APPENDIX NO.1 INFORMATION ON COMPLIANCE WITH THE RUSSIAN CORPORATE GOVERNANCE CODE

Hereby the Board of Directors of PJSC RusHydro announces the observance of the principles of corporate governance enshrined in the corporate governance Code and the reasons of partially observance and non-observance the particular principles of the Russian Corporate Governance Code.

Information on principles and recommendations of the Corporate Governance Code that are not complied with by PJSC RusHydro or are compiled by PJSC RusHydro not in full with description of the extent to which they are not complied with:

Partially complied principles:

- principle 1.1.6 is not complied with in the following part: **not all candidates for the Company's management and control bodies were present at the General meeting of shareholders of the Company.**
- principle 2.8.5 is not complied with in the following part: **independent directors head not all committees, but only part of them.**
- principle 7.2.2 is not complied with in the following part: list of grounds on which members of the Board of Directors and other parties stipulated by the legislation are considered interested in the transactions of the Company, is not widened.

Principles not complied with:

• principle 2.4.3: independent directors comprise not less than one third of the elected members of the Board of Directors.

Detailed information on the compliance of RusHydro with the principles and recommendations of the Corporate Governance Code recommended for use by the Bank of Russia is indicated in the table on "Compliance with the principles and recommendations of the Corporate Governance Code".

A brief description of the most significant aspects of the model and practice of corporate governance in the Company, a description of the methodology by which the Company assessed the compliance with corporate governance principles enshrined in the Corporate Governance Code recommended by the Bank of Russia, as well as planned (proposed) actions and activities of the Company to improve the model and practice of corporate governance with an indication of the timing of the implementation of such actions and activities is indicated in the chapter "Corporate Governance" of this Annual Report.

The Company issues internal documents and corporate governance practices of the Company in accordance with the provisions of the Code of the Company. Thus, the Company respects the fundamental principles and recommendations of the Code.

The reasons for the difference in some provisions of the Company's Corporate Governance Code from the principles of the recommendations of the Corporate Governance Code recommended by the Bank of Russia: the inapplicability of a number of provisions of the Code to the Company (for example, the absence of preferred shares).

Key reasons explanation, factors and (or) circumstances due to which the Company does not comply with with or complies not in full with the principles of corporate governance, set out in the Corporate Governance Code and description of mechanisms and governance tools that are used by the Company in place of (substitute) recommended by the Corporate Governance Code are given below in column 5 of the table of the Report on compliance with the principles and recommendations of the Code of Corporate Governance.

The Company complies with all recommendations of the Corporate Governance Code, which are reflected in the requirements of the Moscow Stock Exchange Listing Rules, which are mandatory for issuers whose shares are in the First level of the list of securities.

Information on compliance with the principles and recommendations of the Corporate Governance Code¹

No.	Corporate Governance Principles	Criteria used to evaluate whether the principle is observed	Status of compliance with the principle of corporate governance for 2019	Explanations of deviations from the evaluation criteria compliance with the principle of corporate governance in 2019	
1.1	The Company should ensure equal and fair treatment of all its shareholders in the course of exercising their rights to participate in the management of the Company.				
1.1.1	The Company creates the most favorable conditions possible for its shareholders, enabling them to participate in the general meetings and to	1. The internal document of the Company approved by the general meeting of shareholders and regulating the procedure of general meeting holding is available within the public	☑ observed ☐ partially -observed ☐ not observed		

¹ Considered by the Board of Directors of PJSC RusHydro (minutes dated ____ No._____). The Board of Directors confirms that the data provided in this report contains complete and reliable information on the Company's compliance with the principles and recommendations of the Corporate Governance Code for 2019.

