



Time to act.

Invitation to 2022 Annual General Meeting



MVV in Figures

	FY 2021	FY 2020	% change
Financial key figures			
Sales and earnings	· · · · · · · · · · · · · · · · · · ·		
Adjusted sales excluding energy taxes (Euro million)	4,131	3,515	+ 18
Adjusted EBITDA 1 (Euro million)	482	449	+7
Adjusted EBIT 1 (Euro million)	278	233	+ 19
Adjusted annual net income 1 (Euro million)	177	128	+ 38
Adjusted annual net income after minority interests ¹ (Euro million)	150	104	+ 44
Capital structure			
Adjusted total assets at 30 September 2 (Euro million)	5,815	4,582	+ 27
Adjusted total assets excluding margins at 30 September ^{2,3} (Euro million)	4,994	4,582	+ 9
Adjusted equity at 30 September ² (Euro million)	1,662	1,571	+ 6
Adjusted equity ratio at 30 September ² (%)	28.6	34.3	– 17
Adjusted equity ratio excluding margins at 30 September 2, 3 (%)	33.3	34.3	-3
Net financial debt at 30 September (Euro million)	628	1,374	- 54
Net financial debt excluding margins at 30 September 3 (Euro million)	1,450	1,352	+ 7
Cash flow and investments			
Cash flow from operating activities (Euro million)	1,203	383	>+ 100
Cash flow from operating activities excluding margins 3 (Euro million)	360	391	-8
Investments (Euro million)	306	322	- 5
Value performance			
ROCE (%)	10.2	7.7	+ 32
ROCE excluding margins ³ (%)	8.9	7.8	+ 14
WACC (%)	5.9	6.0	-2
Value spread (%)	4.3	1.7	>+ 100
Value spread excluding margins ³ (%)	3.0	1.8	+ 67
Capital employed (Euro million)	2,715	3,018	- 10
Capital employed excluding margins ³ (Euro million)	3,115	3,001	+ 4
Share			
Dividend per share 4 (Euro)	1.05	0.95	+ 11
Adjusted earnings per share 1 (Euro)	2.28	1.57	+ 45

¹ Excluding non-operating measurement items for financial derivatives, excluding structural adjustment for part-time early retirement and including interest income from finance leases

² Excluding non-operating measurement items for financial derivatives

³ Excluding collateral deposited at MVV for counterparty default risks (margins))

⁴ Subject to approval by Annual General Meeting on 11 March 2022

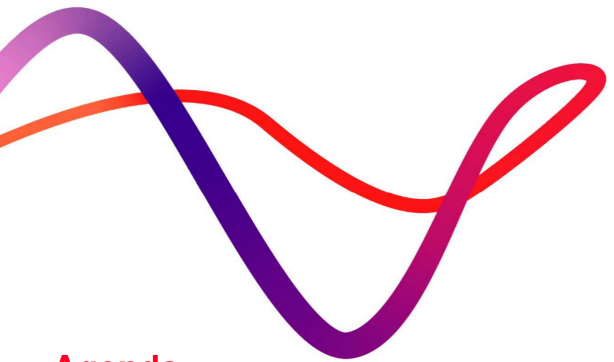
	FY 2021	FY 2020	% change
Non-financial key figures			
Direct CO ₂ emissions (Scope 1) ¹ (tonnes 000s)	3,440	3,315	+ 4
Indirect CO ₂ emissions (Scopes 2 and 3) 1, 2 (tonnes 000s)	5,432	4,586	+ 18
Net CO ₂ savings ¹ (tonnes 000s)	1,002	766	+ 31
Electricity generation capacity from renewable energies ¹ (MW _e)	564	531	+ 6
Renewable energies as share of proprietary electricity generation 1 (%)	32	34	-6
Electricity generation volumes from renewable energies 1,2 (kWh million)	1,217	1,274	- 4
Green heat generation capacity 1 (MWt)	793	752	+ 5
Green heat as share of proprietary heat generation 1, 2, 3 (%)	36	31	+ 16
Green heat generation volumes 1, 2, 3 (kWh million)	2,541	1,990	+ 28
Completed development of new renewable energies plants (MW _e)	610	262	>+ 100
Operations management for renewable energies plants (MW _e)	3,811	3,729	+ 2
Number of employees at 30 September (headcount)	6,470	6,260	+ 3
of which women	1,825	1,760	+ 4
of which men	4,645	4,500	+ 3
of which full-time employees	5,513	5,324	+ 4
of which part-time employees	957	936	+ 2
Number of trainees at 30 September (headcount)	340	341	0
Share of female managers at 30 September (%)	14	15	-7
Accident frequency rate (LTIF) 4 (number of accidents per 1,000,000 hours of work)	4.1	6.7	- 39

