining to corporate governance. Both boards acknowledged his report and subsequently approved the company's declaration of compliance, which is reproduced in full at the end of this report.

Board of Management and Supervisory Board

Close and trusting cooperation for the good of the company is considered an integral part of the EnBW culture by the Board of Management and Supervisory Board.

The **Board of Management** jointly manages the company on its own responsibility. In the reporting period up to 31 December 2018, the Board of Management comprised four members, of which one held the position of chairman. There are currently five members of the Board of Management for a transitional period until Dr. Bernhard Beck completes his period in office on 30 June 2019. The Board of Management is tasked with defining the company goals and developing the strategic orientation of the EnBW Group, agreeing this with the Supervisory Board and implementing it accordingly. In addition, it ensures Group-wide compliance with statutory regulations and internal guidelines, as well as appropriate risk management and risk controlling.

Important aspects of cooperation within the Board of Management are defined in its rules of procedure. These regulate, amongst other things, the frequency at which the meetings of the Board of Management led by the Chairman are held multiple times a month and stipulates that all important questions relating to the management of the Group and any cross-departmental issues will be addressed at these meetings. Furthermore, the rules of procedure include a rule that resolutions will be taken by the Board of Management on a majority vote basis, whereby the Chairman has the casting vote in the event of a tie.

The Chairman of the Board of Management in the reporting period was and also currently is Dr. Frank Mastiaux. Further details on the members of the Board of Management and the division of responsibilities can be found in the information provided on p. 24 and 25 of the Integrated Annual Report 2018 and in the section "Corporate governance" under "Management and supervision" on p. 56 and 57 of the Integrated Annual Report 2018.

The standard retirement age set for members of the Board of Management at EnBW is 63 years old. In the reporting period and also currently, the members of the Board of Management did not and do not hold more than three positions on supervisory boards at non-Group listed companies or on supervisory bodies at non-Group companies that have comparable requirements. As in the past, there were also no known conflicts of interests for the members of the Board of Management in the 2018 financial year. EnBW did not enter into any significant transactions with individuals or companies that are related to a member of the Board of Management in the reporting period.

In the reporting period, the Board of Management discussed the Six-Monthly Financial Report and the quarterly statements with the audit committee of the Supervisory Board before publication.

The **Supervisory Board** of EnBW is comprised of 20 members, half of which are representatives elected by the shareholders and half by employees. The Chairman of the Supervisory Board is Lutz Feldmann.

The elected employee and shareholder representatives began their term of office at the conclusion of the Annual General Meeting of EnBW on 10 May 2016. The defined term of office for the elected members of the Supervisory Board ends at the conclusion of the Annual General Meeting in 2021.

There were changes to the composition of the Supervisory Board in the reporting period. Klaus Schörnich (employee representative) retired and stepped down from his position as a member of the Supervisory Board for this reason with effect from 30 September 2018. Friedhelm Bobach, who was elected by the assembly of employee delegates as the replacement for Klaus Schörnich, also stepped down from his position due to entering the passive phase of semi-retirement. Therefore, Volker Hüsgen, Chairman of the works council at Stadtwerke Düsseldorf AG, member of the Group works council for the EnBW Group and first Deputy Chairman of the Supervisory Board of Stadtwerke Düsseldorf AG was appointed by the court to replace his predecessor on the Supervisory Board until the end of the regular election period with effect from 1 October 2018. With effect from 31 December 2018, the members of the Supervisory Board Silke Krebs (shareholder representative) and Sebastian Maier (employee representative) stepped down from their positions for professional reasons and the members of the Supervisory Board Heinz Seiffert (shareholder representative) and Arnold Messner (employee representative) stepped down from their positions due to retirement. Marika Lulay and Harald Sievers, District Administrator of the Ravensburg district, were appointed by the court as members of the Supervisory Board with effect from 1 January 2019 to replace the former members of the Supervisory Board Silke Krebs and Heinz Seiffert. At the same time, Achim Binder, Deputy Chairman of the Group works council for the EnBW Group, Chairman of the central works council "grids sector" of EnBW and Chairman of the regional service works council of Netze BW GmbH, and Jürgen Schäfer, member of the Group works council for the EnBW Group and Deputy Chairman of the works council of TransnetBW GmbH, became members of the Supervisory Board as elected replacements for Arnold Messner and Sebastian Maier.

