CORPORATE GOVERNANCE

- COMMITTED TO THE AUSTRIAN CODE
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- NOTES ON COMPOSITION AND WORKING METHODS OF THE MANAGEMENT BOARD AND OF THE SUPERVISORY BOARD AND ITS COMMITTEES INCL. REMUNERATION REPORT
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COMMITMENT TO THE AUSTRIAN CODE OF CORPORATE GOVERNANCE

The Austrian Code of Corporate Governance, in line with international standards, represents a body of rules for good corporate governance and supervision on the Austrian capital market. The Code, introduced in 2002, aims to establish a responsible system of management and supervision of companies that is geared toward creating sustainable, long-term value. The Code is designed to provide a high degree of transparency for all company stakeholders. For this reason, investors and issuers recognise the Code as an indispensable part of the Austrian system of corporate governance and of Austrian business life.

The version of the Code that is valid for the 2010 financial year is the January 2010 version – available at the website of the Austrian Working Group for Corporate Governance (www.corporate-governance.at) and the website of STRABAG SE (www.strabag.com -> Investor Relations -> Corporate Governance -> Code of Corporate Governance).

STRABAG SE is fully and without exception committed to the Austrian Code of Corporate Governance (as amended in January 2010) and its aims and sees compliance with all the rules contained within the Code (as amended in January 2010) as a top priority. This commitment by STRABAG SE is voluntary and aims to boost shareholder confidence and to constantly optimise the group's high internal legal, behavioural and ethical standards.

This commitment requires STRABAG SE to do more than merely comply with the prevailing laws and legislation. Voluntary self-imposed obligation means that STRABAG SE must explain non-compliance with the so-called C-rules ("comply or explain") which go beyond the legal requirements. In line with this part of the Austrian Code of Corporate Governance, STRABAG SE explains its non-compliance with C-Rules 2 and 57 of the Code (as amended January 2010):

C-Rule 2 of the Code (as amended January 2010): Among the shares of STRABAG SE are two special registered shares with an associated right to nominate one member of the supervisory board each; this is advantageous for STRABAG SE because it guarantees the know-how of important stakeholders on the supervisory board.

C-Rule 57 of the Code (as amended January 2010): Because of the international nature of the group's business, it can be advantageous for STRABAG SE to appoint members of the management board of listed companies as members of the supervisory board even if it means non-compliance with this rule. Compliance with all legal requirements is a matter of course.

STRABAG SE further endeavours to abide not only by the minimum requirements but also by all of the Code's R-rules (Recommendations).

NOTES ON THE COMPOSITION AND WORKING METHODS OF THE MANAGEMENT BOARD AND OF THE SUPERVISORY BOARD AND ITS COMMITTEES

WORKING METHODS OF THE MANAGEMENT BOARD AND OF THE SUPERVISORY BOARD

The management and supervisory boards of STRABAG SE are fully committed to the objectives of the Austrian Code of Corporate Governance as amended in January 2010 and see compliance with all the rules contained within the Code as a main obligation. This means that STRABAG SE is constantly working to maintain and optimise its high internal legal, behavioural and ethical standards.

In line with the rules of the Code, the management and supervisory boards of STRABAG SE work together on the basis of

- regular and extensive informing of the supervisory board by the management board as to all relevant matters concerning the development of the company's business, including the risk situation and risk management in the company and the important group entities;
- the regular exchange of information and opinions between the CEO and the chairman of the supervisory board concerning strategy, the development of the business, risk management and important business transactions, particularly acquisitions and disposals, and the immediate informing of the chairman of the supervisory board of any important information; as well as
- an open exchange of opinion and open dialogue among the members of the supervisory board as well as between the members of the supervisory board and the management board.

The management of STRABAG SE and the individual members of the management board conduct their business in accordance with the prevailing law and legislation, the articles of association, and the management board's rules of procedure as approved by the supervisory board. The rules of procedure govern the work of the individual members of the management board as well as the allocation of duties within the board. Coordination within the management board occurs during regular meetings, which are held approximately every two weeks, but also in the form of an informal exchange of information. Matters discussed at the management meetings include the current operations and the company strategy. Also discussed are any current or outstanding measures to be implemented by the relevant management board members under the "four-eyes principle". The rules of procedure require the management board or the individual management board members to provide extensive information and reporting to the supervisory board and define an extensive catalogue of measures and legal transactions which require approval by the supervisory board.

Information regarding the supervisory board and its committees, their decision-making rights as well as a report on their activity can be found on page 5.

THE COMPOSITION OF THE MANAGEMENT BOARD

MEMBERS OF THE MANAGEMENT BOARD IN THE 2010 FINANCIAL YEAR



DR. HANS PETER HASELSTEINER

CEC

Responsibilities for Central Staff Units, Central Division Central Technical Department and Central Division BRVZ, Technical Responsibilities for Building Construction & Civil Engineering (Group Divisions 3L RANC¹⁾ and 3M RANC)

Hans Peter Haselsteiner was born on 1 February 1944. He received his doctorate degree from the Vienna University of Economics and Business in 1970 and began working for an auditing and tax consultancy firm in Vienna. Hans Peter Haselsteiner joined the group as supervisory board member of ILBAU AG in 1972 and has held the position of CEO of the respective group parent company since 1974. From 1994 to 1998, he served as a member of the Austrian parliament and vice chairperson of the Liberal Forum. Due to his parliamentary mandate, he was on leave from the group during this time. His term expires on 31 December 2015.



