

DIPTYCH (TWEELUIK)

Profile of the Supervisory Board of NN Group N.V.

ANNEX 2 to the Charter of the Supervisory Board of NN Group N.V.

Amendments in track changes (blue: additions, red: deletions)	Explanatory notes
1. PREAMBLE	
1.1 In order to ensure that the Supervisory Board is at all times adequately composed, appointments to the Supervisory Board are made on the basis of a harmonised policy and vision of the various corporate bodies of NN Group N.V. (“the Company”).	
1.2 The purpose of this profile is to provide guiding principles for the appointment of members and the composition of the Supervisory Board.	
2. GENERAL	
2.1 The Supervisory Board is charged with the supervision of the policies of the Executive Board and the general course of affairs of the Company and the business connected with it as well as with the assistance to the Executive Board by providing advice. The Supervisory Board evaluates the main organisational structure and the control mechanisms established under the management of the Executive Board.	
2.2 Any member of the Supervisory Board shall be prepared to participate in the proceedings of a Supervisory Board committee (e.g. <u>Audit Committee, Risk Committee and Nomination, Remuneration Committee, Nomination and Corporate and Governance Committee and Audit Committee</u>).	Textual update relating to the combination of the Remuneration Committee and the Nomination and Corporate Governance Committee as of 2 June 2023.

<p>2.3 The composition of the Supervisory Board shall be such that the members are able to act critically and independently of one another, the Executive Board and any particular interest.</p>	
<p>2.4 The powers of the Supervisory Board pursuant to the Articles of Association and applicable laws and regulations are vested in the Supervisory Board as a body and are exercised under collective responsibility.</p>	
<p>2.5 In view of the aforementioned, the Supervisory Board shall operate as a collegial body and the knowledge, experience and background of its individual members shall be considered in the context of the Supervisory Board as a whole.</p>	Textual update.
<p>2.6 As the Company's situation, markets and environment change, the Supervisory Board's need for specific competencies will change. Therefore the profile of the Supervisory Board shall be reviewed each year in the light of changing circumstances and against the background of the Company's prevailing situation.</p>	
<p>3. PROFILE OF THE SUPERVISORY BOARD</p>	
<p>A. Composition in general</p>	
<p>3.1 Each Supervisory Board member shall be capable of assessing the broad outline of the overall policy of the Company and of the most important risks incurred. Each Supervisory Board member shall have the specific expertise required for the fulfilment of the duties assigned to the role designated to him<u>them</u> within the framework of the Profile of the Supervisory Board. Each Supervisory Board member shall have sufficient time available for the proper performance of his<u>their</u> duties. The composition of the Supervisory Board shall be such that it is able to carry out its duties properly.</p>	Textual update to align with NN language (inclusivity).
<p>3.2 The Supervisory Board shall have at least three members. They shall be in principle appointed for a term of four years and shall resign at the first General Meeting after such period has elapsed. A Supervisory Board member can be reappointed once for a term of four years. A Supervisory Board member can subsequently be reappointed again for a period of two years, which appointment can be extended by at most two years. In the event of a reappointment after an eight-year period, such reappointment shall be adequately motivated in the Annual Supervisory Board Report. Reappointment is not automatic, but depends on the performance of the Supervisory Board member</p>	Textual update to align with NN language (inclusivity).

<p>in question. A Supervisory Board member shall retire at the annual meeting of the calendar year when he or she has<u>having</u> served twelve years as a Supervisory Board member. The Supervisory Board will review the performance of its members on an annual basis.</p>	
<p>3.3 In optimizing the composition of the Supervisory Board against the Company’s strategic opportunities and challenges, diversity of its members is paramount to ensure a wide range of relevant perspectives and views. Therefore, in, taking into account the selection of Supervisory Board members there will be a balance in nationality, gender, age, experience, education<u>Diversity and work background. In addition, there will be a balance in Inclusion Policy, as available on the affinity with the nature and culture of the business of the Company and its Subsidiaries. Company’s website.</u></p>	<p>Update to include the applicability of the Diversity and Inclusion Policy for the Executive Board, Management Board, Supervisory Board and senior management of NN Group in accordance with the Dutch Corporate Governance Code 2022.</p>
<p>3.4 The Supervisory Board shall consist of a mix of persons with executive experience, preferably gained in the private sector, experience in corporate governance of large stock-listed companies and experience in the political and social environment in which such companies operate.</p>	
<p>3.5 No more than one<u>The Supervisory Board strives to ensure that all its members are independent, as defined in the Dutch Corporate Governance Code.</u></p>	<p>Implementation of NN current practice; strive to ensure that all Supervisory Board members of NN Group N.V. are independent.</p>
<p><u>3.6</u> A person who has been an Executive Board member shall be a Supervisory Board member for every five other members and no such person can<u>cannot</u> be elected as Chair or Vice-Chair.¹</p>	
<p>3.6 Former Executive Board members shall, in case of an appointment to the Supervisory Board, observe a one year waiting period following their retirement from the Executive Board.</p>	
<p>3.7 Former Executive Board members can be appointed as members of a Committee of the Supervisory Board following their appointment to the Supervisory Board. They shall only be appointed chair of such a committee after a period of four years following their retirement from the Executive Board.</p>	
<p>3.8<u>3.7</u> Supervisory Board members shall be appointed and shall retire in accordance with applicable rules and regulations, the Articles of Association and the Charter.</p>	
<p>B. Primary Areas of Competence</p>	

¹ Pursuant to the Dutch Corporate Governance Code, a former Executive Board member can be considered independent if five years have passed since the Executive Board position, notwithstanding the other requirements for independence as defined in the Dutch Corporate Governance Code.

3.9	The Supervisory Board is considered to be adequately composed if it meets the following criteria:	
(a)	among its members, there is a proper dispersal of: (1) specific know-how with respect to the various aspects of the business and corporate policy of the Company with regard to the various social and economical connections of the Company in which it is engaged (2) corporate, political and social experience and (3) the capabilities to take measures to manage the Company in the absence of the Executive Board;	
(b)	its members have an open eye for and are capable to evaluate (international) social, economical, political and other developments relevant to the Company;	
(c)	its members are deemed (or, in the case of a reappointment, have proven) to be capable to operate as members of the Supervisory Board as a collegiate body and not as advocates of any specific person, group of persons or party concerned with the Company;	
(d)	its members do not have (perceived) conflicts of interest with, are not employed by, and are not directly involved in negotiations on labour issues and relations with (affiliates of) the Company.	
3.10	The criteria referred to in paragraph 3.9 (a) and (b) can be met if the Supervisory Board is composed of persons who collectively have broad experience in the following areas of competence:	
(a)	management of complex multinational enterprises;	
(b)	international economic, regulatory and public policy issues;	
(c)	labour relations, human resources and management development;	
(d)	insurance;	
(e)	asset management;	
(f)	retail banking;	
(g)	audit, finance and control;	

(h) risk management;	
(i) legal affairs and corporate governance;	
(j) Sustainability Matters ;	Update related to the implementation of the Dutch Corporate Governance Code 2022 and relevant provisions of the Corporate Sustainability Reporting Directive (CSRD).
(k) corporate integrity;	
(l) information technology and transformation; and	
(m) marketing, in particular in the area of financial products and services.	
3.11 This profile shall be published on the Company's website www.mn-group.com .	Textual update.