ALLIANZ AKTIENGESELLSCHAFT Form 6-K March 17, 2005

> SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

> > FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER

PURSUANT TO RULE 13a-16 or 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

For March 17th 2005

Commission File Number: 1-15154

ALLIANZ AKTIENGESELLSCHAFT

Koeniginstrasse 28 80802 Munich Germany

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40-F.

Form 20-F |X| Form 40-F

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No |X|

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-

THIS REPORT ON FORM 6-K SHALL BE DEEMED TO BE INCORPORATED BY REFERENCE IN THE REGISTRATION STATEMENT ON FORM S-8 (FILE NO. 333-13462) OF ALLIANZ AKTIENGESELLSCHAFT AND TO BE A PART THEREOF FROM THE DATE ON WHICH THIS REPORT IS FURNISHED, TO THE EXTENT NOT SUPERSEDED BY DOCUMENTS OR REPORTS SUBSEQUENTLY FILED OR FURNISHED.

Dividend Declaration

MUNICH, Germany--(BUSINESS WIRE)--March 17, 2005--

The Allianz AG board of management and supervisory board will recommend to the general shareholders' meeting that a dividend of EUR 1.75 per share for 2004 be paid (2003: EUR 1.50).

Details of the year end results, including a breaj down of all segments will be disclosed in the corporate news simultaneously.

These assessments are, as always, subject to the disclaimer provided below.

Allianz AG Koniginstr. 28 80802 Munchen Deutschland

ISIN: DE0008404005 (DAX) WKN: 840400

Listed: Amtlicher Markt in Berlin-Bremen, Dusseldorf, Frankfurt (Prime Standard), Hamburg, Hannover, Munchen und Stuttgart; EUREX; Swiss Exchange; London; Paris; NYSE

Issuer's information/explanatory remarks concerning this ad hoc
announcement:

Cautionary Note Regarding Forward-Looking Statements

Certain of the statements contained herein may be statements of future expectations and other forward-looking statements that are based on management's current views and assumptions and involve known and unknown risks and uncertainties that could cause actual results, performance or events to differ materially from those expressed or implied in such statements. In addition to statements which are forward-looking by reason of context, the words 'may, will, should, expects, plans, intends, anticipates, believes, estimates, predicts, potential, or continue' and similar expressions identify forward-looking statements. Actual results, performance or events may differ materially from those in such statements due to, without limitation, (i) general economic conditions, including in particular economic conditions in the Allianz Group's core business and core markets, (ii) performance of financial markets, including emerging markets, (iii) the frequency and severity of insured loss events, (iv) mortality and morbidity levels and trends, (v) persistency levels, (vi) the extent of credit defaults (vii) interest rate levels, (viii) currency exchange rates including the Euro-U.S. dollar exchange rate, (ix) changing levels of competition, (x) changes in laws and regulations, including monetary convergence and the European Monetary Union, (xi) changes in the policies of central banks and/or foreign governments, (xii) the impact of acquisitions, including related integration issues, (xiii) reorganization measures and (xiv) general competitive factors, in each case on a local, regional, national and/or global basis. Many of these factors may be more likely to occur, or more pronounced, as a result of terrorist activities and their consequences. The matters discussed herein may also involve risks and uncertainties described from time to time in Allianz AG's filings with the U.S. Securities and Exchange Commission. The company assumes no obligation to update any forward-looking statement.

No duty to update

The company assumes no obligation to update any information contained herein.