ING. FRITZ OBERLERCHNER

Deputy CEO

Technical Responsibilities for Transportation Infrastructures

Fritz Oberlerchner was born on 16 June 1948 and graduated from the HTL Villach polytechnic institute in 1968 as a certified engineer in building construction. He began his professional career as a construction engineer at a small building firm, joining the STRABAG Group (ASPHALTBAU Ges.m.b.H.) in 1971. In 1978, he was made authorised signatory (Prokurist) for Asphalt & Beton Bauges.m.b.H. and eleven years later became managing director of Magyar Aszfalt Kft, Budapest. Fritz Oberlerchner has been a member of the management board since 1994 and deputy CEO since 2003. From 1998 to 2002, he also served as management board member of STRABAG AG, Cologne. His term ends on 31 December 2014.



DR. THOMAS BIRTEL

Commercial Responsibilities for Building Construction & Civil Engineering

Thomas Birtel was born on 3 June 1954. He graduated with a degree in economics from the Ruhr-University Bochum in 1978 and completed his doctorate four years later. Thomas Birtel began his career in 1983 at Klöckner & Co. The last position he held there before leaving in 1989 was division manager of the accounting department of Klöckner Industrie-Anlagen GmbH. From 1989 to 1996, he worked for Sweden's Frigoscandia Group as head of the Central European region. Thomas Birtel joined the STRABAG Group in 1996 as a member of the management board of STRABAG Hoch- & Ingenieurbau AG. In 2002, he was appointed member of the management board of STRABAG AG, Cologne, responsible for building construction, finance, accounting, controlling, risk management and procurement. Thomas Birtel has been a member of the group management board since 2006. His term ends on 31 December 2014.



DR. PETER KRAMMER

Technical Responsibilities for Building Construction & Civil Engineering (except Group Divisions 3L RANC and 3M RANC)

Peter Krammer was born on 18 January 1966. He studied civil engineering at the Technical University in Vienna, completing his studies in 1995 with a doctorate degree in engineering sciences. His professional experience has included positions at Porr Technobau AG, Swietelsky Bau GesmbH and STRABAG AG Austria. In 2005, Mr. Krammer joined the management board of STRABAG AG in charge of building construction and civil engineering in Eastern Europe and of environmental technology for the entire company. Peter Krammer has been a deputy member of the management board of STRABAG SE since 2010. His term ends on 31 December 2014.

MAG. HANNES TRUNTSCHNIG

Commercial Responsibilities for Special Divisions & Concessions as well as Responsibilities for Central Division BMTI, Central Division TPA, Central Division BLT

Hannes Truntschnig was born on 22 July 1956. He completed his qualifications in electromechanical engineering in 1978 and went on to study at the Karl Franzens University in Graz, graduating with a degree in business administration in 1981. Hannes Truntschnig joined the STRABAG Group (ILBAU AG) in 1981. Since 1985, he has held several management positions within the group, including positions as managing director of various group companies. In 1992, he was appointed authorised signatory for BAUHOLDING STRABAG AG. Hannes Truntschnig has been a member of the group management board since 1995. His term ends on 31 December 2014.



DI SIEGFRIED WANKER

Technical Responsibilities for Special Divisions & Concessions (since 1 January 2011)

Siegfried Wanker, born in 1968, studied civil engineering at Graz University of Technology before joining the STRABAG Group as a site manager in 1994. Between 2001 and 2004, he held various management-level positions at engineering service providers before rejoining the STRABAG Group in 2005. He served as technical division manager for Building Construction International, Corporate Development and Services, and finally for Infrastructure Project Development. Siegfried Wanker has been a member of the management board of STRABAG SE since 2011. His term ends on 31 December 2014.



DI ROLAND JURECKA

Technical Responsibilities for Special Divisions & Concessions (until 31 December 2010)

Roland Jurecka was born on 18 November 1944. He studied civil engineering at the Technical Universities in Aachen and Munich and graduated in 1969. He began his professional career in the technical department at STRABAG AG in Germany. At the same time, he studied law at the University of Cologne and graduated in 1974. From 1981 to 1991, Roland Jurecka was branch head and from 1991 to 1996 member of the management board of STRABAG AG, Austria. From 1996 to 1999, he was a member of the management board of STRABAG AG, Cologne. He then became a member of the management board of BAUHOLDING STRABAG AG and, from 2004 to 2005, member of the management board of A-WAY Holding und Finanz AG. Roland Jurecka was a member of the group management board from 1999. Effective 31 December 2010, he resigned his mandate as a member of the management board of STRABAG SE to retire.

