REPORT
on the activities of the Supervisory Board of Bank Handlowy w Warszawie S.A.
for the period from the date of the Annual General Meeting of Shareholders in 2017
to the date of the Annual General Meeting of Shareholders in 2018

1. Members of the Supervisory Board

1.1. In the reporting period, the Supervisory Board was composed of:

- Mr. Andrzej Olechowski, Chairman of the Board, entire reporting period
- Mr. Frank Mannion, Vice Chairman of the Board, entire reporting period
- Mr. Shirish Apte, Member of the Board, entire reporting period
- Mr. Marek Belka, Member of the Board, from June 22, 2017
- Mr. Grzegorz Bielicki, Member of the Board, from December 06, 2017
- Mr. Igor Chalupec, Member of the Board, entire reporting period
- Ms. Jenny Grey, Member of the Board, entire reporting period
- Mr. Miroslaw Gryszka, Member of the Board, until December 5, 2017
- Mr. Marek Kapuscinski, Member of the Board, entire reporting period
- Mr. Marc Luet, Member of the Board, from June 22, 2017
- Ms. Anna Rulkiewicz, Member of the Board, until June 22, 2017
- Mr. Anand Selvakesari, Member of the Board, entire reporting period
- Mr. Stanislaw Soltysiński, Member of the Board, entire reporting period
- Mr. Stephen R. Volk, Member of the Board, entire reporting period

1.2. Independent Members of the Supervisory Board

In the opinion of the Supervisory Board, the Independent Members of the Supervisory Board are as follows:

- Mr. Andrzej Olechowski, Chairman of the Board
- Mr. Shirish Apte, Member of the Board
- Mr. Marek Belka, Member of the Board
- Mr. Grzegorz Bielicki, Member of the Board
- Mr. Igor Chalupec, Member of the Board
- Mr. Marek Kapuscinski, Member of the Board
- Mr. Stanislaw Soltysiński, Member of the Board
- Mr. Stanislaw Soltysiński, Member of the Board

1.3. Evaluation of the composition of the Supervisory Board

The Supervisory Board wants to emphasize that, during the entire reporting period, it was composed of persons demonstrating the extensive knowledge of law, economics, banking, management and finance. Members of the Supervisory Board have practical knowledge acquired as managers in international economic institutions. In the Supervisory Board's opinion, the expertise of its Members ensures due performance of its tasks resulting from applicable laws and regulations. The structure of the Board, including its committees, is shaped so that the Board and its committees can make the most of the expertise of its Members to contribute to the accomplishment of the goals and objectives assigned to the Supervisory Board.

1.4. During the reporting period, the Committees of the Supervisory Board were composed of:

1.4.1. Audit Committee

- Mr. Grzegorz Bielicki, Chairman of the Committee, from December 07, 2017
- Mr. Miroslaw Gryszka, Chairman of the Committee, until October 05, 2017
- Mr. Frank Mannion, Vice Chairman of the Committee, entire reporting period
Mr. Shirish Apte  Committee  Member of the Committee  entire reporting period
Mr. Igor Chalupec  Committee  Member of the Committee  entire reporting period
Mr. Marek Kapuściński  Committee  Member of the Committee  entire reporting period

Mr. Marek Belka  Member of the Committee  until December 06, 2017

1.4.2. Remuneration Committee

Mr. Andrzej Olechowski  Chairman of the  Committee  entire reporting period
Ms. Jenny Grey  Vice Chairman of the Committee  entire reporting period
Mr. Marc Luet  Member of the Committee  from October 05, 2017
Mr. Stanisław Sołtysiński  Member of the Committee  entire reporting period

1.4.3. Strategy and Management Committee

Mr. Marek Belka  Chairman of the Committee  from October 05, 2017
Mr. Stanislaw Sołtysiński  Vice Chairman of the Committee  entire reporting period
Mr. Shirish Apte  Member of the Committee  entire reporting period
Mr. Grzegorz Bielicki  Member of the Committee  from December 07, 2017
Mr. Igor Chalupec  Member of the Committee  entire reporting period
Ms. Jenny Grey  Member of the Committee  entire reporting period
Mr. Miroslaw Gryszka  Member of the Committee  until December 5, 2017
Mr. Marek Kapuściński  Member of the Committee  entire reporting period
Mr. Frank Mannion  Member of the Committee  entire reporting period
Mr. Marc Luet  Member of the Committee  from October 05, 2017
Mr. Andrzej Olechowski  Member of the Committee  entire reporting period
Mr. Anand Selvakesari  Member of the Committee  entire reporting period
Mr. Stephen R. Volk  Member of the Committee  entire reporting period