1.1.2	develop informed positions on the issues forming its agenda, as well as providing them with the opportunity express their opinions regarding the issues under discussion. Procedures for notification of the general meeting holding and provision of materials for it give the shareholders an opportunity to properly prepare themselves for participation therein.	domain. 2. The Company presents an available way of communication with the Company, such as hotline, e-mail or forum in the Internet, allowing the shareholders to express their opinion and send items in relation to the agenda in the process of preparation for holding the general meeting. Indicated actions were taken by the Company on the day preceding the general meeting held during the reporting period. 1. A notice announcing a general shareholders meeting is placed (published) on the website of the Company at least 30 days before the date of the general meeting. 2. In the message about the meeting provided the meeting venue and documents required for admission to the premises.	■ observed □ partially -observed □ not observed	
1.1.3	opportunity to properly prepare themselves for	general meeting. 2. In the message about the meeting provided the meeting venue and documents required		

	and holding of the general	shareholders were provided with	☐ partially -observed	
	meeting, the shareholders	an opportunity to pose	□ not observed	
	had the opportunity to	questions to members of the		
	freely and in a timely	Company's executive bodies and		
	manner receive	Board members of the Company		
	information about the	before and during the annual		
	meeting and its materials,	general meeting.		
	to pose questions to			
	members of the	2. The materials set out the		
	Company's executive	positions of the Board of		
	bodies and Board of	Directors regarding the general		
	Directors, and to	meeting's agenda, as well as		
	communicate with each	dissenting opinions of the Board		
	other.	members on each item therein.		
		3. The Company provided those		
		shareholders who are entitled to		
		review the list of persons		
		authorized to participate in the meeting with the opportunity to		
		review it starting from the date		
		when the Company receives		
		such information.		
1.1.4	There were no unjustified	1. The shareholders had the		
	difficulties preventing	opportunity to propose items to	□ partially -observed	
	shareholders from	be included in the agenda of its	□ not observed	
	exercising their right to	annual general meeting within a		
	demand that a general	60-day period following the end-		
	meeting be convened,	date of the respective calendar		
	nominate candidates to	year.		
	the Company's			
	management bodies, and	2. In the reporting period, the		
	to place proposals on its	Company did not refuse to		
	agenda.	accept proposals on the agenda		
		or candidates to the bodies of		
1		the Company because of typing		
		errors and other insignificant		

		flaws in the shareholder		
		proposal.		
1.1.	Each shareholder was able to freely exercise his/her right to vote in a straightforward and most convenient way.	1. Internal document (internal policy) of the Company contains provisions whereby every participant of the general meeting may, until the end of the general meeting, request a copy of the filled out ballot certified by the counting commission.	☑ observed ☐ partially -observed ☐ not observed	
1.1.	Procedures for holding a general meeting set out by the Company provides equal opportunity to all persons present at the general meeting to express their opinions and ask questions that might be of interest to them.	 When holding general meetings of shareholders in the form of a meeting (joint presence of shareholders) sufficient time for reports on the agenda was provided, as well as sufficient time to discuss these issues. The candidates to management and control bodies of the Company were available to answer the questions of shareholders at the meeting, on which the nominees were put to vote. The Board of Directors when making the decisions connected with preparation and conduction of general meetings of shareholders considered the issue of use of telecommunication systems to provide the shareholders with remote access to take part in 	□ observed ■ partially -observed □ not observed	Paras. 1 and 3 are fully observed. Para. 2 is partially observed. Regarding para. 2, the Company provides the following explanations: Para. 2.7. The Regulation on the procedure for convening and holding the General Meeting of Shareholders of the Company provides for the right to attend the meeting of persons included in the list of candidates for election to the management and control bodies of the Company. In practice, the Meeting in 2019 was attended by the majority of members of the Board of Directors, including the Chairman of the Board of Directors and two members of the Audit Commission. Herewith, invitations to participate in the Meeting were sent to all candidates to management and control bodies. The deviation from the compliance with this recommendation is triggered by the fact that the Company, due to various reasons (production, organizational, personal circumstances of each candidate), cannot provide the mandatory presence of each and every candidate to management and control bodies at each meeting. In practice, the candidates to the Board of Directors, who were not previously elected to the Board of Directors, are usually present at the meetings, and shareholders have an actual opportunity to ask them questions. In the future, the Company intends to strive for the fullest possible observance of this recommendation of the Code.