MAG. WOLFGANG MERKINGER

Commercial Responsibilities for Transportation Infrastructures (until 31 August 2010)

Wolfgang Merkinger was born on 5 July 1952 and studied business administration at the Johannes Kepler University in Linz. He began working at a commercial law firm in 1976 and qualified as a tax accountant in 1979. In 1980, Wolfgang Merkinger joined the STRABAG Group as head of finance and accounting of STRABAG Bau-Gesellschaft m.b.H., Linz. In 1990, he was appointed group finance director. From 1996 to 1998, he was a member of the management board of STRABAG AG, Austria. Wolfgang Merkinger has been a member of the group management board since 5 November 1999 and resigned his mandate effective 31 August 2010 for health reasons.

MANDATES

In the 2010 financial year, the following management board members held supervisory board mandates or similar functions at companies not included in the consolidated financial statements in Austria and abroad:

NAME	NON-GROUP COMPANY	MANDATE		
Dr. Hans Peter Haselsteiner	CONCORDIA Sozialprojekte P. Georg Sporschill Gemeinnützige Privatstiftung	Chairman of the Advisory Board		
	Rail Holding AG	Vice Chairman of the Supervisory Board		
	Tiroler Festspiele Erl Betriebs-ges.m.b.H	Chairman of the Supervisory Board		
Ing. Fritz Oberlerchner	Andritz AG	Member of the Supervisory Board		
	Chemson Polymer-Additive AG	Member of the Supervisory Board		
Dr. Thomas Birtel	Deutsche Bank AG	Member of the Advisory Board		
	HDI-Gerling Industrie Versicherung AG, Hannover	Member of the Advisory Board		
	VHV Allgemeine Versicherung AG, Hannover	Member of the Supervisory Board		
Mag. Hannes Truntschnig	Raiffeisen evolution project development GmbH	Vice Chairman of the Advisory Board		
	Syrena Immobilien Holding AG	Vice Chairman of the Supervisory Board		
DI Roland Jurecka	Autostrada Wielkopolska S. A.	Vice Chairman of the Supervisory Board		
	Syrena Immobilien Holding AG	Member of the Supervisory Board (until 16 December 2010)		

DIRECTORS' DEALINGS

Proprietary transactions with STRABAG SE shares by members of the company's boards and related persons or companies as well as by other management-level employees with group-wide responsibilities, the so-called Directors' Dealings, are reported as required by law and continually posted on the website of STRABAG SE (www.

strabag.com -> Investor Relations -> Corporate Governance -> Directors' Dealings) as well as on the website of the Austrian Financial Market Authority (www.fma.gv.at -> Unternehmen -> Emittenten -> Directors' Dealings (German only)).

WORKING METHODS OF THE SUPERVISORY BOARD

In the 2010 financial year, the supervisory board diligently performed the duties incumbent upon it under Austrian law, the Articles of Association, the Austrian Code of Corporate Governance as amended in January 2010, and the Rules of Procedure. A total of five regular meetings of the supervisory board, one meeting of the presidium, one meeting of the presidium and nominations committee, and two meetings of the audit committee took place in 2010.

The internal audit department informed the audit committee of the audit plan and of significant events in accordance with Rule C-18 of the Austrian Code of Corporate Governance as amended in January 2010. Furthermore, the audit committee monitored the accounting processes (including the preparation of the consolidated financial statements), the work of the auditor, the effectiveness of the system of internal control, the risk

management system and the audit system. The independence of the auditor (group financial auditor) was reviewed and monitored in particular as regards the additional services given to the audited company.

The presidium and nomination committee mainly dealt with management matters, specifically with the resolution regarding the dissolution of the management contract with Mag. Wolfgang Merkinger effective 31 August 2010, the departure of DI Roland Jurecka from the management board effective 31 December 2010, the appointment of DI Siegfried Wanker to the management board and the re-appointment of management board members for the term from 1 January 2011 until 31 December 2015 (Dr. Hans Peter Haselsteiner) and 1 January 2011 until 31 December 2014 (the remaining management board members). The same matters were on the agenda of the meeting of the presidium.

All members of the supervisory board and its committees are independent according to the terms of the Austrian Code of Corporate Governance and were properly represented in the relevant meetings. Further information regarding the supervisory board, its committees and their decisionmaking rights can be found on pages below

COMPOSITION OF THE SUPERVISORY BOARD

MEMBERS OF THE SUPERVISORY BOARD IN THE 2010 FINANCIAL YEAR

DR. ALFRED GUSENBAUER

Chairman of the Supervisory Board (since 18 June 2010)

Alfred Gusenbauer was born on 8 February 1960 and studied law, philosophy, political science and economy at the University of Vienna, completing his doctorate in 1987. In 1991, he became a member of the Austrian senate, two years later a member of parliament. From 2000 to 2008, Alfred Gusenbauer was President of the Social Democratic Party of Austria, serving as Federal Chancellor of the Republic of Austria and member of the European Council from 2007 to 2008. In addition to his current activities at Brown University and Columbia University, Alfred Gusenbauer is President of the Dr. Karl Renner Institute, the Austrian Institute for International Affairs and the Austrian-Spanish Chamber of Commerce. Alfred Gusenbauer was first voted chairman of the supervisory board of STRABAG SE on 18 June 2010. His current term ends in 2014.