1.4.4. Risk and Capital Committee

Mr. Frank Mannion  Chairman of the Committee  entire reporting period
Mr. Igor Chalupec  Vice Chairman of the Committee  entire reporting period
Mr. Marek Belka  from December 07, 2017
Mr. Marek Kapuściński  Member of the Committee  from October 05, 2017
Mr. Marc Luet  from October 05, 2017
Mr. Andrzej Olechowski  Member of the Committee  entire reporting period
Mr. Anand Selvakesari  Member of the Committee  entire reporting period
Mr. Stephen R. Volk  Member of the Committee  entire reporting period

1.5. Meetings of the Supervisory Board and its Committees

In the reporting period, the Supervisory Board held five meetings, and its Committees: Audit Committee – 3, Risk and Capital Committee – 3, Remuneration Committee – 4, Strategy and Management Committee – 2.
2. ASSESSMENT OF THE FINANCIAL RESULTS AND GENERAL CONDITION OF THE COMPANY

In 2017, the economic growth rate in Poland grew to 4.6% from 2.9% in 2016. The main growth engine was the private consumption of households, which accelerated to 4.8% YoY in 2017 from 3.9% as at the end of 2016 as a result of the very good situation in the labor market and increased governmental transfers to households. Simultaneously, investment rose by 5.25% YoY during 2017 after a decline by 7.9% YoY in 2016.

In 2017, the net profit of the banking sector fell by 2.3%, to PLN 13.6 billion, as compared to PLN 13.9 billion in 2016. The main contributor to the net profit decline was an increase in costs, including higher depreciation and amortization, higher administrative expenses and higher costs of bank tax (2017 was the first full year for which that tax was due). On the other hand, the banking sector earned higher revenues, due to the strong growth of net interest income and net commission income. The higher net interest income was mainly achieved on the side of interest revenue thanks to higher credit volumes and the improving structure of the loan portfolio (an increase in high-margin products, such as cash loans, with a simultaneous decrease in mortgage loans denominated in foreign currencies).

In 2017, the Polish banking sector was preparing for implementation of various regulations, like MiFID Directive (concerning the protection of interests of clients of investment firms) and a new accounting standard – IFRS 9, which will fundamentally change the scope of measurement of impairment of assets - those regulations were a challenge both organizationally and at the level of technology infrastructure.

The Bank generated net profit reaching PLN 537.1 million. The key factors that shaped the financial result in 2017 include higher basic revenues (understood as the sum of interest income and commission income) and continued cost discipline. Cost of risk increased, as a result of one-off events consisting in the creation of net write-offs in the Commercial Banking segment.

In 2017, the operating revenues of the Bank amounted to PLN 2.44 billion and were only slightly lower by PLN 16 million, or 2.0%, than in 2016, when they were influenced by the one-off revenue from settlement of the takeover of Visa Europe Ltd. by Visa Inc. With that transaction excluded, operating revenues rose by PLN 77 million, i.e. 3.9%, in 2017.

In 2017, the increasing credit margin in the ICG segment and the rising credit volumes contributed to an increase in the Bank’s net interest income by PLN 79 million, i.e. 7.9%, as compared to 2016. Simultaneously, as compared to 2016, net commission income rose by PLN 15 million, i.e. 2.9%, thanks to excellent economic situation in financial markets in 2017, which spurred the result on brokerage operations and the sales of investment products, including structured ones.

In 2017, the Bank continued its cost discipline policy. As compared to 2016, total costs decreased by PLN 11 million. On the other hand, the Bank invested in development of technology (e.g. Citibank Online - a new transaction system for retail clients) and carried out advertising campaigns to improve the awareness of the Citi Handlowy brand.

In 2017, net impairment losses on financial assets increased by PLN 51 million from 2016, mainly as a result of one-off events in the Commercial Banking segment. On the other hand, the loan portfolio quality indicators, e.g. NPL and the provision coverage ratio, are better than for the entire banking sector.

For the Bank, it was another year of sustainable growth of lending. In the Institutional Clients Group (ICG), the growth rate reached 5%, i.e. above the GDP growth rate in 2017, and in the Global Consumer Banking (GCG) business the volumes increased by 6%. As far as the acquisition of new retail volumes is concerned, those efforts are mainly conducted via electronic channels, e.g. the acquisition of new credit card users.

As at the end of 2017, shareholders’ equity was higher than at the end of the previous year. The Supervisory Board believes that the level of capitals maintained by the Bank is sufficient to ensure its financial security, as well as the security of deposits entrusted to it, and to stimulate its further growth.
As of December 31, 2017, the capital adequacy ratio of the Bank was 17.6%. The excess of the Bank’s capital over the regulatory requirement was constantly one of the largest surpluses among large banks operating in Poland’s market. The high level of the capital adequacy ratio achieved by the Bank confirms its financial security and strong capital base.

