

## Implementation of the Suggestions of the Commission of the German Government for the German Corporate Governance Code

Besides Recommendations (Empfehlungen), the German Corporate Governance Code (the "Code") contains a set of Suggestions (Anregungen) whose compliance does not need to be disclosed as to the legal regulations. BASF SE has implemented the main part of such Suggestions (status of the Code on June 18, 2009 and status of implementation on December 11, 2009). The details are listed in the following overview:

No	Code regulation	Suggestions of the German Corporate Governance Code	fulfilled
S1	2.2.4	In this, the chair [of the General Meeting] should be guided by the fact that an ordinary general meeting is completed after 4 or 6 hours at the latest.	yes
S2	2.3.3	...; this representative [the representative who shall exercise shareholders' voting rights] should also be reachable during the General Meeting.	yes
S3	2.3.4	The company should make it possible for shareholders to follow the General Meeting using modern communication media (e.g. Internet).	yes
S4	3.6 paragraph 1	In Supervisory Boards with codetermination, representatives of the shareholders and of the employees should prepare the Supervisory Board meetings separately, possibly with members of the Management Board.	yes
S5	3.6 paragraph 2	If necessary, the Supervisory Board should meet without the Management Board.	yes
S6	3.7 paragraph 3	In appropriate cases the Management Board should convene an extraordinary General Meeting at which shareholders discuss the takeover offer and may decide on corporate actions.	yes
S7	3.10	Comments can also be provided on the Code's suggestions.	no

No	Code regulation	Suggestions of the German Corporate Governance Code	fulfilled
S8	5.1.2 paragraph 1	The Supervisory Board can delegate preparations for the appointment of members of the Management Board to a committee, which also deals with the conditions of the employment contracts including compensation.	yes
S9	5.1.2 paragraph 2	For first time appointments [of the members of the Management Board] the maximum possible appointment period of five years should not be the rule.	yes
S10	5.2 paragraph 2	He [the Chairman of the Supervisory Board] should not be Chairman of the Audit Committee.	yes
S11	5.3.2	He [the Chairman of the Audit Committee] should be independent and	yes
S12	5.3.2	not be a former member of the Management Board of the company whose appointment ended less than two years ago.	yes
S13	5.3.4	The Supervisory Board can delegate other subjects to be handled by one or several committees.	yes
S14	5.3.5	The Supervisory Board can arrange for committees to prepare Supervisory Board meetings and to take decisions in place of the Supervisory Board.	yes
S15	5.4.6 paragraph 2	Performance-related compensation [of the members of the Supervisory Board] should also contain components based on the long-term performance of the enterprise.	yes
S16	6.8	Publications [of the company] should also be in English.	yes

This survey informs about the implementation of the Suggestions of the Code at the time of the publication of the declaration of conformity 2009 concerning the implementation of Recommendations of the Code on December 11, 2009. It does not state that BASF SE intends to continue complying with or not to adhere to the Suggestions after the named date. BASF SE does not take over any obligation to publish any alteration or change immediately or to update the overview.