MAG. ERWIN HAMESEDER

Vice Chairman of the Supervisory Board

Erwin Hameseder was born on 28 May 1956. He received a master of law degree from the University of Vienna. From 1975 to 1987, Erwin Hameseder served as an officer in the Austrian army, where he achieved the rank of colonel in 2002 and of brigadier in 2006. In 1987, he joined the legal department of Raiffeisenlandesbank Niederösterreich-Wien reg. Gen.m.b.H. From 1988 to 1994, he was responsible for investment management, from 1991 as head of the department. He has been managing director of Raiffeisenlandesbank Niederösterreich-Wien reg. Gen.m.b.H. since 1994 and director-general of Raiffeisen-Holding Niederosterreich-Wien reg. Gen.m.b.H (a spin-off from Raiffeisenlandesbank Niederösterreich-Wien AG) since 2001. In July 2007, Erwin Hameseder assumed the position of chairman of the management board of Raiffeisenlandesbank Niederösterreich-Wien AG. He was nominated to the current supervisory board on 17 August 2007and has been a member of the supervisory board of STRABAG SE¹⁾ since 1998.

MAG. KERSTIN GELBMANN

Free Float Representative (since 18 June 2010)

Kerstin Gelbmann was born on 30 May 1974. After completing her studies in trade and commerce in Vienna, she began her career at Auditor Wirtschaftsprüfungs- und Steuerberatungsgesellschaft mbH. Kerstin Gelbmann has been co-managing director of E.F. Grossnigg Finanzberatung und Treuhandelsgesellschaft mb.H. since 2002 and of Grosso Holding Gesellschaft mbH since 2007. In January 2010, she assumed the additional position of co-managing director at Austro Holding GmbH. Kerstin Gelbmann was first voted into the supervisory board of STRABAG SE on 18 June 2010. Her current term ends in 2014.

ANDREI ELINSON

Andrei Elinson has been Deputy CEO of Russian conglomerate Basic Element since December 2009. Previously, he was Basic Element's director of corporate governance and internal control, responsible for the development and implementation of corporate governance standards. Before joining Basic Element, he was a partner at Deloitte & Touche CIS, where, starting in 1997, he was in charge of consulting and assurance projects for Russian and international companies. Later he was appointed partnerin-charge for Forensic and Dispute practice in the CIS. From 2004, Andrei Elinson managed the internal control and risk management consulting streams at Deloitte. He graduated from the Finance Academy of the Government of the Russian Federation with a degree in accountancy and audit. He is a certified public accountant and fraud examiner in the US, a licensed Russian auditor and holds a Certificate in Company Direction from the Institute of Directors (IoD) in the UK. Andrei Elinson was first appointed to the supervisory board of STRABAG SE on 21 April 2009.

DR. GOTTFRIED WANITSCHEK

Gottfried Wanitschek was born on 14 May 1955. He studied law at the University of Vienna and at the University of Salzburg. After receiving his doctorate degree in 1979, he performed his mandatory year of court training. From 1980 to 1984, he worked at the Austrian Association of Insurance Companies. From 1984 to 1990, Gottfried Wanitschek was secretary-general of Raiffeisen Versicherung AG and managing director of various group companies. From 1991 to 1993, he was a member of the management board of Leipnik-Lundenburger Invest Beteiligungs AG. From 1993 to 1997, Gottfried Wanitschek was managing director of the KURIER group and several

subsidiaries of the group. In 1997, he joined BARC Versicherungs-Holding AG, where he was a member of the management board until 1999. Since 1999, Gottfried Wanitschek has been a member of the management board of UNIQA Versicherungen AG. Gottfried Wanitschek was last appointed to the current supervisory board of STRABAG SE on 18 June 2010. His term ends in 2014. He has been a member of the supervisory board of STRABAG SE¹⁾ since 1998.

ING. SIEGFRIED WOLF

Siegfried Wolf was born on 31 October 1957. He started his career with Philips in Vienna, where he trained as a tool and die-maker and continued his professional training through the stages of master craftsman up to obtaining an engineering degree. From 1981 to 1983, he worked as quality manager and assistant director of quality control at VMW (Vereinigte Metallwerke Wien). Siegfried Wolf then joined Hirtenberger AG, where he advanced from director for quality control to plant director and authorised signatory. In 1994, he joined Magna Europa AG, becoming president of the company in 1995. In 1999, he became vice chairman of the supervisory board of Magna International Inc. He held this position until 2001, when he was appointed president and CEO of Magna Steyr. In February 2002, he was appointed executive vice chairman of Magna International Inc. He remained in this function until his appointment as co-CEO, a position he held from April 2005 until 2010. Siegfried Wolf has also been chairman of the supervisory board of GAZ Group since April 2010 and chairman of the supervisory board of Russian Machines JSC, Glavstroy Corporation LLC and Transstroy Engineering & Construction Company Ltd. since September 2010. Siegfried Wolf was first appointed to the supervisory board of STRABAG SE on 17 August 2007. His term was extended on 18 June 2010 and ends in 2014.