Due to various risks that may emerge in both global and Polish economy over 2018, such as the pace of monetary tightening by central banks in developed countries and the process of preparation of the financial perspective in the European Union, coupled with growing pay pressure in Poland, the Supervisory Board will continue its close cooperation with the Management Board to monitor the impact of those risk factors on the situation of the Bank.

Taking into consideration the financial results achieved, the safe position of the Bank, the stable capital and liquidity ratios and the consistent and coherent strategy of the Bank, the Supervisory Board’s assessment of the activities of the Bank in 2017 is positive. Simultaneously, the Supervisory Board is convinced that both already started and planned initiatives will contribute to an increase in shareholder value by allowing the Bank to achieve optimal financial results and market position despite a challenging market environment.

3. ASSESSMENT OF RATIONALITY OF THE BANK’S POLICY IN THE AREA OF CORPORATE SOCIAL RESPONSIBILITY AND SPONSORING

3.1. Corporate social responsibility of the Bank

The Bank is an institution which, since the beginning of its 140-year history, has considered social and environmental aspects in its decisions, and which follows the expectations of both its business and social partners.

There is no trust without responsibility. And long-term development and success are not possible without trust. The Bank would not have its 140 year history if not for the Bank's sense of responsibility for environment. The very approach changed depending on historical situations and current needs but the Bank always was, is and will be the citizen of communities, in which it operates and with the help of which it builds its success.

In regard to the requirement to approach comprehensively the issue of corporate social responsibility management, the Bank identified business activities which were of key importance from the point of view of social and community environments (taking into consideration the specifics of a conducted activity). They include activities related to investments and products, secure and accessible banking services, reduction of environmental impacts, concern for people, development of communities, and responsible management.

Furthermore, the Bank's ambition is to remain, in the long term, the leader in social responsibility among banking institutions in Poland. For many years, to a significant extent in reliance on the activity of the corporate foundation (Banking Foundation named after Leopold Kronenberg at Citi Handlowy), the Bank has been an undisputed leader in social involvement and employee volunteering.

In 2017, the Foundation carried out programs related to entrepreneurship and financial education. As every year, “Poles’ Attitudes Towards Saving” survey was conducted. For ten years now, the survey has been appreciated by both media and opinion leaders and it is perceived as the most reliable and authoritative survey of its kind in Poland. The Foundation is also organizing the competition for the Emerging Market Champions Citi Handlowy Award – the purpose of the competition is to promote enterprises which with success roll out their activity abroad. Another systemically relevant program of the Foundation is IT for She, an undertaking implemented in a coalition with seven international technological companies. The project supports the career development of young women in IT. Moreover, the Foundation has joined programs financed by the Citi Foundation, such as Business in Women's Hands, conducted together with the Foundation for Female Entrepreneurship addressed to 50 women who want to open their own company. The Foundation followed up activities in the scope of protection of cultural heritage, the most important of which is the
annual Professor Aleksander Gieysztor Award. Its aim is to support persons or institutions rendering great service to the protection of Polish cultural heritage both in Poland and abroad. The winner of the 19th edition of the Award was Leon Tarasewicz rewarded for the many years of conscious efforts in building bridges between different ethnic, language and religious groups in the borderland of Poland, Belarus and Lithuania during many editions of the annual “Trialog” festival in Krynki (Podlaskie Voivodeship).

In July 2017, at 16 Senatorska Street, where today the Bank has its head office and where the Citi Hall of the Capital City of Warsaw was situated at the beginning of the 20th century, a memorial plaque was unveiled to commemorate Julian Spitosław Kulski, Deputy Mayor and Appointed Mayor of Warsaw in 1939-44. This is just another initiative of the Bank to protect cultural heritage. A few years earlier, the Bank also commemorated Marcelli Porowski, Mayor of the Capital City during the Warsaw Uprising. Previously, the Bank’s commitment contributed to the erection of a monument of Tadeusz Kościuszko on the Iron Gate Square.

In 2017, the Foundation coordinated Employee Volunteering Program. As in the previous years, the key project was the Citi’s Global Community Day, which celebrated its twelfth anniversary. Its participants included volunteers from Citi and Bank Handlowy, their families and friends. The volunteers carried out 230 social projects for almost 35,000 beneficiaries. Other activities within the frames of the employee volunteering are: integration trips involving volunteering, the action “Become Santa’s Helper” and individual volunteering.

High quality of standards of Bank’s social actions is proved by numerous awards as: presence in the Respect Index; a distinction in the form of the “Ethical Company” title awarded by Puls Biznesu or the title “The Benefactor of the Year” in the employee volunteering category.

Full description of its activities is available in the Bank’s Annual Report and on the website www.kronenberg.org.pl

3.2. Sponsoring

In 2017, the Bank and the Foundation supported numerous nation-wide and international conferences. One of them was the 7th European Financial Congress in Sopot, an annual meeting of representatives of the European financial sector, the world of politics and economic experts. The theme of the last year edition was “Capital, taxes and international solidarity in the 21st century”.