¹ Fully consolidated and at-equity companies

² Previous year's figure adjusted

 $^{3\,}$ Heat from biomass and biogas plants and from energy from waste/refuse-derived fuels (RDF)

⁴ Figures for 2020 and 2019 calendar years



Agenda

1.	Presentation of the adopted annual financial statements of MVV Energie AG and the approved consolidated financial statements (IFRS) as of 30 September 2021, the combined management report of MVV Energie AG and the Group for the 2021 financial year and the report of the Supervisory Board for the	
	2021 financial year	Page 5
2.	Resolution on appropriation of unappropriated net profit	Page 6
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4.	Formal approval of actions of members of Supervisory Board	Page 6
5.	Election of auditor for 2022 financial year	Page 6

MVV Energie AG, Mannheim ISIN DE000A0H52F5

Shareholders of our company are hereby cordially invited to the

Annual General Meeting

to be held

at 10.00 a.m. (CET) on Friday, 11 March 2022.

Based on Article 2 § 1 of the Act on Mitigating the Consequences of the COVID 19 Pandemic in Civil, Insolvency and Criminal Procedure Law dated 27 March 2020 in its version dated 10 September 2021 (COVID-19 Act), the Annual General Meeting will be held as a virtual Annual General Meeting with no physical attendance by shareholders and their representatives (except for the voting proxies appointed by the company). Further details can found in this invitation in the information and conditions of participation section.

The venue for the Annual General Meeting is Congress Center Rosengarten, Rosengartenplatz 2, 68161 Mannheim.

Agenda

Presentation of the adopted annual financial statements of MVV Energie AG and the approved consolidated financial statements (IFRS) as of 30 September 2021, the combined management report of MVV Energie AG and the Group for the 2021 financial year and the report of the Supervisory Board for the 2021 financial year.

The aforementioned documents also include the explanatory report in respect of disclosures made pursuant to § 289a (1) and § 315a (1) of the German Commercial Code (HGB). These documents can be accessed at our website **www.mvv.de/investors** and will also be explained in greater detail at the virtual Annual General Meeting.

At its meeting on 3 December 2021, the Supervisory Board of MVV Energie AG approved the annual financial statements and the consolidated financial statements prepared by the Executive Board. The annual financial statements are thus adopted, as a result of which no resolution is required from the Annual General Meeting.

2. Resolution on appropriation of unappropriated net profit

The Executive and Supervisory Boards propose that the unappropriated net profit of Euro 69,202,135.80 reported in the annual financial statements as of 30 September 2021 should be distributed in full, corresponding to a dividend of Euro 1.05 per individual share with dividend entitlement.

The claim to payment of the dividend matures on the third working day after the date of the resolution adopted by the Annual General Meeting, i.e. on Wednesday, 16 March 2022.

3. Formal approval of actions of members of Executive Board

The Executive and Supervisory Boards propose to formally approve the actions taken in the 2021 financial year by the Executive Board members in office in this period.

4. Formal approval of actions of members of Supervisory Board

The Executive and Supervisory Boards propose to formally approve the actions taken in the 2021 financial year by the Supervisory Board members in office in this period.

5. Election of auditor for 2022 financial year

Based on the recommendation submitted by its Audit Committee, the Supervisory Board proposes the election of PricewaterhouseCoopers GmbH Wirtschaftsprüfungsgesellschaft, Essen, as auditors and group auditors for the 2022 financial year.

* * *

Information concerning the holding of a virtual Annual General Meeting with no physical attendance by shareholders

Pursuant to § 1 (1) and (2) of the Act on Measures in Company, Cooperative, Association, Foundation and Home Ownership Law to Combat the Effects of the COVID-19 Pandemic (COVID-19 Act), and with the approval of the Supervisory Board, the Executive Board has decided to hold the Annual General Meeting of MVV Energie AG on Friday, 11 March 2022 as a purely virtual Annual General Meeting with no physical attendance by shareholders or their representatives (except for the voting proxies appointed by the company).