DI ANDREAS BATKE²⁾

Andreas Batke was born on 4 May 1962 and joined STRABAG AG as a land surveyor on 1 April 1991. He has been a member of the works council since May 1998. Andreas Batke currently serves as chairman of the segment works council for Transportation Infrastructures, chairman of the group works council and vice-chairman of the supervisory board of STRABAG AG, Cologne. He was appointed to the supervisory board of STRABAG SE by the STRABAG SE works council and has been a member of the STRABAG SE supervisory board since November 2009.

MIROSLAV CERVENY²⁾

Miroslav Cerveny was born on 16 January 1959 and has worked for a Czech subsidiary of the STRABAG Group since 1988, holding positions in IT administration, accounting, and occupational health and safety. He was appointed to the supervisory board of STRABAG SE by the STRABAG SE works council and has been a member of the supervisory board since November 2009.

MAGDOLNA P. GYULAINÉ²⁾

Magdolna P. Gyulaine was born on 26 July 1962. She is chairwoman of the works council of STRABAG Hungary, having joined a predecessor company of STRABAG Hungary as bookkeeper in 1983. She was appointed to the supervisory board of STRABAG SE by the STRABAG SE works council in November 2009.

WOLFGANG KREIS²⁾

Wolfgang Kreis, an industrial clerk by training, was born on 18 March 1957. He joined Ed. Zublin AG as a commercial clerk in 1979 and today is in charge of occupational health and safety at the company. He has been vice-chairman of the supervisory board of Ed. Zublin AG since 2002. He was appointed to the supervisory board of STRABAG SE by the STRABAG SE works council in November 2009.

GERHARD SPRINGER²⁾

Gerhard Springer was born on 26 March 1952. He trained as construction foreman and attended the "social academy" of the Austrian Chamber of Labour before joining the STRABAG Group in 1977. From 1977 to 1983, he worked as construction foreman, deputy foreman and employee representative. He has been a full-time employee representative since April 1983. Gerhard Springer was appointed to the supervisory board of STRABAG SE as an employee representative and has been a member of the supervisory board of STRABAG SE¹⁾ since 1995.

O. UNIV.-PROF. DDR. WALDEMAR JUD

Chairman of the Supervisory Board, Free Float Representative (until 18 June 2010)

Waldemar Jud was born on 26 November 1943. He studied law and political science at the University of Graz with study terms in the UK (University of Cambridge, Trinity College), Canada (Mc Gill University, Montreal) and France (Universite de Poitiers). He received his doctorate in law in 1966 and political science in 1969. In 1979, Waldemar Jud was appointed associate professor for commercial law at the University of Graz with a focus on corporate law and intellectual property rights. In 1984, he became a full professor for commercial and securities law at the University of Graz. Waldemar Jud was appointed to the supervisory board of STRABAG SE on 29 November 2006. His term ended on 18 June 2010.

DR. GERHARD GRIBKOWSKY

Member of the Supervisory Board (until 18 June 2010)

Gerhard Gribkowsky was born on 16 April 1958. From 1979 to 1981, he completed a traineeship with Siemens AG in Munich and Berlin. Subsequently, he studied law at the Albert-Ludwigs-University in Freiburg and graduated

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with a doctorate in 1988. Until 2002, Gerhard Gribkowsky worked at Deutsche Bank AG and Deutsche Bank Kreditbank AG. After completion of a trainee program, he worked as branch manager before being promoted to senior analyst in the credit department and head of risk management. From 1998 to 2001, he was member of the executive board for the southern region of Deutsche

Bank AG. In 2002, he was senior credit executive responsible globally for consumer goods, trade and plant engineering and construction. From 2003 to 2008, Gerhard Gribkowsky was a member of the management board of Bayerische Landesbank, Munich. He was appointed to the current supervisory board of STRABAG SE on 29 November 2006. His term ended on 18 June 2010.