Further details on the Supervisory Board and its composition can be found in the information provided on p. 145, 146, 148 and 149 of the Integrated Annual Report 2018 and in the section "Corporate governance" under "Management and supervision" on p. 56 and 57 of the Integrated Annual Report 2018.

The key task of the Supervisory Board is to advise and supervise the Board of Management on its management of the company. In general, all members of the Supervisory Board have the same rights and obligations and are not bound by orders or instructions. Important aspects of the cooperation within the Supervisory Board are defined in its rules of procedure. These rules require the Supervisory Board to meet regularly for ordinary meetings, as well as for extraordinary meetings as necessary, that are chaired by the chairman. The members of the Board of Management generally participate in the meetings, although the Supervisory Board can also convene without the Board of Management if necessary. The Board of Management regularly, comprehensively and promptly informs the Supervisory Board in accordance with the rules of procedure for the Supervisory Board about, in particular, all of the issues listed in section 90 German Stock Corporations Act (AktG), all important financial and non-financial performance indicators and the risks faced by the company and the Group and their development strategy, planning, the accounting process, the effectiveness of the internal control system, risk management and the internal auditing system, compliance and other important matters.

Between the meetings of the Supervisory Board, there is ongoing communication between the Chairman of the Supervisory Board and the Board of Management, particularly with the Chairman of the Board of Management, in order to discuss issues relating to the strategy, planning, business performance, risk situation, risk management and compliance within the company. He is immediately informed about important events that are material for the assessment of the situation, development and management of the company by the Chairman of the Board of Management. If necessary, the Chairman of the Supervisory Board then reports to the Supervisory Board and may also convene an extraordinary meeting.

In addition, the rules of procedure for the Supervisory Board also define business activities and measures that may only be carried out by the Board of Management with the approval of the Supervisory Board. Furthermore, resolutions are also passed by the Supervisory Board on a majority vote basis, whereby the Chairman of the Supervisory Board has the casting vote in the event of a tie in accordance with the Articles of Association. If ordered by the Chairman of the Supervisory Board, resolutions can also be passed outside of meetings, if this is not opposed by a majority of the members of the Supervisory Board. The Supervisory Board provided detailed information on its main activities and the contents of its discussion in the 2018 financial year in its report to the Annual General Meeting, which is accessible to the general public at www.enbw.com/report2018.

Another important task of the Supervisory Board is to appoint and, if necessary, dismiss the members of the Board of Management. As recommended by the DCGK, the Supervisory Board works together with the Board of Management to ensure appropriate long-term succession planning for the Board of Management.

In the reporting period, Colette Rückert-Hennen was appointed as a member of the Board of Management following a resolution passed by the Supervisory Board on 12 July 2018. She entered office on 1 March 2019 and

took over responsibility at this time for personnel and executive management and health management from Dr. Bernhard Beck. Dr. Bernhard Beck will still be responsible for the areas of law, auditing, compliance and regulation, boards, shareholder relationships and equity investment management. He will retire at the end of his current period of office on 30 June 2019. The Supervisory Board observed the suggestion in the DCGK that the first-time appointment of a member of the Board of Management should not be for the maximum possible term of office of five years; the first term of office for Colette Rückert-Hennen is three years.

In addition, the Chief Financial Officer, Thomas Kusterer, was reappointed for a further period of office of five years following a resolution passed by the Supervisory Board on 7 May 2018. In accordance with the regulations under stock corporation law, this reappointment was not made prior to one year before the end of the period of office and simultaneously terminated the current appointment.

In order to improve the efficiency of its work and to handle complex issues, the Supervisory Board has formed specialist committees. The following committees were formed: a personnel committee, a finance and investment committee, a nomination committee, an audit committee and a mediation committee in accordance with section 27 (3) MitbestG, as well as an ad-hoc committee. Following an amendment to the rules of procedure, a permanent digitalisation committee was also formed with effect from 1 January 2019. The members of this committee are Michaela Kräutter, Dr. Hubert Lienhard, Marika Lulay, Jürgen Schäfer, Harald Sievers and Ulrike Weindel.

