

Declaration of Conformity 2025

The Managing Directors of DWS Management GmbH, representing the general partner of DWS Group GmbH & Co. KGaA, and the Supervisory Board of DWS Group GmbH & Co. KGaA submit the following declaration pursuant to section 161 of the German Stock Corporation Act (AktG):

The last Declaration of Conformity was issued on 4 December 2024. Since then and under consideration of the specific characteristics of a partnership limited by shares as outlined in Section I below, DWS Group GmbH & Co. KGaA (DWS KGaA) has complied with the recommendations of the “Government Commission on the German Corporate Governance Code” in the version dated 28 April 2022, as published in the Federal Gazette on 27 June 2022, subject to the deviations as disclosed in Section II.

Under consideration of the specific characteristics of DWS KGaA’s legal form as outlined in Section I below, DWS KGaA complies with the applicable recommendations of this current version and will continue to comply with them in the future, whereas the deviations as disclosed in Section II apply.

I. Specific characteristics of the legal form of a partnership limited by shares

Taking into account the specific features of the legal form of a partnership limited by shares (Kommanditgesellschaft auf Aktien or KGaA) several recommendations of the German Corporate Governance Code (GCGC) can only be applied in a modified way. The GCGC is geared towards the governance structure typical for a German stock corporation (Aktiengesellschaft or AG) and does not consider specific characteristics of a KGaA.

In the legal form of a KGaA, the tasks and duties performed by the management board of an AG are undertaken by the general partners, who are determined in the articles of association of the KGaA and not by the supervisory board. The sole general partner of DWS KGaA is DWS Management GmbH, who has the sole responsibility for the management of DWS KGaA, including all day-to-day management measures and representation of the company vis-à-vis third parties. The Managing Directors of DWS Management GmbH jointly manage the business activities of DWS Management GmbH and – with regard to the position of DWS Management GmbH as the General Partner of DWS KGaA – the business activities of DWS KGaA.

The Supervisory Board of DWS KGaA has no authority to appoint and dismiss the Managing Directors of the General Partner, preside over associated contractual arrangements or determine the remuneration system and the fixed and variable compensation of the Managing Directors. Such decisions are taken by the shareholders’ meeting of the General Partner. Certain management measures by the General Partner require prior approval from the shareholders’ meeting of the General Partner.

In addition to the corporate bodies regulated by German law, the legal form of the KGaA allows for the establishment of additional governance bodies. DWS KGaA has put this in use and has set up the Joint Committee as an additional corporate body. Certain management measures require the approval from the Joint Committee as set forth in the Articles of Association of DWS KGaA. Accordingly, DWS Management GmbH may only take such measures with the consent of the Joint Committee. The Joint Committee also possesses a right of proposal with respect to the ratification of acts of management of the Managing Directors of DWS Management GmbH and with respect to the determination of their variable compensation. Nonetheless, these proposals are legally not binding for the shareholders' meeting of DWS Management GmbH. The Joint Committee reports to the general meeting of DWS KGaA on its activities.

The authority and scope for influence of the supervisory board of a KGaA is limited as compared to the supervisory board of a stock corporation. In addition to the specifics above, the supervisory board of DWS KGaA as a mere supervisory and advisory body is not entitled to subject the management measures to its consent, or issue rules of procedure for DWS Management GmbH. Such rights are reserved to the shareholders' meeting of DWS Management GmbH which can take these measures for the Managing Directors of DWS Management GmbH.

The general meeting of the shareholders of a KGaA has in principle the same rights and responsibilities as the general meeting of a German stock corporation. In particular this includes the ratification of the acts of management of the general partner and the supervisory board, the election of shareholder representatives to the supervisory board, the voting on the appropriation of profits and the appointment of the external financial auditor. As defined by German law, the general meeting of a KGaA also approves the annual financial statements, which in the case of an AG is typically performed by the supervisory board and only subject to approval of the general meeting in exceptional cases if the management board and supervisory board decide that the general meeting shall approve, or the supervisory board refuses its approval. Certain material matters requiring a resolution of the general meeting, such as the approval of the annual financial statements but also measures aiming at structural changes such as mergers, a change in the legal form of the company or the conclusion of enterprise agreements, also require the consent of the general partner.

II. Deviations

Regarding recommendation C.5 of the GCGC, according to which who belongs to the management board of a listed company shall not have, in aggregate, more than two Supervisory Board mandates in non-group listed companies or comparable functions and shall not accept the chairmanship of a supervisory board in a non-group listed company: Mr. Oliver Behrens was elected to the Supervisory Board of DWS KGaA by the Annual General Meeting on 6 June 2024 and subsequently to its chairman. As of 1 October 2024, the Supervisory Board of flatexDEGIRO AG appointed Mr. Behrens as the new CEO of flatexDEGIRO AG. Mr. Behrens also assumed the chairmanship of the Management Board of

flatexDEGIRO Bank AG. Mr. Behrens fulfils his time and capacity obligations arising from the role of Chairman of the Supervisory Board of DWS KGaA as promised. Furthermore, taking into account Mr. Behrens' additional activities, DWS KGaA maintains its initial assessment that there are no circumstances on Mr. Behrens' side which create a substantial and not merely temporary conflict of interest. Should any circumstances arise in the future for Mr. Behrens that may lead to a conflict of interest or have already led to conflict of interest, this must be reported and disclosed immediately in accordance with the terms of reference of the Supervisory Board. In addition, in accordance with the legal requirements in individual cases, members of the Supervisory Board who are subject to a conflict of interest and are therefore not in a position to make an objective decision or to fulfill their Supervisory Board duties properly may be obliged to abstain from voting on individual agenda items and, if necessary, to abstain from deliberating/voting on the Supervisory Board entirely. The Supervisory Board continuously reviews the existence of conflicts of interests among all its members.

Relating to recommendation D.4 of the GCGC, according to which the supervisory board shall form a nomination committee composed exclusively of shareholder representatives: The composition of the Nomination Committee of the Supervisory Board of DWS KGaA is leaned upon Section 38 (6) in connection with Section 44 (7) of the German Securities Institutions Act (WpIG) as, in substantial parts, its tasks should not solely be performed by the shareholder representatives on the supervisory board. Against this background, the Nomination Committee of the Supervisory Board of DWS KGaA also comprises employee representatives. However, it will be ensured that the candidate recommendations for the election proposals to the general meeting will be prepared exclusively by the committee's shareholder representatives.

Relating to recommendation G.10, sentence 2 of the GCGC, whereby granted long-term variable remuneration components shall be accessible to management board members only after a period of four years: In accordance with the Remuneration Regulation for Institutions (Institutsvergütungsverordnung) and the other remuneration related requirements applicable to DWS Group, the granted long-term variable amounts vest in annual tranches over a retention period of five years. If the tranches represent share-based remuneration elements, they are subject to an additional holding period of one year after they become due. The Managing Directors of DWS Management GmbH can thus dispose of an initial small partial amount of the long-term grant amounts after one year and, taking into account the retention period and the holding period after six years, the last partial amount.

Frankfurt am Main, December 2025

The Managing Directors
of DWS Management GmbH

The Supervisory Board
of DWS Group GmbH & Co. KGaA