The virtual Annual General Meeting will be held at Congress Center Rosengarten in Mannheim in the presence of the Supervisory Board Chairman and the Executive Board members (except for the Chief Executive Officer, who is unable to attend) and, if appropriate, further members of the Supervisory Board; moreover, the meeting will be attended by the voting proxies appointed by the company and a notary public commissioned to document the virtual Annual General Meeting.

The holding of the 2022 Annual General Meeting as a virtual Annual General Meeting in accordance with the COVID-19 Act will result in the following modifications to procedures at the Annual General Meeting and to shareholders' rights.

We would therefore ask our shareholders to pay particular attention this year as well to the information provided below in respect of registration for the virtual Annual General Meeting, the exercising of voting rights and further shareholders' rights.

* * *

Registration for the virtual Annual General Meeting

Entitlement to exercise shareholder rights, including voting rights and the right to submit questions, is exclusively restricted to those shareholders who are entered in the Share Register on the day of the Annual General Meeting and who have registered with the company on time for the virtual Annual General Meeting, as well as to the authorised representatives of such shareholders.

A registration form has been provided in the documents forwarded to shareholders.

Such registration must have been received in writing by the company no later than six days prior to the day of the virtual Annual General Meeting, i.e. at the latest by

midnight (24.00 CET) on Friday, 4 March 2022

at the following address:

Hauptversammlung MVV Energie AG c/o Computershare Operations Center 80249 Munich anmeldestelle@computershare.de

The company also enables its shareholders to register online for the virtual Annual General Meeting via the Shareholder Portal at the website **www.mvv.de/investors**. The access data required to register and further relevant information for using the portal will be forwarded together with the invitation to those shareholders who are entered in the Share Register.

Further information about the registration process can be found on the registration form forwarded together with the invitation, which can also be used to grant powers of attorney and to issue instructions to voting proxies appointed by the company. Shareholders can use the Shareholder Portal both to authorise voting proxies and to cast their votes electronically.

Pursuant to § 67 (2) Sentence 1 AktG, from the company's perspective the rights and obligations attributable to the shares only accrue to those persons entered in the Share Register. Participation and voting rights therefore require such person still to be entered as a shareholder in the Share Register on the day of the Annual General Meeting. The number of voting rights attributable to any person entitled to participate in the virtual Annual General Meeting is based on the scope of shareholding entered in the Share Register on the day of the Annual General Meeting.

Please note that any orders to reassign share ownership in the Share Register that are received in the period from 5 March 2022 up to and including 11 March 2022 will only be processed, accounted for and take effect after the virtual Annual General Meeting. The **Technical Record Date** is therefore **4 March 2022 (midnight; 24.00 CET).** Shareholders are requested to submit any such orders in good time.

Registration for the virtual Annual General Meeting does not involve any restriction on the disposability of the respective shares. Shareholders are therefore free to dispose over their shares following registration for the meeting.

Documents for the virtual Annual General Meeting

With effect from the time at which the virtual Annual General Meeting is convened, the documents listed in Agenda Item 1 will be available at the website **www.mvv.de/investors**.

Shareholders can also find the information required by § 124a AktG at the aforementioned website. The forms to be used for granting powers of attorney and for voting via the postal ballot for the virtual Annual General Meeting will be forwarded to shareholders directly by post.

Video and audio broadcast of virtual Annual General Meeting

The virtual Annual General Meeting will be broadcast live (video and audio) and in full for all share-holders at the Shareholder Portal. All other viewers will also be able to view the full virtual Annual General Meeting via a livestream provided by the company at the website **www.mvv.de/investors**.

In this respect, we would all ask all viewers to note that the company cannot provide any guarantee that the internet transmission will remain free of technical interruption. We therefore recommend that shareholders should act early to make use of the opportunities to participate, and in particular to exercise their voting rights, that are presented in this invitation.

Exercising voting rights

As shareholders entitled to participate in the meeting and their representatives will not physically attend the virtual Annual General Meeting, they may only exercise voting rights

- · by electronic voting, or
- by granting powers of attorney and issuing instructions to the voting proxies appointed by the company

in accordance with the detailed requirements below. The company does not provide its shareholders with the possibility of electronic online participation as defined in § 118 (1) Sentence 2 AktG.

Procedure for electronic voting

Shareholders may cast their votes by electronic voting. Here too, only those shareholders who have registered with the company within the respective deadline are entitled to exercise their voting rights electronically.

Electronic voting is only possible using the Shareholder Portal on the company's website at **www.mvv.de/investors.** Votes, including any amendments, may be cast via the Shareholder Portal through to the end of the voting process. The Meeting Chairman will announce the respective deadline in good time.