		the general meetings during the		
1.2.	Shareholders were provided	reporting period.	narticinate in the profits (of the Company by means of receiving dividends.
1.2.1	The Company developed and put in place a transparent and clear mechanism for determining the amount of dividends and their payment.	1. The Company developed and disclosed its dividend policy approved by the Board of Directors. 2. If the dividend policy of the Company utilizes indicators from the financial statements of the Company to determine the size of the dividend, the relevant provisions of the dividend policy should include the consolidated indicators of financial statements.	□ observed □ partially -observed □ not observed	or the company by means or receiving dividends.
1.2.2	The Company does not make a decision on the payment of dividends, if such decision, without formal violation of limits set out by law, is unjustified from the economic point of view and might lead to the formation of false assumptions about the Company's activity.	1. The dividend policy of the Company contains clear indications of financial / economic circumstances, which prohibit the Company from paying the dividends.	☑ observed ☐ partially -observed ☐ not observed	
1.2.3	The Company does not allow deterioration of dividend rights of its existing shareholders.	1. The Company has not taken any actions, which lead to the deterioration of dividend rights of existing shareholders in the reporting period.	☑ observed☐ partially -observed☐ not observed	
1.2.4	The Company strives to rule out any means through which its	1. The Company has established appropriate control mechanisms in its internal documents to	☑ observed ☐ partially -observed ☐ not observed	

	shareholders can obtain profit (gain) at the Company's expense other than dividends and distributions of its liquidation value.	prevent its controlling persons from deriving a profit (income) from the Company in ways other than dividends or liquidation value, which contain provisions establishing control mechanisms for timely identification and approval of transactions with affiliated parties and major shareholders (persons entitled to control votes attached to voting shares) in cases when the law does not formally recognize these transactions as interested-party transactions.		
1.3.		corporate governance ensure equa d foreign shareholders and equal tr		all shareholders owning shares of the same class (category), art of the Company.
1.3.1	The Company has created the conditions for fair treatment of every shareholder on the part of management bodies and controlling persons of the Company, including conditions to ensure prohibition of abuse of minority shareholders by large shareholders.	1. During the reporting period, the procedures adopted for management of potential conflicts between major shareholders were effective, and the Board of Directors paid sufficient attention to conflicts between shareholders, if there were any.	☑ observed ☐ partially -observed ☐ not observed	
1.3.2	The Company does not perform any acts, which would or could result in artificial reallocation of corporate control therein.	1. There were no quasi-treasury shares or they did not participate in voting in the course of the reporting period.	☑ observed ☐ partially -observed ☐ not observed	
1.4.			ns of recording their rights	to shares, as well as with the opportunity to freely dispose of
1.4	The shareholders were	1. Quality and reliability of the		