In accordance with the DCGK, the nomination committee is exclusively comprised of shareholder representatives and proposes suitable candidates to the Supervisory Board for election as members of the Supervisory Board at the Annual General Meeting.

The audit committee is responsible, in particular, for monitoring accounting, the accounting process, the effectiveness of the internal control system, the risk management system, the internal auditing system, the audit and compliance. It presents a justified recommendation for the appointment of the auditor to the Supervisory Board, which includes at least two candidates if the company intends to issue an invitation to tender for the audit mandate. The audit committee monitors the independence of the auditor and is also responsible for supervising the additional services provided by the auditor, the award of the audit mandate to the auditor, the definition of areas of focus for the audit and negotiating the auditor's fees with the auditor.

The chairwoman of the audit committee, Gunda Röstel, is independent and is not a former member of the Board of Management of EnBW. As the long-standing Commercial Director of Stadtentwässerung Dresden GmbH and Authorised Officer of Gelsenwasser AG, she possesses special expertise and experience in the application of accounting principles and internal control processes and has gained even more in her position as the Chairwoman of the audit committee over the last few years.

The roles of the other committees of the Supervisory Board and their specific activities in the past financial year are described in the Report of the Supervisory Board for the 2018 financial year.

The chairpersons of the committees report on the work carried out in their committees at the latest at the next plenary meeting of the Supervisory Board. No separate rules of procedure exist for the Supervisory board committees; they are subject to the rules of procedure for the Supervisory Board and the procedural rules contained within it.

Further information on the Supervisory Board committees and their members is presented on p. 146 of the Integrated Annual Report 2018.

The Supervisory Board has set specific objectives for its composition that take into account the company's situation and already developed a competency profile for the entire Supervisory Board in 2017. The primary aim was to guarantee that the members collectively possess the knowledge, skills and specialist experience required to properly perform its functions.

The objectives for the composition of the Supervisory Board that are currently valid and were valid during the entire reporting period appropriately take into account the international activities of the company, potential conflicts of interest, an appropriate number of independent members in the estimation of the Supervisory Board, age limits for members of the Supervisory Board, a maximum time limit for the period of service on the Supervisory Board and diversity, whereby the special rules according to the German Co-determination Act were and are taken into account for employee representatives.

In the past reporting year, the Supervisory Board also examined the independence criteria defined in the German Stock Corporation Act and the DCGK. The Supervisory Board came to the conclusion that these criteria have – as in the past – been satisfied and that it comprised and still comprises a sufficient number of independent members and reflects the shareholder structure, whereby it is of the opinion that all shareholder representatives on the Supervisory Board are independent in the sense of the DCGK and this proportion of members is appropriate. Refer to the overview on p. 145 of the Integrated Annual Report 2018 for the names of the members of the Supervisory Board elected by the shareholders. Alongside the successfully achieved objective of continuing to ensure a majority of independent members, the Supervisory Board will also take care to avoid any conflicts of interest in future.

The Supervisory Board does not believe that it is necessary to define quantitative objectives with respect to internationality due to the structure and business activities of the company.

The rules of procedure for the Supervisory Board stipulate that candidates proposed to the Annual General Meeting for the election of shareholder representatives as members on the Supervisory Board should generally not be older than 70 at the time of the election. The general age limit was not exceeded in the reporting period and has not currently been exceeded by any member of the Supervisory Board. As the Supervisory Board is aware that exceptions may be desirable because long-term members of the Supervisory Board bring long-standing knowledge and experience to the board, it has ultimately defined a maximum time limit for the period of service on the Supervisory Board to three full election periods, which was not reached or exceeded during the reporting period or currently by any member of the Supervisory Board.

The Supervisory Board has not defined any further diversity targets beyond the legal regulations that apply to the company for the minimum proportion of women and men and the previously described objectives for its composition.