The Bank’s experts participated in the eighth edition of the program “Time for economic patriotism” organized under the patronage of “Puls Biznesu”. The program ended with the main debate of the Bank’s representatives with guests from politics, business and economic media.

During the European Economic Congress in Katowice and Economic Forum in Krynica, the Bank cooperated with the American Chamber of Commerce as a partner in the organization of AmCham Diner. The slogan of the 27th edition of the Forum in Krynica was “Project: Europe - a recipe for the coming decades”. In almost 200 panels on themes from macroeconomics, management, energy, international and regional policy to society and the media, the presence of the Bank’s experts in the debates was tangible.

In 2017 the Bank became the patron of the Polish edition of Edward Lucas’ “Cyberphobia: Identity, Trust, Security and the Internet.” It it the first such publication in Poland: it is comprehensive, easy to read and abounds in valuable tips and recommendations. It tells a story of how to surf online safely, as well as how to protect the infrastructure on which we connect to the Internet.

In October, the Bank commenced cooperation with Harvard Business Review Polska under which the Bank's clients will be able to participate in networking meetings organized by HBRP's Management Board. The Bank was a partner to a series of business meetings
organized in Warsaw and Gdańsk. The Bank became also a partner to a special edition of Harvard Business Review Polska dedicated to the luxury goods market in Poland.

The Bank was the patron of the Polish premiere of Torben Betts’s play, “Invincible”, directed by Eugeniusz Korin and staged in the 6th Floor Theatre. To celebrate the 20th anniversary of the introduction of the first globally accepted credit card in the Polish market, the Bank invited its clients to two previews of the play, including those who participated in the making of Citi’s credit card history in Poland two decades ago.

As part of the 20th anniversary celebrations, the Bank also commenced the cooperation with the international city bikes operator – Nextbike. The cooperation encompassed a campaign promoting the Bank’s products and services, implemented from March to November on city bikes available in nine Polish cities (Białystok, Katowice, Lublin, Łódź, Opole, Poznań, Szczecin, Warsaw and Wrocław). Furthermore, five more stations with Citi Handlowy’s logo were opened in Warsaw, with exceptional blue bikes. Together with Nextbike, the Bank launched a unique banking-biking application Citi Handlowy Bikes for cyclists in Warsaw. It can be used to rent a bike and, additionally, to count calories burnt, calculate the distance travelled and track the ride via GPS.

In 2017, the Bank promoted golf in Poland, as a partner of the Polish Golf Union. It was also the Title Sponsor of the Citi Handlowy Lexus Business Cup tennis tournament organized in six Polish cities from May to September.

The Supervisory Board positively assesses the involvement of the Bank in the area of corporate social responsibility and sponsorship of important economic events.

4. THE ASSESSMENT OF FUNCTIONING OF REMUNERATION POLICY AT BANK HANDLOWY W WARSZAWIE S.A.

4.1. The obligation of the Supervisory Board to assess the functioning of the remuneration policy at Bank Handlowy w Warszawie S.A. results from § 28 (3) of the Principles of Corporate Governance for Supervised Institutions issued by the Polish Financial Supervision Authority (KNF) on July 22, 2014 and effective from January 1, 2015.

In 2017, the Bank applied “The Remuneration Policy for Holders of Key Functions at Bank Handlowy w Warszawie S.A.” approved by the resolution of the Supervisory Board of the Bank of December 3, 2015, which was superseded by “The Remuneration Policy for Employees of Bank Handlowy w Warszawie S.A.” (hereinafter referred to as the “Remuneration Policy”) on December 22, 2017. The newly adopted Remuneration Policy organizes and gathers into a single document the processes and rules applied so far at Bank Handlowy with relation to the remuneration of Bank’s all employees, including in particular, Key Staff, Persons whose professional activity significantly influences the risk profile of the Bank, employees involved in the sales of the Bank’s products and services, and employees of control functions. The Policy implements the provisions concerning the development of remuneration rules at banks, included in the provisions of law, and the Principles of Corporate Governance for Supervised Institutions adopted by the Polish Financial Supervision Authority (KNF) and takes into consideration the EBA Guidelines on Sound Remuneration Policy, referred to in Article 74 (3) and Article 75 (2) of Directive 2013/36/EU, and the disclosure of information in accordance with Article 450 of the Regulation (EU) no. 575/2013, EBA Guidelines concerning remuneration policies and practices related to the provision and sales of consumer banking products and services, ESMA Guidelines on remuneration policies and practices (MiFID).

4.2. The Remuneration Policy is assessed as follows:

The Remuneration Policy covers the correct group of persons, defined as Key Persons, and upon the adoption of the new Remuneration Policy it shall cover all employees of the Bank.