	provided with reliable and	work performed by the registrar	☐ partially -observed	
	efficient means of	of the Company answers the	☐ not observed	
	recording their rights to	requirements of the Company		
	shares, as well as with the	and its shareholders.		
	opportunity to freely			
	dispose of such shares in a			
	non-onerous manner.			
2.1.	The Board of Directors perfo	rms strategic management of the C	Company, determines majo	or principles of and approaches to creation of risk management
	and internal control system v	within the Company, monitors the a	ctivity of the Company's e	executive bodies, and carries out other key functions.
2.1.1	The Board of Directors is	1. According to the Charter of	■ observed	Regarding para. 1, the Company provides the following
	responsible for decisions to	the Company, the Board of	☐ partially -observed	explanations:
	appoint and remove	Directors has the authority to	□ not observed	In accordance with the Charter of the Company, the terms of the
	members of executive	appoint, dismiss and determine		' "
	bodies, including actions in	the terms and conditions of		contract of the sole executive body shall be determined by the
	response to failure of the	contracts with members of		Board of Directors or a person authorized by the Board of
	latter to properly perform	executive bodies.		Directors to sign a contract. Besides, the competence of the
	their duties. The Board of			Board of Directors includes the authority to approve the Policy on
	Directors also makes sure	2. The Board of Directors heard		Remuneration and Compensation of members of the Executive
	that the Company's	the report (reports) of the sole		Bodies.
	executive bodies act in	executive body and members of		The terms of contracts with members of the Management Board
	accordance with an	the collective executive body on		are determined by the sole executive body taking into account
	approved development	the implementation of the		the Policy on Remuneration (Compensation) of members of
	strategy and main	strategy of the Company.		Executive Bodies approved by the Board of Directors.
	business goals of the	Strategy of the company.		Executive bodies approved by the bodie of birectors.
	Company.			
2.1.2	The Board of Directors	1. During the reporting period at		
2.1.2	establishes basic long-term	the meetings the Board of	☐ partially -observed	
	targets of the Company's	Directors reviewed matters	□ not observed	
	activity, evaluates and	related to the status of	l Hot observed	
	approves its key	execution of the strategy,		
	performance indicators	3 ,,		
		approval by the financial plan		
	and principal business	(budget) of the Company, as well as review of criteria and		
	goals, as well as evaluates			
	and approves its strategy	indicators (including interim)		
	and business plans in	pertaining to the execution of		
	respect of its principal	the strategy and business plans		
	areas of operations.	of the Company.		

2.1.3	The Board of Directors determines principles of and approaches to creation of the risk management and internal control system in the Company.	 The Board of Directors has determined the principles and approaches to creation of the risk management and internal control system in the Company. The Board of Directors has 	☑ observed ☐ partially -observed ☐ not observed	
		evaluated the risk management and internal control system during the reporting period.		
2.1.4	The Board of Directors should determine the Company's policy on remuneration due to and (or) reimbursement of costs (compensation) incurred by its Board of Directors, members of its executive bodies and other key managers.	1. The Company has developed and implemented a policy (policies) approved by the Board of Directors on remuneration and reimbursement of costs (compensation) incurred by its Board members, members of executive bodies and other key managers. 2. During the reporting period, at the meetings the Board of Directors reviewed matters related to the indicated policy (policies).	☑ observed □ partially -observed □ not observed	Regarding para. 1 and para. 2 the Company provides the following explanations: Since the category of "key executives" was not defined and not approved by the Board of Directors, the Remuneration and Reimbursement of Expenses (Compensation) Policy was not approved by the Board of Directors for this category of employees. The Remuneration and Reimbursement of Expenses (Compensation) Policy of all employees of the Company has been determined with due account to the principles of the Remuneration and Reimbursement of Expenses (Compensation) Policy for members of the Company's executive bodies approved by the Board of Directors.
2.1.5	The Board of Directors plays a key role in prevention, detection and resolution of internal conflicts between the Company's bodies, shareholders and employees.	 The Board of Directors plays a key role in prevention, detection and resolution of internal conflicts. The Company has created a system of identification of transactions related to a conflict of interests and a system of measures intended to resolve such conflicts. The Board of Directors has 	■ observed □ partially -observed □ not observed	
2.1.0	THE DUALD OF DIFFCEOIS	T. THE DUALD OF DIFFCROIS HAS	E ODSCIVEU	

	plays a key role in ensuring that the Company is transparent, discloses information in full and in due course, and provides its shareholders with unhindered access to its documents.	approved a regulation on information policy. 2. The Company has appointed persons in charge of the implementation of the information policy.	□ partially -observed □ not observed		
2.1.7	The Board of Directors monitors the Company's corporate governance practices and plays a key role in its material corporate events.	1. During the reporting period, the Board of Directors reviewed the corporate governance practices in the Company.	☑ observed ☐ partially -observed ☐ not observed		
2.2.	. The Board of Directors is accountable to the Company's shareholders.				
2.2.1.	Information about the Board of Directors' work is disclosed and provided to the shareholders.	 The annual report of the Company for the reporting period includes information about the attendance of meetings of the Board of Directors and Committees by individual directors. The annual report contains information about the main results of the evaluation of the work of the Board of Directors in the reporting period. 	☑ observed ☐ partially -observed ☐ not observed		
2.2.2	The chairman of the Board of Directors is available to communicate with the Company's shareholders.	1. In the Company there is a transparent procedure that enables the shareholders to send the Chairman of the Board of Directors issues and their position thereon.	☑ observed □ partially -observed □ not observed		
2.3.		efficient and professional governing interests of the Company and its sh		hich is able to make objective and independent judgements and	