MANDATES

In the 2010 financial year, the following supervisory board members held supervisory board mandates or similar functions at publicly listed companies in Austria and abroad in addition to their supervisory board mandate at STRABAG SE:

NAME	PUBLICLY LISTED COMPANY	MANDATE		
Dr. Alfred Gusenbauer	Gabriel Ressources Ltd., Canada	Member of the Supervisory Board		
Mag. Erwin Hameseder	AGRANA Beteiligungs-AG	Vice Chairman of the		
	_	Supervisory Board		
	Raiffeisen Bank International AG	Vice Chairman of the Supervisory		
		Board (since 10 October 2010)		
	Südzucker AG, Mannheim/Ochsenfurt	Member of the Supervisory Board		
	UNIQA Versicherungen AG	Member of the Supervisory Board		
Andrei Elinson	GAZ Group, Russische Föderation	Member of the Supervisory Board		
	Ingosstrakh, Russische Föderation	Member of the Supervisory Board		
Ing. Siegfried Wolf	GAZ Group, Russische Föderation	Member of the Supervisory Board (until 15 April 2010); Chairman of the Supervisory Board (since 15 April 2010)		
	VERBUND AG	Member of the Supervisory Board		
DI Andreas Batke	STRABAG AG, Köln	Vice Chairman of the Supervisory Board		
o. UnivProf. DDr. Waldemar Jud	BKS Bank AG	Member of the Supervisory Board (since 19 May 2010)		
	Do & CO Restaurants Catering AG	Chairman of the Supervisory Board		
	Oberbank AG	Member of the Supervisory Board		
		(since 10 May 2010)		
	Ottakringer Getränke AG	Vice Chairman of the		
		Supervisory Board		

COMMITTEES

Presidium

Dr. Alfred Gusenbauer (Chairman since 18 June 2010)

Mag. Erwin Hameseder (Vice Chairman)

Andrei Elinson

o. Univ.-Prof. DDr. Waldemar Jud (Chairman until 18 June 2010)

The presidium deals with all matters affecting the relations between the company and the members of the management board, especially matters relating to the remuneration of management board members, but excluding decisions regarding the appointment or removal of a management board member or regarding the granting of stock options.

Presidium and Nomination Committee

Dr. Alfred Gusenbauer (Chairman since 18 June 2010)

Mag. Erwin Hameseder (Vice Chairman)

Andrei Elinson

Wolfgang Kreis

Gerhard Springer

o. Univ.-Prof. DDr. Waldemar Jud (Chairman until 18 June 2010)

The presidium and nomination committee presents the supervisory board with proposals regarding the filling of new management board mandates or positions which are opening up, deals with questions of succession planning and makes decisions on urgent matters.

Audit Committee

Dr. Alfred Gusenbauer (Chairman since 18 June 2010) Mag. Erwin Hameseder Andrei Elinson Dr. Gottfried Wanitschek DI Andreas Batke Wolfgang Kreis Gerhard Springer

o. Univ.-Prof. DDr. Waldemar Jud (Chairman until 18 June 2010)

The audit committee is responsible for the auditing and preparation for the approval of the annual financial report, the proposed distribution of profits and the management report, as well as the auditing of the consolidated financial statements and the corporate governance report. The committee also deals with the management letter written by the financial auditor as well as with the auditor's report as to the efficiency of the risk management. The audit committee makes a proposal for the selection of the auditor and presents the proposal of the supervisory board to the Annual General Meeting for voting.

INDEPENDENCE OF THE MEMBERS OF THE SUPERVISORY BOARD

All members of the supervisory board and its committees are independent in accordance with the conditions contained within the Austrian Code of Corporate Governance as amended in January 2010, (see also www.strabag. com -> Investor Relations -> Corporate Governance -> Supervisory Board -> Independence of the Supervisory Board) and have declared in writing explicitly to adhere to all conditions of the Austrian Code of Corporate Governance as amended in January 2010. The independence of the supervisory board members is defined by the following guidelines (excerpt from the Rules of Procedure for the Supervisory Board as amended on 23 April 2010):

Guidelines for the Independence of Supervisory Board Members of STRABAG SE ("the company") in Accordance with Rule 53 of the Code

A member of the supervisory board of the company shall be deemed independent if he or she has no business or personal relations with the company or its management board which would constitute a material conflict of interest and thus could influence the member's behaviour.

Moreover, the members of the supervisory board shall comply with the following guidelines adapted from the Code:

- The supervisory board member shall not have served as a member of the management board or as a manager of the company or one of its subsidiaries in the past five years.
- The supervisory board member shall not maintain or have maintained in the past year any business relations with the company or one of its subsidiaries to an extent of significance for the supervisory board member. This shall also apply to relationships with companies in which the supervisory board member has a considerable economic interest. The approval of individual

transactions by the supervisory board according to Rule 48 does not automatically mean the person is qualified as not independent.

- The supervisory board member shall not have been auditor of the company or have owned a share in the auditing company or have worked there as an employee in the past three years.
- The supervisory board member shall not be a member of the management board of another company, in which a management board member of the company is a supervisory board member.
- The supervisory board member shall not be a close relative (direct offspring, spouse, partner, parent, uncle, aunt, sibling, niece, nephew) of a management board member or of persons in one of the aforementioned positions.

It shall be the responsibility of each member of the supervisory board of the company elected by the Annual General Meeting or delegated by the shareholders to declare his or her independence according to the criteria defined.

According to Rule 54 of the Austrian Code of Corporate Governance, the supervisory board of the company shall include at least one independent member delegated by the shareholders who is not a shareholder with a share of more than 10 % or who represents such a shareholder's interests. The independence of supervisory board members shall be published in the Annual Report. The supervisory board shall judge whether it and its committees contain a sufficient number of independent members in accordance with Rules 39 and 53 of the Austrian Code of Corporate Governance.