The Remuneration Policy appropriately defines the rules of remuneration of employees of the Bank (also its Key Persons), including their form, structure and method of their
determination. The rules of remuneration applicable to Members of the Supervisory Board are regulated by resolutions of the General Meeting of Shareholders.

The method of implementation of the Remuneration Policy at the Bank ensures that the structure of remuneration of the employees of the Bank, including Key Persons, supports the long-term stability of the Bank and is in conformity with the strategy, goals and objectives, values and long-term interests of the Bank, especially such as sustainable growth, and enables the elimination of a potential adverse impact of remuneration systems on risk management.

The Bank has correctly implemented all the rules applicable to fixed remuneration included in the Remuneration Policy. In particular, the Bank diversifies amounts paid to employees, including Key Persons, as their fixed remuneration taking into account their professional experience and functions in the organizational structure of the Bank.

The Bank ensures an appropriate remuneration of the employees of the internal audit and compliance units so that they can recruit and retain highly qualified specialists. The Audit Committee of the Supervisory Board approved the analysis of the remuneration of the Audit Department and Compliance Department employees at Bank Handlowy w Warszawie S.A.

The Bank uses the Remuneration Policy, in addition to other measures, to promote reasonable and effective risk management and to prevent risk taking going beyond an acceptable level. Consequently, the remuneration system based on financial and non-financial performance which is used by the Bank does not reward excessive risk taking in decision making. In particular, the remuneration of each of the Members of the Management Board is determined to promote the prudent management of the Bank and on the basis of financial and non-financial performance without rewarding inappropriate decisions taken by employees.

While designing and approving the funds allocated to variable remuneration of the Bank's employees for 2017, including Key Staff, the Bank performed their respective verification. It confirmed that the Bank had an appropriate and solid capital base which justified the proposed value of variable remuneration, that it did not limit the Bank's ability to increase its capital base and that it was justified by the financial situation of the Bank.

The detailed rules applicable to variable remuneration granted to persons having a significant impact on the risk profile of the Bank (Eligible Persons), including Key Persons, are regulated by the “Remuneration Policy for Persons whose professional activity significantly influences the risk profile of Bank Handlowy w Warszawie S.A.” (“Eligible Person Remuneration Policy”), which superseded “The Variable Remuneration Components Policy for Managerial Staff” (“Variable Remuneration Policy”) as of December 22, 2017. Those rules were properly applied to grant the Authorized Persons, including Key Persons, variable remuneration in January 2018 (variable remuneration for their work in 2017), i.e.:

- the Nomination and Remuneration Committee of the Bank’s Supervisory Board recommends and justifies the amounts and conditions of variable remuneration for persons covered by the Authorized Persons Remuneration Policy. It also expresses an opinion on the amendments to the Authorized Persons Remuneration Policy, including the amounts of components of remuneration, following the rules of prudent and stable management of risk, capital and liquidity and with special care of long-term interests of the Bank and its shareholders, investors and stakeholders. In the reporting period, the Nomination and Remuneration Committee of the Supervisory Board held four meetings;

- the level of variable remuneration for work in 2017 was determined on the basis of financial and non-financial criteria, taking into account the costs of risk, costs of capital and liquidity risk of the Bank in the long-term run. The variable remuneration determined as above was granted on January 15, 2018. It was divided into a current and deferred part. In turn, the deferred remuneration was split into a short-term part, which may be vested in employees after 6 or 12 months, and a long-term part, which is divided into three or five instalments payable, respectively, in 2019-2021 or 2019-2013;
after having examined the situation the Supervisory Board and the Management Board found no reason to reduce the remuneration granted to any Authorized Persons, including Key Person under the Variable Remuneration Policy – either within the framework of the ex-post risk adjustment connected with the results of the Bank or in connection with individual performance. The above-mentioned vesting of rights was related to the respective portions of deferred variable remuneration for work in 2014, 2015 and 2016.

The Remuneration Policy adopted at the Bank ensures an appropriate method for remuneration of employees involved in the sales of the Bank’s products and services, which encourages them to act in an honest, impartial, transparent and professional way, taking into consideration the rights and interests of all Clients of the Bank in the short, medium and long term.

In 2017, the Bank correctly analyzed the roles and responsibilities of their employees in the context of the key types of risks managed by the Bank and the quantitative and qualitative criteria described in Commission Delegated Regulation (EU) No 604/2014 of 4 March 2014 supplementing Directive 2013/36/EU of the European Parliament and of the Council with regard to regulatory technical standards with respect to qualitative and appropriate quantitative criteria to identify categories of staff whose professional activities have a material impact on an institution’s risk profile and, on that basis, determined the list of persons whose professional activity has a material impact on the risk profile of the Bank and, thus, should be subject to the Authorized Persons Remuneration Policy. In 2017, the list of staff covered by the Authorized Persons Remuneration Policy in 2017 included 80 persons.