2.2.1	0	1 The marketing	☑ observed	
2.3.1	Only persons with	1. The performance assessment		
	impeccable business and	procedure for the Board of	☐ partially -observed	
	personal reputation,	Directors adopted in the	□ not observed	
	having knowledge, skills	Company includes the		
	and experience necessary	evaluation of professional		
	to make decisions that fall	qualifications of the Board		
	within the competence of	members.		
	the Board of Directors and			
	to perform all such	2. In the reporting period, the		
	functions efficiently,	Board of Directors (or its		
	should be elected to the	Nominations Committee)		
	Board of Directors.	evaluated candidates nominated		
		to the Board of Directors in		
		terms of their experience,		
		knowledge, business and		
		personal reputation, absence of		
		conflicts of interest etc.		
2.3.2	Members of the Board of	1. In all cases of the general	■ observed	
	Directors of the Company	meeting of shareholders	□ partially -observed	
	are elected pursuant to a	conduction in the reporting	□ not observed	
	transparent procedure	period the agenda of which		
	enabling the shareholders	included issues on election of		
	to obtain information	the Board of Directors, the		
	about candidates sufficient	Company submitted biographical		
	for them to get an idea of	data on all candidates		
	the candidates' personal	nominated to the Board of		
	and professional qualities.	Directors, results of the		
	proceeding quanties	evaluation of such candidates		
		conducted by the Board of		
		Directors (or its Nominations		
		Committee), as well as		
		information regarding the		
		candidate's conformity with		
		independence criteria in		
		accordance with		
		recommendations 102 - 107 of		
		the Code and the candidates'		
		the code and the candidates		

		written consent to be elected to the Board of Directors.		
2.3.3	The composition of the Board of Directors is balanced, in particular in terms of qualifications, expertise and business skills and enjoys the confidence of the shareholders.	1. During the procedure of assessment of the work of the Board of Directors conducted in the reporting period, the Board of Directors analysed its composition in terms of qualifications, experience and expertise of its members.	☑ observed☐ partially -observed☐ not observed	
2.3.4	The composition of the Board of Directors of the Company enables the Board of Directors to organize its activities in the most efficient way possible, in particular, to create the possibility to form committees of the Board of Directors, as well as to enable substantial minority shareholders of the company to put forth a candidate to the Board of Directors for whom they vote.	1. During the procedure of assessment of the work of the Board of Directors conducted in the reporting period, the Board of Directors analysed the conformity of its composition to the needs of the Company and its shareholders.	☑ observed ☐ partially -observed ☐ not observed	
2.4.		d include a sufficient number of inc		
2.4.1	An independent director should mean any person who has the required professional skills and expertise and is sufficiently able to have his/her own	1. During the reporting period all independent members of the Board of Directors answered all requirements of recommendations 102 - 107 of the Code or were deemed independent pursuant to a	☑ observed☐ partially -observed☐ not observed	
	position and make objective and bona fide	independent pursuant to a decision of the Board of		

judgements, free from the	Directors ² .		
influence of the Company's			
executive bodies, any			
individual group of its			
shareholders or other			
stakeholders. It should be			
noted that, under normal			
circumstances, a candidate			
(or an elected director)			
may not be deemed to be			
independent, if he/she is			
associated with the			
Company, any of its			
substantial shareholders,			
material trading partners			
or competitors or the			
government.			

² The recognition of directors as independent meets the requirements established by the Listing Rules of the Moscow Exchange, with the requirements of the Corporate Governance Code of the Company, but partially does not comply with the requirements of the Corporate Governance Code recommended by the Bank of Russia in respect of a provision that does not allow for the recognition of a director as independent if he/she has a formal connection with the State (A. Chekunov).