The competency profile of the Supervisory Board stipulates that the following eight fields of competency must be covered to an appropriate extent by the members of the Supervisory Board in its entirety:

The Supervisory Board possesses the knowledge and skills required to perform its functions. The objectives for its composition were fully taken into account by the Supervisory Board during the reporting period with respect to its composition and the coverage of its competency profile. In its future proposals to the Annual General Meeting for the election of members, the Supervisory Board will also take into account the objectives for its composition and will strive to ensure that the competency profile continues to be covered by the entire Supervisory Board.

The curricula vitae for all members of the Supervisory Board have been published on the company website at www.enbw.com/supervisory-board and provide information on the relevant knowledge, skills and experience of the members and have been supplemented by an overview of their main activities in addition to their position on the Supervisory Board. These curricula vitae are updated on an annual basis for all members of the Supervisory Board.

The members of the Supervisory Board are all able to dedicate the expected amount of time required for their activities on the Supervisory Board. The Supervisory Board will also ensure for its future proposals to the Annual General Meeting for the election of new members of the Supervisory Board that all candidates are able to dedicate the expected amount of time required for their activities on the Supervisory Board. If a member of the Supervisory Board only participates in half or less of the meetings of the Supervisory Board and of the committees on which the member serves, this is and will be noted in future in the Report of the Supervisory Board to the Annual General Meeting. Participation via telephone and video conference is also valid, although this form of participation was not a normal occurrence for any member of the Supervisory Board in accordance with the suggestion in the DCGK.

In its proposals made to the Annual General Meeting for the forthcoming re-election of members, the Supervisory Board will also disclose the personal and business relationships of each candidate with the company, the company's corporate bodies and with shareholders holding a major interest in the company, whereby this information will be limited to information that the Supervisory Board considers material in order for a shareholder to cast their vote objectively.

No former members of the Board of Management of EnBW were members of the Supervisory Board during the reporting period nor are they currently members. The members of the Supervisory Board also did not perform any advisory or board functions for important competitors of EnBW during the reporting period nor do they currently.

Every member of the Supervisory Board is bound to act in the interests of the company. In making decisions, members may not pursue personal interests or take advantage of business opportunities intended for the company. Conflicts of interest, particularly those that could arise due to advisory or board functions for customers, suppliers, lenders or other third parties, must be disclosed to the Supervisory Board. In such cases, the Supervisory Board will disclose any conflicts of interest that have arisen and how they were handled in its report to the Annual General Meeting. Any material conflict of interest relating to a member of the Supervisory Board that is not merely of a temporary nature will result in the termination of their position. Advisory and other service agreements and contracts for work between a member of the Supervisory Board and EnBW require the approval of the Supervisory Board. In the reporting period, there were no conflicts of interest involving members of the Supervisory Board.

The Supervisory Board regularly checks the efficiency of its tasks. In the reporting period, an efficiency review was carried out at the Supervisory Board meeting on 5 December 2018.

The members of the Supervisory Board are responsible for participating in any necessary basic and further training measures required for their tasks and are supported appropriately by the company in this area. This not only includes providing them with regular information on themes and developments related to the current situation of the company with respect to legal issues, the energy industry, financial industry or other relevant aspects, as well as other subjects relevant to the work on the Supervisory Board, but also comprises corresponding on-site appointments and events. New members also receive documentation on all of the important rules relating to the work of the Supervisory Board that are relevant to them.

The actions of the Board of Management and the Supervisory Board are governed by statutory regulations and internal Group guidelines (compliance). The Board of Management also reported continuously on compliance issues in the 2018 financial year and discussed them in detail with the Supervisory Board and the audit committee of the Supervisory Board. More detailed information on this area will be provided in the next section. Information on the relevant corporate governance practices that go above and beyond the legal requirements and the recommendations and suggestions in the DCGK will also be given there.

Further information on the procedures of the Board of Management and Supervisory Board and their committees can be found in the section "Corporate governance" under "Management and supervision" on p. 56 and 57 of the Integrated Annual Report 2018, in the section "Report of the Supervisory Board" on p. 30 to 32 of the Integrated Annual Report 2018 and in articles 7 to 13 and 19 of the Articles of Association, which are generally accessible on the EnBW website at www.enbw.com/corporate-governance.