Authorised intermediaries, shareholder associations, voting rights advisors and other persons deemed equivalent in § 135 (8) AktG may also draw on the option of casting votes electronically in line with the above requirements, as may other persons authorised by shareholders.

Procedure for voting via voting proxies

The company enables those shareholders who have registered with the company in line with the respective deadline to authorise voting proxies appointed by the company to act in accordance with shareholders' instructions.

To grant powers of attorney and issue instructions to the voting proxies appointed by the company, shareholders may use the form forwarded together with the invitation. This form must be received by the company no later than

midnight (24.00 CET) on Thursday, 10 March 2022

at the following address

Hauptversammlung MVV Energie AG c/o Computershare Operations Center 80249 Munich anmeldestelle@computershare.de.

Alternatively, such statements may also be communicated electronically using the Shareholder Portal on the company's website at **www.mvv.de/investors.**

Powers of attorney, instructions, and any amendments to such instructions, may be issued to voting proxies via the Shareholder Portal through to the end of the voting process. The Meeting Chairman will announce the respective deadline in good time.

Even when authorisations and instructions have been issued to the voting proxies in writing using the forms forwarded with the invitation, the votes thereby cast may be amended after expiry of the aforementioned deadline via the Shareholder Portal through to the end of the voting process at the virtual Annual General Meeting.

Authorised intermediaries, shareholder associations, voting rights advisors and other persons deemed equivalent in § 135 (8) AktG may also draw on the possibility of authorising and issuing instructions to the voting proxies in accordance with the above requirements, as may other persons authorised by shareholders.

Please note that the voting proxies exercise voting rights exclusively on the basis of the instructions issued by the shareholder. The voting proxies appointed by the company must be provided with explicit and clear instructions as to how voting rights should be exercised. Should a shareholder not issue any instructions, or issue unclear instructions in respect of individual agenda items, the voting proxies appointed by the company are not authorised to exercise the respective voting rights and, should voting take place, will abstain. Please note that the voting proxies cannot accept any instructions to make statements, pose questions or propose motions.

Procedure for voting via authorised representatives

A further possibility available to shareholders – alongside voting by postal ballot or issuing instructions to voting proxies appointed by the company – is to have votes cast at the virtual Annual General Meeting by an authorised representative, such as their depositing bank, a shareholders' association or another person of their choice. This does not affect the relevant registration requirements.

Please note that, in exercising voting rights at the virtual Annual General Meeting, authorised representatives also only have the options of voting electronically or by authorising voting proxies in the manner outlined above.

When granting powers of attorney, shareholders may forward the relevant declarations either to the party thereby authorised or to the company. Should a shareholder authorise more than one person, then the company may reject one or several such persons.

Powers of attorney, their revocation and documentary evidence of such authorisation must all be provided in writing. Shareholders wishing to communicate statements to the company concerning the granting of powers of attorney or the revocation of such, or to submit documentary evidence of any power of attorney granted to an authorised representative or the revocation of such, should forward these no later than

midnight (24.00 CET) on Thursday, 10 March 2022

to the following address:

Hauptversammlung MVV Energie AG c/o Computershare Operations Center 80249 Munich anmeldestelle@computershare.de

Please use the form sent with the invitation to grant powers of attorney. Authorisations may also be issued via the Shareholder Portal through to the end of the voting process at the virtual Annual General Meeting.

Intermediaries, shareholders' associations, voting rights advisors or other persons deemed equivalent in § 135 (8) AktG may have different requirements for the acceptance of powers of attorney granted by shareholders. Shareholders are requested to contact the person or institution involved in any of the aforementioned cases in good time to agree any form of authorisation possibly required by such person or institution.

* * *

Further information concerning registration and the granting of powers of attorney can be found in the documents sent to those shareholders entered in the Share Register, as can the relevant forms required to grant powers of attorney for voting rights and for using the Shareholder Portal.

Shareholders' right to submit questions

The COVID-19 Act has restricted shareholders' rights to information. Shareholders who have registered for the virtual Annual General Meeting and their representatives may submit questions to the company via the Shareholder Portal until

midnight (24.00 CET) on Wednesday, 9 March 2022.

In accordance with Article 2 § 1 (2) Sentence 2 of the COVID-19 Act, the Executive Board decides the way in which it answers questions at its due and free discretion. In particular, the Executive Board reserves the right to answer any questions submitted either individually or on a summarised basis for several questions.