2.4.2	Evaluation is carried out of compliance of candidates nominated to the Board of Directors with the independence criteria and regular reviews are made of the compliance of independent members of the Board of Directors with independence criteria. When carrying out such evaluation, substance should take precedence over form.	1. During the reporting period the Board of Directors (or the Nominations Committee of the Board of Directors) issued an opinion regarding the independence of each candidate nominated to the Board and provided the shareholders with the appropriate conclusion. 2. At least once in the reporting period the Board of Directors (or the Nominations Committee of the Board of Directors) evaluated the independence of current members of the Board of Directors indicated by the Company in the annual report as independent directors. 3. The Company has developed procedures indicating the actions which must be taken by the Board of Directors member once he/she ceases to be independent including their obligation to inform the Board of Directors of these circumstances in a timely manner.	☑ observed ☐ partially -observed ☐ not observed	
2.4.3	Independent directors should account for at least one-third of all directors elected to the Board of Directors.	1. Independent directors should account for at least one-third of the composition of the Board of Directors.	□ observed □ partially -observed ☑ not observed	Regarding para. 1 the Company provides the following explanations: The number of independent members of the Board of Directors during the reporting period was less than 1/3 of the number of the Board of Directors, due to the fact that the Company does not affect the composition of the Board of Directors, since members of the Board of Directors are elected by shareholders at the meeting.

2.4.4	Independent directors play a key role in prevention of	Independent directors (with no conflict of interest)	☑ observed □ partially -observed	However, the Nomination and Compensation Committee considered candidates to members of the Board of Directors in terms of their independence and this information was presented to shareholders as part of the Meeting materials. At the end of the reporting period, the Company had 4 independent directors (2 of which were completely independent and 2 were recognized as independent by the decision of the Board of Directors), which meets the requirements of the Moscow Exchange Listing Rules for the number of independent directors on the Board of Directors. In order to comply with this requirement in 2020, the Company will inform shareholders of the presence of independent candidates among candidates to the Board of Directors. If the Company fails to elect the sufficient number of independent directors for the meeting in 2020, the Company will consider the possibility of recognizing individual directors as independent directors by a decision of the Board of Directors.
	internal conflicts in the	preliminarily review material	□ not observed	
	Company and performance by the latter of material	corporate actions related to a potential conflict of interest and		
	corporate actions.	the results of such evaluation should be made available to the		
		Board of Directors.		
2.5.	1	of Directors helps to carry out the fu		
2.5.1	The independent director	1. The Chairman of the Board of	☑ observed	The Company chose an approach for electing a senior
	is elected to the position of the chairman of the Board	Directors is an independent director or a senior independent	☐ partially -observed☐ not observed	independent director, in view of the fact that during the reporting period Deputy Chairman of the Government of the
	of Directors or among the	director who was appointed	L HOL ODSELVEU	Russian Federation - Plenipotentiary of the President in the Far
	Company's independent	from among the independent		Eastern Federal District Yu. Trutney, representing the Russian
	directors who would	directors.		Federation in the Company's Board of Directors, was elected as
	coordinate work of the	2. The role, rights and		the Chairman of the Board of Directors.
	independent directors and	responsibilities of the Chairman		
	liaise with the chairman of	of the Board (and, if applicable,		
	the Board of Directors.	of the senior independent		
		director) are clearly determined		