Diversity

The Supervisory Board has decided that all of the statutory and self-defined regulations for its composition (objectives for the composition, competency profile, legal targets for the proportion of women, age limit,

maximum time limit for the period of service, see here the information above in the section "Board of Management and the Supervisory Board" on p. 2 to 6) will form the **diversity concept** in the sense of section 289 f (2) no. 6 HGB. The primary goal of this concept is to ensure that the Supervisory Board can properly perform its tasks and is helped in this process by the diversity of its composition. This concept is implemented through the election of shareholder representatives by the Annual General Meeting. In the 2018 financial year, the objectives defined in the concept were achieved.

The proportion of women on the **Supervisory Board** in its entirety continuously stood at 35% in the reporting period. This figure is calculated from the proportion of women amongst the shareholders representatives of 40% and the proportion of women amongst the employee representatives of 30%. The minimum statutory requirement for the Supervisory Board in its entirety is 30%. However, the shareholder and employee representatives resolved before the last election of members to the Supervisory Board to veto the overall fulfilment of a minimum proportion by the shareholder and employee representatives combined in accordance with Section 96 (2) Sentence 3 of the AktG for the length of the current election period, so that the minimum proportion in accordance with the legal requirements must be fulfilled by both sides. This should make it possible to better plan the composition of the Supervisory Board.

In terms of the composition of the Board of Management, the Supervisory Board also takes diversity into account when appointing new **members of the Board of Management**, while acknowledging the limited number of members of the Board of Management. Therefore, it has resolved that the standard age limit for the Board of Management defined by the Supervisory Board together with the target for the proportion of women will form the diversity concept in the sense of section 289 f (2) no. 6 HGB. The primary goal of this concept is to ensure that the Board of Management can properly perform its tasks and is strengthened here by the diversity of its composition. This concept is implemented through the appointment of members of the Board of Management by the Supervisory Board. In the 2018 financial year, the objectives defined in the concept were not fully achieved.

For the period from 1 July 2017 to 30 June 2022, the Supervisory Board set the target of one women on the Board of Management that should be achieved at least by the end of this defined time period. This target was not yet achieved in 2018. Due to the appointment of Colette Rückert-Hennen as a member of the Board of Management on 12 July 2018, who subsequently entered office on 1 March 2019, the target of one woman on the Board of Management will be achieved in 2019.

The Board of Management has set the goal of further increasing the proportion of women in both **management levels below the Board of Management** in the period from 1 January 2017 to 31 December 2020. At both the first level (top management) and second level (upper management), the proportion of women should increase to at least 20%. Despite a great deal of effort, these targets were not yet achieved in 2018 (as of 31 December 2018).

Above and beyond the statutory requirements, the Board of Management focuses on diversity when filling management positions at the EnBW Group and also strives to give appropriate consideration to women. A fundamental goal of EnBW is to appoint women at **all levels of the hierarchy**. After piloting the multi-stage advisory service "CareerCompass" in 2016, the number of women provided with advice increased from 17 in 2017 to 49 in 2018. The advice is specifically designed for women with the potential to assume leadership roles, based on their previous career experience. The internal EnBW women's network is a well-used platform for female employees with and without leadership responsibility to exchange information and ideas.

In the external recruitment of young female leadership talent, EnBW relies on, amongst other measures, the Femtec network and participates in trade fairs and discussion forums tailored specifically for women. In the "Initiative Chefsache" network, the company has collaborated in five working groups. These include groups focussing on the themes of "Rethinking the development of talent" and "Part-time management" from which the internal pilot scheme "Management on a part-time/job sharing basis" was derived in 2018 for women and men in management positions. In the individual business units, sector-specific events and campaigns are carried out to address relevant requirements. For example, the subsidiary Netze BW GmbH holds an annual Women's Day that is specifically tailored to interested female students.