The Supervisory Board positively assesses functioning of the Remuneration Policy applied at the Bank.

5. SUPERVISORY BOARD’S ASSESSMENT OF CONFORMITY WITH DISCLOSURE REQUIREMENTS CONCERNING THE APPLICATION OF THE CORPORATE GOVERNANCE PRINCIPLES, SET OUT IN THE WARSAW STOCK EXCHANGE RULES AND IN THE REGULATIONS CONCERNING CURRENT AND PERIODIC DISCLOSURES PROVIDED BY ISSUERS OF SECURITIES

5.1. In the evaluation period, the Bank follows the principles of corporate governance prescribed by the “Best Practice for GPW Listed Companies” applicable since 1 January 2016. The required statement of compliance with the principles of corporate governance prescribed by the “Best Practice of GPW Listed Companies” is reported by publishing the “Statements of Bank Handlowy w Warszawie S.A. on its application of corporate governance rules in 2017” within the frames of the “Report on the operations of Bank Handlowy w Warszawie S.A. in 2017”. In this way, the bank fulfills the obligation resulting from the Rules of Giełda Papierów Wartościowych w Warszawie S.A. (The Warsaw Stock Exchange Rules) which involves submitting annual report on application of the corporate governance principles in a company. Bank’s statement includes among others information which principles and recommendations of the “Best Practice for GPW Listed Companies” were not applied by the Bank in 2017 along with explanations.

In connection with the Bank’s accepting the corporate governance principles prescribed in the “Best Practice of GPW Listed Companies 2016”, on 11 March 2016, the Bank submitted to Giełda Papierów Wartościowych w Warszawie S.A. a report (EBI Report no. 1/2016) concerning refusal to apply certain specific principles included in the set “Best Practice of GPW Listed Companies 2016” along with explanations, fulfilling the obligation resulting from § 29(3) of the Rules of Giełda Papierów Wartościowych w Warszawie S.A.

Taking the foregoing into account, in the opinion of the Supervisory Board in the period covered by the evaluation the Bank correctly met its information obligations related to application of the corporate governance principles prescribed in the Rules of Giełda Papierów Wartościowych w Warszawie S.A. (Warsaw Stock Exchange).
5.2. Assessment of fulfilment by the Bank of its information obligations related to current and periodic information provided by issuers of securities

The Supervisory Board states that the information obligations resulting from the Regulation of the Minister of Finance of 19 February 2009 on the Current and Periodic Information Provided by Issuers of Securities and the Conditions for Recognizing the Information Required by Legal Regulations of a Non-Member State as Equivalent (Journal of Laws of 2014, item 133, as amended) were correctly performed by the Bank in the reporting period.

6. ASSESSMENT OF THE INTERNAL CONTROL SYSTEM AND THE RISK MANAGEMENT SYSTEM THAT COVERS RISKS SIGNIFICANT TO THE BANK

In accordance with its Articles of Association, the Bank has in place an internal control system that monitors if the Bank’s activities are lawful and correct and if its financial statements and disclosures are accurate.

The primary objective of the internal control system is to support the decision-making processes that are to ensure the effectiveness and efficiency of the Bank’s operations, the reliability of its financial reporting and the compliance of the Bank’s activities with applicable laws and internal regulations and the compliance with risk management rules in the Bank. The internal control system encompasses control mechanisms, risk control mechanisms, non-compliance risk management and internal audit activities integrated with individual processes.

The internal control system in place at the Bank is organized in three independent levels:
- Level 1 – organizational units responsible for the activity which results in taking risks and for risk management in the Bank’s operational activity, as well as for risk identification and reporting to the second-line units,
- Level 2 – risk management at organizational units, regardless of the first-line risk management, and the activity of the compliance unit; units or persons responsible for setting risk management standards in identifying, measuring or assessing, limiting, controlling, monitoring, reporting and supervising control mechanisms applied by other organizational units of the Bank to mitigate risk – organizational units of the Risk Management Sector, Compliance Department, Finance Division, Legal Division, Human Resources Division,
- Level 3 – internal audit unit, responsible for an independent assessment of the risk management and internal control systems – Audit Department.

The Audit Department is supervised by the Supervisory Board via the Audit Committee composed of its Members. Organizationally, the Audit Department reports to the President of the Bank’s Management Board.

The Audit Department submits, on a regular basis, but at least annually, to the Supervisory Board and Management Board, its reports on any identified irregularities and deficiencies, as well as recommendations formulated after internal audits, and activities initiated to rectify such irregularities and to implement such recommendations. The head of the Audit Department is invited to participate in all meetings of the Management Board and Supervisory Board.

The Audit Committee’s powers and duties include oversight over financial reporting, internal control, risk management and internal & external audits. The Committee submits annual reports on its activities to the Supervisory Board.