Provided that specific conditions set out in greater detail in § 131 (3) AktG are met, the Executive Board is entitled to refuse to provide information. These conditions are described in greater detail on the website **www.mvv.de/investors**.

To enable shareholders to base questions on the report by the Executive Board, the company will publish the key points of the Executive Board report on its website on 25 February 2022.

Supplementary motions pursuant to § 122 (2) AktG

Shareholders whose combined shares are equivalent to one twentieth of the share capital or the prorated amount of Euro 500,000.00 are permitted pursuant to § 122 (2) AktG to request that items should be placed on the agenda and announced. Each new item must be accompanied by a substantiation or draft resolution.

Any such supplementary motions should be forwarded to the following address:

MVV Energie AG

Executive Board –Luisenring 49

68159 Mannheim

Such motions must be addressed in writing to the Executive Board and received by the company at least 30 days prior to the day of the virtual Annual General Meeting, i.e. by

midnight (24.00 CET) on Tuesday, 8 February 2022.

No account can be taken of motions received after this deadline.

Furthermore, supplementary motions will only be considered if the submitters provide documentary evidence that they have owned the shares for at least 90 days prior to the date of such motion being received.

For the proposal of the supplementary motion to be effective, the shareholders submitting such motion must continue to hold the minimum number of shares through to the Executive Board decision on the motion or, should the company not comply with the motion and the shareholders subsequently seek a court decision, until such time that the court reaches its decision.

Countermotions and election proposals pursuant to § 126 (1) and § 127 AktG

Shareholders may submit motions opposing proposals made by the company's management in respect of any specified agenda item. They may also submit election proposals concerning the election of Supervisory Board members and of auditors. Shareholder motions should be forwarded exclusively to the following address:

MVV Energie AG

Group Legal Department, Compliance and Materials Management

Luisenring 49

68159 Mannheim

Hauptversammlung2022@mvv.de

The company will publish countermotions pursuant to § 126 (1) AktG, including the name of the shareholder, the reasons for such countermotion and any statement by the management, at the website **www.mvv.de/investors** provided that such countermotions and their substantiation are received at the aforementioned address at the latest 14 days prior to the day of the virtual Annual General Meeting, i.e. by

midnight (24.00 CET) on Thursday, 24 February 2022.

The reasons which, if applicable, mean that countermotions and substantiations do not require publication are listed in § 126 (2) AktG. These are described in greater detail on the aforementioned website.

The aforementioned sentences also apply by analogy for election proposals submitted by shareholders, but such motions do not require substantiation. Apart from the cases outlined in § 126 (2) AktG, the Executive Board is not required to publish election proposals submitted by shareholders unless such include the name, profession exercised and place of residence of the proposed Supervisory Board members or auditors, and in the case of proposed Supervisory Board members, disclosures concerning their membership in other statutory supervisory boards.

Countermotions and election proposals received by the company at the aforementioned address within the respective deadline and requiring publication are deemed to have been proposed to the virtual Annual General Meeting provided that the countermotions and election proposals are forwarded by shareholders who have registered for the virtual Annual General Meeting in accordance with the aforementioned requirements and within the respective deadline.

Possibility to file objections to resolutions adopted by the virtual Annual General Meeting

For the duration of the Annual General Meeting, shareholders and their representatives who have exercised their voting rights have the possibility via the Shareholder Portal of filing objections to resolutions adopted by the virtual Annual General Meeting.

Total number of shares and voting rights

Upon the virtual Annual General Meeting being convened, the company's share capital amounted to Euro 168,721,397.76 and was divided into 65,906,796 individual shares. Each share entitles its bearer to one vote.

All 65,906,796 individual shares were furnished with participation and voting rights upon the convening of the virtual Annual General Meeting.

The company did not hold any treasury stock at the time at which the virtual Annual General Meeting was convened.

Information on data protection

As the responsible body, MVV Energie AG (Luisenring 49, 68159 Mannheim) processes personal data from shareholders (surname and first name, address, e-mail address, number of shares, class of shares, type of share ownership and admissions ticket number), as well as personal data from shareholder representatives where applicable, in accordance with valid data protection laws. Shares in MVV Energie AG are registered shares. The processing of personal data is legally mandatory for participation in the virtual Annual General Meeting of MVV Energie AG and for maintaining the Share Register. The legal basis for this processing is provided by Article 6 (1) Sentence 1 c) GDPR in conjunction with § 118 et seq. and § 67 AktG. Where shareholders to do not themselves provide their personal data, MVV Energie AG generally obtains this data from the shareholders' depositing bank.