Shareholders and Annual General Meeting

The shareholders exercise their rights at the Annual General Meeting including their right to vote. Prior to the Annual General Meeting, EnBW publishes the agenda and all of the relevant reports and documents that

shareholders may require to evaluate it. These include the current annual report for the last completed financial year, which is available in an easily accessible format on the Internet at http://hv.enbw.com. Any counter motions to items on the agenda of the Annual General Meeting received by the specified deadline are also made publicly available on the website.

Our shareholders have the opportunity to use a proxy appointed by the company if they are not able to personally attend the Annual General Meeting.

The Annual General Meeting was broadcast live on the Internet in the last few years until the end of the speech by the CEO.

Compliance

Compliance as an expression of all measures required for the observance of statutory regulations and internal guidelines is regarded as an essential management and supervisory task at EnBW. Since 2009, the compliance department has established a Group-wide compliance organisation and defined the necessary rules and processes. The main focus of compliance activities is placed on the prevention, detection and sanctioning of corruption, the prevention of violations against competition and antitrust laws, the prevention of money laundering and data protection.

Compliance incidents in the German economy have an impact on the compliance activities. As part of management workshops, elements of the compliance culture are established and disseminated throughout the company. In addition, the necessity of controls to ensure compliance with the rules and their implementation are also part of the compliance activities. The implementation of the requirements stipulated by the General Data Protection Regulation, which came into force on 25 May 2018, impacted the activities of the data protection department in the reporting year. The compliance and data protection department coordinated the "Readyness GDPR" project that transferred and implemented the requirements stipulated by the General Data Protection Regulation into the individual areas of the Group.

The most important compliance functions for the Group are represented on the compliance committee. The compliance department uses this body to coordinate the Group-wide compliance activities. Implementation of the centrally defined compliance measures in the decentralised units is controlled through the compliance forum, which is comprised of compliance officers from the most important Group companies and business units.

Preventative compliance measures are defined using a Group-wide compliance risk assessment on an annual basis in the compliance and data protection programme. It covers communication and training measures, the introduction and development of rules and processes, central management of guidelines and business partner auditing. The compliance culture is an aspect taken into account in all of the compliance activities. For example, training measures for the development of a compliance culture will in turn make a contribution towards the avoidance of compliance breaches.

Internal and external whistleblowers can report compliance breaches and suspected cases to the compliance department or an ombudsman for EnBW as an external contact. The ombudsman can guarantee whistleblowers absolute confidentiality and anonymity with respect to EnBW. Reported compliance breaches and suspected cases are then handled by the compliance committee task force using a standardised process. The head of compliance reports on the status of the implementation of measures and on current compliance breaches to the Board of Management and audit committee every quarter. An annual report is prepared for the Supervisory Board.

The compliance management system (CMS) is continuously updated and examined.

Remuneration of the Board of Management and the Supervisory Board

The remuneration of the Board of Management and the Supervisory Board is each presented in a detailed remuneration report, which, in accordance with section 4.2.5 of the DCGK, was included as an independent section of the management report in the Integrated Annual Report 2018 on p. 124 to 132 and to which we refer you at this point. The new system of variable remuneration for the Board of Management that was resolved by

the Supervisory Board in 2017 and approved by the Annual General Meeting on 9 May 2018 is described in detail in the remuneration report for the Board of Management.

Transparency

EnBW ensures the transparency stipulated in the DCGK at all times by keeping shareholders, the capital market, financial analysts and shareholder associations and the interested public up-to-date on material business changes at the company. In order to provide consistent information in good time to all interested groups, the company mainly relies on the Internet.

In particular, EnBW provides information on its business situation in the Integrated Annual Report, the interim financial information, the press conference on the annual results, telephone conferences to accompany the publication of quarterly and annual results and at events held with analysts. The corresponding documents are made available to the general public on the EnBW website. The financial calendar also published on our website www.enbw.com/finance-calendar provides adequate notice of the publication dates for the Integrated Annual Reports and interim financial information, as well as the date of the Annual General Meeting, the press conference for the annual results and the conference for analysts.

If specific information on a matter relating to EnBW or the shares and bonds issued by EnBW which is not public knowledge should become available outside the regular reporting framework that could significantly influence the stock prices of these securities, we announce this as insider information in the form of ad hoc announcements. There were no ad hoc announcements published in the 2018 financial year.