DISCLOSURE OF INFORMATION REGARDING THE REMUNE-RATION OF THE MEMBERS OF THE MANAGEMENT AND THE **SUPERVISORY BOARDS**

REMUNERATION REPORT - MANAGEMENT BOARD

Total remuneration for the management board members in the 2010 financial year amounted to € 7.80 million (2009: € 8.67 million).

REMUNERATION 2009/2010 T€ (incl. non-monetary¹)							
	FIXED		VARI	VARIABLE		TOTAL	
NAME	2009	2010	2009	2010	2009	2010	
Haselsteiner	543	543	971	961	1,514	1,504	
Haselsteiner – payment in kind	_	-	1,000	1,000	1,000	1.000	
Oberlerchner	411	368	758	641	1,169	1,009	
Birtel	366	366	574	566	940	932	
Truntschnig	366	366	637	638	1,003	1,004	
Krammer	_	276	_	230	_	506	
Jurecka	366	369	649	615	1,015	984	
Merkinger ²⁾	366	244	647	615	1,013	859	
Farrokhnia ³⁾	366	-	649	-	1,015	_	
Total	2,784	2,532	5,885	5,266	8,669	7,798	

For 2007 and the following years, board member pay will be based on a system of remuneration which, in addition to a fixed base salary, foresees a variable portion dependent on the achievement of specific earnings and profit figures calculated according to principles of cost accounting. The profit-related bonus is basically calculated as a fixed percentage of the STRABAG Group profit according to cost accounting principles less a minimum profit. If this value surpasses the simple fixed amount, a sliding scale is applied with a maximum profit-related bonus of 200 % of the fixed salary possible. If a minimum profit is surpassed (profit according to cost accounting principles compared to construction output), a minimum profit-related bonus is granted; the chairman of the management board may also receive additional non-monetary remuneration, rounded to full €T 100, when pre-determined targets are met. From the 2011 financial year, 20 % of the bonuses of the members of the management board will be retained and deposited on a personal clearing account based on long-term, sustainable, multi-annual performance criteria. The payment from the personal clearing account will take place at the end of the term of the management agreement.

Furthermore, the members of the management board have the right to a company car. Accident insurance provides coverage in the event of death or disability, a private liability insurance policy covers the legal liability of the members of the management board which may arise from third-party personal injury, property damage or financial losses. The board members are also covered by legal expense insurance in the event of claims resulting from administrative or criminal violations. Insurance coverage exists for damage claims resulting from thirdparty or group financial losses as the result of neglect of duty during service for the company.

The members of the management board are subject to a competition clause for the period of their service. If a member of the management board is dismissed without cause, the fixed base salary is paid for the full term of the contract. In its meeting of 2 December 2010, the supervisory board of STRABAG SE approved the extension of the existing management contracts as well as the appointment of DI Wanker to the management board. With the decision, Dr. Haselsteiner's management contract expires on 31 December 2015, those of the remaining members of the management board on 31 December 2014.

Since 1 July 2009, all management board members perform their services on the basis of employment contracts and are subject to income tax regulations. One management board member is entitled to non-growing pension payments from subsidiaries of the company. No other pension agreements exist between the company and the members of the management board. One management board member has a right to legal and contractual severance pay in the event of the termination of service to the company, with the maximum amount set by the Austrian Employee Act (oAngG).

STRABAG SE has further decided against a stock option programme for management board members. No additional recompense is granted for internal group mandates or functions. No prior agreements or exception rules exist for the event of a public takeover offer.

Due to the system of remuneration of the management board members as presented and the evaluation conducted in March 2011 by the law firm Berger Saurer Ettel Rechtsanwälte, STRABAG SE explains the non-compliance with C-Rules 27 and 27a of the Code (as amended in January 2010) as follows:

²⁾ Left the management board of STRABAG SE on 31 August 2010.

³⁾ Left the management board of STRABAG SE on 31 December 2009

C-Rule 27 of the Code (as amended in January 2010): It is a matter of concern for STRABAG SE that remuneration of the management board members be made according to measurable criteria in a way that is transparent and easily comprehensible. The remuneration of the management board is therefore based on the scope of the work, the responsibilities and the personal performance of the individual management board member as well as on the achievement of the corporate goal, the size and the economic situation of the company. Non-financial criteria are not applied for the remuneration as these do not guarantee a transparent and easily comprehensible remuneration within the business activities of STRABAG SE.

C-Rule 27a of the Code (as amended in January 2010): The previous clause in the management contracts regarding severance payments in the case of premature termination has proved its worth, so that STRABAG SE sees no reason for changes or amendments in this regard. In the case of premature termination of a management contract without material breach, the management board member's claim to the annual fixed portion remains – but not for the performance-based variable portion – for the remaining term of the contract. No severance payment is made in the case of premature termination of a management contract for a material reason for which a management board member is responsible.