To the extent that the personal data of participants who submit questions prior to the virtual Annual General Meeting or declare an objection to resolutions adopted by the virtual annual General Meeting is processed, the legal basis for this processing is further provided by Article 6 (1) Sentence 1 f) GDPR.

At our Shareholder Portal, we basically process your personal data solely for the purposes for which you provide the data to us, such as to register you for the meeting and register you at the portal itself, to document your online registration for the virtual Annual General Meeting, to document representation of your person at the virtual Annual General Meeting by the respective authorised party on the basis of a power of attorney and, where applicable, to document any instructions you issue or the exercising of your votes by postal ballot, to initiate contact for contact or service requests or to provide you with access to specific information.

MVV Energie AG deletes shareholders' personal data in accordance with legal provisions, and in particular when the personal data is no longer required for the original purpose for which it was collected or processed, the personal data is no longer required in connection with any administrative or court proceedings and no statutory storage obligations apply.

In accordance with legal requirements, shareholders are entitled to receive information about which personal data of theirs has been processed and to request the rectification, erasure or restriction in the processing of personal data concerning them. Furthermore, shareholders are entitled to lodge a complaint with the responsible supervisory body If personal data is processed on the basis of Article 6 (1) Sentence 1 f) GDPR, shareholders are also entitled to object to such processing in accordance with legal provisions.

Invitation to 2022 Annual General Meeting | MVV

Shareholders may address any comments and enquiries concerning the processing of personal data to the Data Protection Officer of MVV Energie AG at: MVV Energie AG, Data Protection Officer, Luisenring 49, 68159 Mannheim, datenschutz@mvv.de.

Shareholders and shareholder representatives can also find further information about data protection at the MVV Energie AG website at **www.mvv.de/investors**.

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The convening of the Annual General Meeting on 11 March 2022 was announced by publication of this Agenda in the Federal Gazette (*Bundesanzeiger*) on 28 January 2022.

The contents of the invitation, the documents to be made available to the Annual General Meeting and further information to be provided in connection with the virtual Annual General Meeting pursuant to § 124a AktG have been published on the company's website at **www.mvv.de/investors**. After the virtual Annual General Meeting, the results of voting will be published at the same internet address.

In the respective draft resolutions, the past financial year ending on 30 September 2021 is referred to as "the 2021 financial year" and the current financial year ending on 30 September 2022 is referred to as "the 2022 financial year".

Mannheim, January 2022

MVV Energie AG

The Executive Board

Disclosures pursuant to § 125 (5), Sentence 1 AktG in conjunction with Table 3 of the Implementing Regulation (EU) 2018/1212

A1	Unique identifier of the event	99126bdf1dd8eb118121005056888925
A2	Type of message	Invitation to Annual General Meeting
B1	ISIN	DE000A0H52F5
B2	Name of issuer	MVV Energie AG
C1	Date of general meeting	11 March 2022
C2	Time of general meeting	9.00 UTC (10:00 CET)
C3	Type of general meeting	Annual General Meeting
C4	Location of general meeting	Congress Center Rosengarten, Rosengartenplatz 2, 68161 Mannheim
C5	Record date	4 March 2022
C6	Uniform resource locator (URL)	www.mvv.de/investors
D2	Issuer deadline for notification of participation	4 March 2022, 23.00 UTC (24.00 CET)

Financial Calendar

14 February 2022

3M Quarterly Statement 2022 Financial Year

11 March 2022 Annual General Meeting

The virtual Annual General Meeting will be broadcast live for shareholders and their representatives at the online Shareholder Portal at www.mvv.de/investors. For all other interested parties, the virtual Annual General Meeting will also be broadcast in full by livestream at www.mvv.de/investors. Recordings of the introduction by the Supervisory Board Chairman and of the Executive Board report will be available subsequently at www.mvv.de/investors.

13 May 2022

H1 Interim Report 2022 Financial Year

12 August 2022

9M Quarterly Statement 2022 Financial Year

14 December 2022

Annual Report 2022 Financial Year

14 December 2022

Annual Results Press Conference and Analysts' Conference 2022 Financial Year

10 March 2023 Annual General Meeting

The dates of conference calls to be held with analysts during the financial year will be announced in good time. The financial reports/information will be published on the aforementioned dates as PDF files on our website at www.mvv.de/investors.

Contact

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