In the 2018 financial year, EnBW did not receive any notices about transactions involving EnBW shares or EnBW bonds or related financial instruments concerning persons in managerial positions or those persons closely related to them. There were also no securities subject to disclosure requirements held by any members of the Board of Management or the Supervisory Board.

Financial reporting and the audit

Financial reporting at EnBW is carried out in accordance with the International Financial Reporting Standards (IFRS). The Annual General Meeting on 8 May 2018 elected KPMG AG Wirtschaftsprüfungsgesellschaft, Berlin, as auditor of the financial statements and the consolidated financial statements for the 2018 financial year and as auditor for the review of the condensed financial statements and interim management report contained in the Six-Monthly Financial Report, as well as for all reviews of additional interim financial information in the sense of section 115 (7) of the German Securities Trading Act (WpHG) in the 2018 financial year. At the same time, KPMG AG Wirtschaftsprüfungsgesellschaft was elected as the auditor for the review of all additional interim financial information in the sense of section 115 (7) of the WpHG in the 2019 financial year, insofar as such a review is carried out before the next Annual General Meeting.

The Board of Management discussed the interim financial information with the audit committee before its publication. The consolidated financial statements for the 2018 financial year were made available to the public within 90 days of the end of the financial year and the Quarterly Statements and the Six-Monthly Financial Report for the 2018 financial year were made available within 45 days after the end of the relevant reporting period.

KPMG AG Wirtschaftsprüfungsgesellschaft was commissioned by the audit committee and its chairman to perform the audit. The audit committee ensured in advance of the Annual General Meeting that there was no doubt concerning the independence of the auditing firm to be commissioned and received a declaration of independence before submitting the proposal for the appointment of the auditor. This declaration also included the scope to which other services, especially in the consultancy sector, were provided to EnBW in the past financial year or have been contractually agreed for the following financial year. The agreement with the auditor stipulates that the auditing committee must be immediately informed about any grounds for exclusion or conflicts of interest that arise during the audit unless such grounds could be immediately eliminated. In addition, it was also agreed that the auditor would immediately inform the audit committee on all facts and events significant to the tasks of the Supervisory Board which come to the attention of the auditor during the performance of the audit and that the auditor would inform the Supervisory Board or make a corresponding note in the audit report if facts were uncovered during the performance of the audit that demonstrate that the declaration of compliance issued by the Board of Management and Supervisory Board in accordance with article 161 AktG is incorrect.

The audit committee and its chairman also commissioned KPMG AG Wirtschaftsprüfungsgesellschaft to audit the non-financial declaration published for the reporting period.

EnBW does not currently have any share option programmes or similar securities-based incentive systems for the company.

Declaration of compliance

In accordance with section 161 AktG, the Board of Management and the Supervisory Board of EnBW Energie Baden-Württemberg AG declared on 5 December 2018 that:

"EnBW Energie Baden-Württemberg AG complied in full with the recommendations of the Government Commission for the German Corporate Governance Code published in the German Federal Gazette since the last declaration of compliance on 7 December 2017 in its currently valid version and will also continue to comply in full with the version valid from 7 February 2017."

The declaration was also published separately at www.enbw.com/german-corporate-governance-code. All of the declarations of compliance published since 2002 are also accessible there.

Statement on the suggestions of the German Corporate Governance Code

In accordance with section 3.10, sentence 2 DCGK, the Board of Management and the Supervisory Board declare that they also complied with the suggestions of the DCGK in the past financial year with the exception of:

Section 2.3.4 of the Code: following the Annual General Meeting using modern communication media

EnBW broadcasts the Annual General Meeting on the Internet until the end of the report by the CEO in line with common practice. The small proportion of EnBW shares in free float and the normally high attendance by shareholders at the EnBW Annual General Meetings would not justify the additional expense of broadcasting the entire Annual General Meeting.

Karlsruhe, 7 March 2019

EnBW Energie Baden-Württemberg AG

On behalf of the Board of Management On behalf of the Supervisory Board

Dr. Bernhard Beck Lutz Feldmann



EnBW Energie Baden-Württemberg AG

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