REMUNERATION REPORT - SUPERVISORY BOARD

The Annual General Meeting decides on the annual remuneration of the members of the supervisory board nominated or elected by the shareholders as well as on any additional remuneration for special tasks performed, if applicable.

At the Annual General Meeting of 27 February 2007, the shareholders approved annual remuneration of \in 15,000 for the regular members of the supervisory board, \in 25,000 for the vice chairman and \in 50,000 for the chairman. Members of the supervisory board who are elected to or leave the board during a financial year are remunerated in accordance with the actual period of their membership on the supervisory board pro rata temporis.

Additionally to their annual remuneration, the supervisory board members also receive cash compensation for expenses. The supervisory board has further approved a € 100,000 limit on remuneration for consultant activities for its former chairman o. Univ.-Prof. DDr. Jud outside of his board function. Furthermore, the members of the supervisory board are, in accordance with the Articles of Association, covered by D&O (directors and officers) liability insurance up to a certain maximum amount. The insurance covers the personal liability of the supervisory board members in the event of careless neglect of duty during their service for the company.

In 2010, no other remuneration was paid to the members of the supervisory board. There were no other transactions with members of the supervisory board.

MEASURES FOR THE ADVANCEMENT OF WOMEN

In accordance with Section 243b of the Austrian Business Enterprise Code (UGB) and L-Rule 60 of the Austrian Code of Corporate Governance (2010), the corporate governance report must indicate the measures taken to promote women to the management board, the supervisory board and to leading positions in the company.

STRABAG SE declares that it basically promotes women and men equally. There are no salary differences between men and women who perform the same work and have the same level of education.

Traditionally, mainly men are employed in the construction sector. It is noteworthy, therefore, that two women sit on the supervisory board of the company: Kerstin Gelbmann and Magdolna P. Gyulainé¹⁾. The supervisory board thus has a female percentage of around 18 % and a percentage of female members appointed the works council of 20 %.

Additionally, 125 women (= 10 % of the corporate management) hold a leading position as defined by Section 80 of the Austrian Stock Corporation Act (AktG).

The company has also set up kindergartens at its offices in Vienna, Donau-City-Straße 9, and in Bratislava, offering employees affordable, all-day childcare. The childcare centres are designed to help employees reintegrate into professional life after their parental leave.

INTERNAL AUDIT REPORT

The STRABAG Group's internal audit department is a neutral and independent authority which again conducted more than 200 internal audits in the 2010 financial year. It is as a central part of the group's risk management.

In accordance with the rules of the Austrian Code of Corporate Governance, the internal audit department is set up as a staff unit of the management board of STRABAG SE, giving it the greatest possible amount of independence. The internal audit department plans and conducts process-independent and neutral audits of all of the group's divisions in Austria and abroad. The audit planning is constantly updated to meet the current needs.

In 2010, the internal audit department again conducted more than 200 audits in all divisions worldwide, including individual objects as well as entire organisational units. The audits covered all of the group's divisions and subdivisions as well as the most important contracts and orders of the year. The routine and special audits served to

recognise and avoid risks, to reveal opportunities and to monitor proper conduct and compliance with the code of ethics

Given its technical and commercial competence, the internal audit department forms an important part of the group's risk management and internal control. With its comprehensive approach, the use of uniform auditing standards and the neutral reporting, the internal audit department also contributes to the standardisation of processes and structures in the entire group.

The internal audit department reports regularly to the CEO and to the supervisory board's audit committee regarding the audit plan and significant events of its work. The audit reports are sent to the audited units and divisions, to the unit and division managers, and to the management board, and are made available to the financial auditors.

REPORT ON THE EXTERNAL EVALUATION

In accordance with Rule 62 of the Austrian Code of Corporate Governance, STRABAG SE has since the 2008 financial year commissioned an external evaluation of compliance with the rules of the Code. For the 2010 financial year, the evaluation was conducted by the legal firm Berger Saurer Ettel Rechtsanwälte. The results of the evaluation from March 2011 are available at the STRABAG SE website at www.strabag.com -> Investor Relations -> Corporate Governance -> Formal Obligation and Evaluation and can be summarised as follows (excerpt from the 2010 Corporate Governance Evaluation Report for STRABAG SE, March 2011):

"Following evaluation, we can confirm that STRABAG SE complied with the rules of the Code (2010) during the 2010 financial year, in so far as these were included in STRABAG SE's declaration of commitment to compliance, with two exceptions. The exceptions involve two parts of the 2010 Code which were newly introduced on the basis of the EU remuneration recommendations. These parts, specifically part 4 of Rule 27 and part 1 of Rule 27a, concern, respectively, the assumption of variable remuneration components for the remuneration of management board members (Rule 27) and severance payments in the case of the premature termination of management board members (Rule 27a). Several rules were not applicable to STRABAG SE during the period of evaluation."

Management Board

Dr. Hans Peter Haselsteiner

Ing. Fritz Oberlerchner

Dr. Peter Krammer

DI Siegfried Wanker

Mag. Hannes Truntschnig