The Supervisory Board has established a permanent Risk and Capital Committee. The Committee has been entrusted with tasks in the scope of oversight over the risk management system used by the Bank and of assessment of its effectiveness. The Committee submits annual reports on its activities to the Supervisory Board. The powers of the Committee in the scope of supervision over the risk management system include, without limitation, verifications of compliance of the Bank’s policy in the scope of assumed risks with the strategy and financial plan of the Bank, verifications and recommendations to the Supervisory Board in respect of the general risk level of the Bank,
and reviews of periodic reports on the types and amounts of risks connected with the Bank’s activities.

In 2017, in the process of the adaptation of the Bank to the requirements of the revised Recommendation H, the Supervisory Board approved the amendments to the “Internal Control System Principles”, including but not limited to assigning the Bank’s areas to 3 levels of the control system, classification and reporting rules for significant and critical irregularities, units responsible for vertical monitoring and coordination of the control function matrix as well as evaluation criteria for the internal control system.

The Supervisory Board assesses the internal control environment at the Bank as adequate and effective. At the same time, the Supervisory Board confirms its positive assessment of risk management and compliance risk management systems used by the Bank and activities of the Bank’s Internal Audit function. This assessment covers all the key controls, including especially the internal controls over financial reporting and the operational controls.

In 2017, in the process of the adaptation of the Bank to the Regulation of the Minister of Development and Finance of 6 March 2017 on risk management and internal control, remuneration policy and specific method of estimating internal capital”, the Bank developed and implemented the procedure for anonymous reporting by employees of infringements of law and internal procedures and ethical standards applicable at the Bank. As part of the implementation, the Bank introduced the process of reporting infringements to the Supervisory Board (Chairman of the Supervisory Board) when they concern a member of the Management Board, and of presenting information on significant ethical matters to the Supervisory Board. The Supervisory Board must assess, at least annually, the adequacy and effectiveness of the procedure for anonymous reporting by employees of infringements – the first assessment (due to the implementation in 2017) is to be performed in 2019 – for the entire period of its functioning.

7. ASSESSMENT OF ACTIVITIES OF THE SUPERVISORY BOARD

7.1. Corporate Governance

As part of the implementation for application, in 2014 by the Management Board and Supervisory Board of the Bank and, next, in 2015 by the General Meeting of Shareholders, of the document Principles of Corporate Governance for Supervised Institutions, issued by the Polish Financial Supervision Authority (KNF), the Supervisory Board read, at its meeting on March 21, 2018 the “2017 Report – Assessment of Application of the Principles of Corporate Governance for Supervised Institutions issued by the Polish Financial Supervision Authority at Bank Handlowy w Warszawie S.A.”, prepared by the Compliance Department and including an independent assessment of application of the “Principles of Corporate Governance for Supervised Institutions”.

On the basis of the above Report of the Compliance Department and taking into account a positive recommendation provided by the Audit Committee of the Supervisory Board, the Supervisory Board concluded that in 2017 the Bank applied the rules resulting from the Principles of Corporate Governance for Supervised Institutions, except for the excluded principles.

The Bank sustained its decision not to apply three principles:
- principle related to organization of the so-called e-general meetings;
- principle related to seeking opinion of the supervisory body when concluding transactions with related parties if such transactions significantly affected the financial or legal situation of the Bank – this principle will not apply to agreements related to ongoing operations, especially those in the area of liquidity, due to the nature of transactions and the number of concluded agreements;
- principle related to holding meetings of the Bank’s Management Board in the Polish language – meetings of the Management Board participated by foreigners, and especially foreigners who are members of the Management Board and do not speak Polish, are held in the English language. Simultaneously, any motions submitted to the
Management Board, any materials and minutes of meetings are prepared and kept in Polish and in English.

7.2. Settlements between the Bank and Citigroup

In the reporting period, the Supervisory Board’s business included issues related to the outsourcing of actual operation in the area of banking outsourcing. At the meeting on March 21, 2017, the Supervisory Board discussed and approved the annual management information report on the management of the risk related to the outsourcing of operations connected with banking and investment activities (banking and investment outsourcing). Such supervision covered any agreements for provision to the Bank of consulting and advisory services and operating support and for performance of actual operations connected with banking activity in the area of information technology. On November 30, 2017, the Supervisory Board approved the fee resulting from the agreement for consulting and advisory services.

The Supervisory Board confirms its positive assessment of the activities of the Management Board in the field of adequate settlement of services provided by Citi, the majority investor.

7.3. Amendments to the Articles of Association and the Regulations of the Bank

On June 22, 2017, the Bank’s Annual General Meeting adopted a resolution on the introduction into the Articles of Association of the Bank the provisions on a joint term of office for all members of the Supervisory Board of the Bank.