Short Name: Allianz AG Category Code: DIV Sequence Number: 32186 Time of Receipt (offset from UTC): 20050317T060438+0000

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CONTACT: Allianz AG

Final Results

MUNICH, Germany-- (BUSINESS WIRE) -- March 17, 2005--

Allianz AG: Earnings 2004 Allianz Group - Key figures 2004 2003 93.8 Total revenues (EUR bn) 96.9 88.2 Total insurance premiums (EUR bn) 85.0 6,8564,0663,9792,4371,4181,265 Operating profit (EUR m) 1) - Property/Casualty (EUR m) - Life/Health (EUR m) 603 -369 - Banking (EUR m) 599 -482 of which Dresdner Bank (EUR m) 856 733 - Asset Management (EUR m) Profit before goodwill amortization, taxes 6,347 4,274 -1,164 -1,413 and minorities (EUR m) Goodwill amortization (EUR m) -1,727 -1,257 Taxes (EUR m) -146 Minorities (EUR m) -825 2,199 1,890 Net income (EUR m) Property/Casualty (EUR m) 3,325 4,681 - Life/Health (EUR m) 808 38 -1,279 104 - Banking (EUR m) of which Dresdner Bank (EUR m) 142 -152 -1,305 - Asset Management (EUR m) -270 5.59 6.01 Earnings per share (EUR) Ratios: - Combined ratio (Property/Casualty) 92.9% 97.0% Combined fatto (Froperty/Casualty)
 Operating Cost-Income ratio (Life/Health)2)
 Operating Cost-Income ratio (Dresdner Bank)
 Cost-income ratio (Assot Management)
 62.9% 95.8% 91.5% - Cost-income ratio (Asset Management) 62.9% 67.2% 31.12.2004 31.12.2003 Shareholders' equity (EUR bn) 30.8 28.6 1,078 Assets under Management (EUR bn) 996 thereof third-party AuM(EUR bn) 585 565

1) We define the operating profit as earnings from ordinary activities before taxation, excluding, as applicable for each respective segment, either all or some of the following items: net capital gains and impairments on investments, net trading income, intra-Allianz Group dividends and profit transfer, interest expense on external debt, restructuring charges, other non-operating income/(expense), acquisition-related expenses and amortization of goodwill. For a

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detailed description on how we measure operating profit and a reconcilation to profit before taxes and minorities, see analysts' presentation 'Group financial results 2004', section 'Additional information'. The document is available to download from www.allianz.com/investor- relations.

2) Operating Cost-Income Ratio = (benefits + expenses) / (net premium earned + current investment income). For a more detailed definition see analysts' presentation, Appendix/Glossary.

These assessments are, as always, subject to the disclaimer provided below.

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No duty to update

The company assumes no obligation to update any information contained herein.

WKN: 840400; ISIN: DE0008404005; Index: DAX-30, EURO STOXX 50 Listed: Amtlicher Markt in Berlin-Bremen, Dusseldorf, Frankfurt (Prime Standard), Hamburg, Hannover, Munchen und Stuttgart; EUREX; Swiss Exchange; London; Paris; NYSE

Short Name: Allianz AG Category Code: FR Sequence Number: 32187 Time of Receipt (offset from UTC): 20050317T061149+0000 CONTACT: Allianz AG

Signatures

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

ALLIANZ AKTIENGESELLSCHAFT

By:/s/ Dr. Reinhard Preusche

Dr. Reinhard Preusche Group Compliance

By:/s/ Dr. Giovanni Salerno

Dr. Giovanni Salerno Group Compliance

Date: March 17th 2005

"rowspan="2" style="border: solid black; border-top-width: 1; border-left-width: 0; border-right-width: 1; border-bottom-width: 1">10. Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)11. Nature of Indirect Beneficial Ownership
(Instr. 4)CodeV(A)(D)Date ExercisableExpiration DateTitleAmount or Number of Shares Common Stock Unit (1) \$ 004/01/200504/01/2005A 64 08/08/198808/08/1988 Common Stock 64 \$ 24.65 5,866 D Common Stock Unit \$ 004/01/200504/01/2005A 700 08/08/198808/08/1988 Common Stock 700 \$ 24.56 6,566 D

Reporting Owners

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) Under the RadioShack Corporation Unfunded Deferred Compensation Plan (Reg. No. 333-48331), the director received stock units upon deferral of retainer and/or meeting fees, including dividends reinvested in these units.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.