During the meeting on December 8, 2017, the Supervisory Board amended the Regulations of the Management Board of the Bank, Regulations of the Supervisory Board and Regulations of the Audit Committee in the process of the adaptation of the Bank to the requirements stemming from the Regulation of the Minister of Development and Finance of 6 March 2017 on the risk management system and internal control system, remuneration policy and detailed manner for estimation of internal capital at banks and on the implementation at the Bank of the recommendations contained in Recommendation H of the Polish Financial Supervision Authority (KNF) dated 25 April 2017, regarding the system of internal control at banks.

7.4. Miscellaneous

At the meeting on October 5, 2017, the Supervisory Board adopted a resolution on the adoption of information on the fulfillment of the Strategic Plan of the Audit Department in 2017. As the next item on the agenda, the Supervisory Board was presented a report on the progress of implementation of the “Risk management policy for (unsecured and mortgage secured) retail credit exposures” for H1 2017. Afterwards, the Supervisory Board discussed the information on concentration risk incurred by the Bank and on utilization of the related limits.

During the following meeting on 7-8 December, 2017, the Supervisory Board elected its Chairperson and Vice Chairperson and appointed members of the Board’s committees due to the introduction of a joint term of office of the members of the Supervisory Board. Further, the Supervisory Board was presented the quarterly report of the Audit Department and approved “The 2018 Audit Plan in Bank Handlowy w Warszawie S.A.” and discussed the details of cooperation with the auditors of the parent company with respect to use of expert knowledge. Subsequently, the Supervisory Board adopted the resolution on adaptation of the Bank to the requirements stemming from the Regulation of the Minister of Development and Finance of 6 March 2017 on the risk management system and internal control system, remuneration policy and detailed manner for estimation of internal capital at banks and on the implementation at the Bank of the recommendations contained in Recommendation H of the Polish Financial Supervision Authority dated 25 April 2017, regarding the system of
internal control at Banks covering, inter alia, amendments to regulations of the Board and committees. During that meeting, the Supervisory Board acknowledged the information on the preliminary Financial Plan for 2018 and familiarized itself with the report on the level of risk related to retail credit exposures.

Moreover, on February 19, 2018, the Supervisory Board decided to approve the Annual Plan for ensuring compliance of the Bank’s activities for 2018, and on February 20, 2018 – it familiarized itself with the information on implementation of selected elements of the “Bancassurance Policy”. Then, on February 21, 2018, the Supervisory Board approved the “Corrective Action Plan for the Capital Group of Bank Handlowy w Warszawie S.A.”

During the spring meeting held on March 21, 2018, the Supervisory Board adopted Non-Financial Statements of Bank Handlowy w Warszawie S.A. and the Capital Group of Bank Handlowy w Warszawie S.A. for the year ended 31 December 2017. As the next item on the agenda, the Supervisory Board examined a report on the claims and complaints recorded at Bank Handlowy w Warszawie S.A. in 2017. The Supervisory Board approved the acceptable general risk limit (overall risk appetite) for 2018 and approved changes in the document “Rules of prudent and stable management of risk at Bank Handlowy w Warszawie S.A. Group”. The Supervisory Board also acknowledged the information on the results of capital plans, including the results of stress tests. After that, the Supervisory Board discussed the final Financial Plan for the Bank’s Group on a consolidated basis for 2018. In addition, the Supervisory Board reviewed the report on the portfolio of mortgage-backed credit exposures and a report on the level of risk generated by retail credit exposures.

In the reporting period, the Supervisory Board monitored the implementation of strategic assumptions of the Bank, while paying due attention to the areas of management of the Bank’s risks and capital.

8. ASSESSMENT OF THE FINANCIAL STATEMENTS OF THE BANK

At the meeting, held on March 21, 2018, the Supervisory Board positively assessed: the Management Board’s report on the activities of the Bank and the Bank’s Group in the financial year 2017 and the financial statements of the Bank and the Bank’s Group for the financial year 2017, taking into consideration the auditor’s opinion and report on the audit of the financial statements of the Bank and the Bank’s Group, prepared by KPMG Audyt Spółka z ograniczoną odpowiedzialnością sp.k., the entity authorized to audit the annual financial statements of the Bank – and concluded that the submitted Management Board’s report on the activities of the Bank in the financial year 2017 and the financial statements of the Bank and the Bank’s Group for the financial year 2017 were prepared in accordance with the books of account and documents and, also, in accordance with the actual status and the requirements of the Accounting Act.

The Supervisory Board positively assessed the recommendation concerning the distribution of profits for the financial year 2017, submitted by the Management Board.

Taking the above into consideration, the Supervisory Board finds that in the reporting period it accomplished its goals, assigned to it under applicable laws and regulations.

This report was examined and accepted by way of resolution on March 21, 2018 in order to submit it to the Annual General Meeting of Shareholders of the Bank.