		in the internal documents of the Company.		
2.5.2	The Chairman of the Board of Directors ensures that meetings are held in a constructive atmosphere and that any items on the meeting agenda are discussed freely controls the execution of decisions, made by the Board of Directors.	1. The performance of the Chairman of the Board of Directors was evaluated within the framework of the Board performance assessment procedure in the reporting period.	☑ observed ☐ partially -observed ☐ not observed	
2.5.3	The Chairman of the Board of Directors takes any and all measures as may be required to provide the members of the Board of Directors in a timely manner with information required to make decisions on issues of the agenda.	1. The obligation of the Chairman of the Board of Directors to take any and all measures to provide the members of the Board of Directors with information required to make decisions in a timely manner is stipulated in the internal documents of the Company.	☑ observed ☐ partially -observed ☐ not observed	
2.6.	Board members act reasonal diligence.	1 /	erests of the Company and	d its shareholders, being sufficiently informed, with due care and
2.6.1	Acting reasonably and in good faith means that Board members make decisions considering all available information, in the absence of a conflict of interests, treating shareholders of the Company equally and assuming normal business risks.	1. Internal documents of the Company define that a Board member is obliged to notify the Board of Directors if he/she has a conflict of interests in relation to any issue of the agenda of the meeting of the Board of Directors or Committee of the Board of Directors before discussion beginning of the agenda issue. 2. According to internal	☑ observed ☐ partially -observed ☐ not observed	

		documents of the Company, the Board member should abstain from voting on any issues in which he/she has a conflict of interests.		
		3. The Company provides a		
		procedure enabling the Board		
		members to receive, at the expense of the Company,		
		professional advice on issues		
		relating to the competence of		
		the Board of Directors.		
2.6.2	Rights and duties of the	1. The Company adopted and	■ observed	
	Board members are clearly	published an internal document	☐ partially -observed	
	stated and documented in the Company's internal	whereby the rights and duties of the Board members are clearly	□ not observed	
	documents.	stated.		
2.6.3	Board members should	Individual attendance of the	■ observed	
	have sufficient time to	Board and committee meetings	□ partially -observed	
	perform their duties.	and time devoted to the	□ not observed	
		preparation for the participation		
		in meetings was considered		
		during the procedure of assessment of the Board of		
		Directors in the reporting		
		period.		
		2. In accordance with internal		
		documents of the Company, the		
		Board members should notify the Company's Board of		
		Directors of their intention to		
		take a position in management		
		bodies of other entities and		
		(apart from subsidiaries and		
		affiliates of the Company), as		

		well as of the fact of such		
		appointment.		
2.6.4	All Board members should	1. In accordance with internal	■ observed	
	have equal opportunity to	documents of the Company, the	☐ partially -observed	
	access the Company's	Board members have the right	☐ not observed	
	documents and	to obtain access to the		
	information. Newly elected	documents and make requests		
	Board members should be	concerning the Company and		
	provided with sufficient	entities controlled by the		
	information about the	Company and executive bodies		
	Company and work of its	of the Company are obliged to		
	Board of Directors as soon	provide corresponding		
	as possible.	information and documents.		
		2. The Company has a formal		
		induction program for newly		
		elected Board members.		
2.7.				pers therein should ensure efficient work of the Board.
2.7.1	It is recommended to hold	1. The Board of Directors held	■ observed	
	meetings of the Board of	at least six meetings in the	☐ partially -observed	
	Directors as needed, with	reporting period.	☐ not observed	
	due account of the			
	Company's scope of			
	activities and its then			
	current goals.			
2.7.2	In internal documents of	1. The Company has an internal	■ observed	
	the Company a procedure	document in place regulating	☐ partially -observed	
	for preparing for and	the procedure of preparation	□ not observed	
	holding of meetings of the	and holding of Board meetings,		
	Board of Directors is fixed,	which, inter alia, requires that		
	enabling the Board	the notice of a meeting must be		
	members to prepare	made, as a rule, at least 5 days		
	themselves properly for	before the date of the meeting.		
	the conduction of such			
272	meetings.	4. Associations to the Cluster		
2.7.3	The form of a meeting of	1. According to the Charter or	■ observed	
	the Board of Directors	an internal document of the	☐ partially -observed	

	should be determined with due account of the importance of the issues on the agenda. Most important issues should be decided at the meetings held in person.	Company, the most important issues (in accordance with the list provided in recommendation 168 of the Code) must be considered and decided at meetings held in person.	□ not observed	
2.7.4	Decisions on most important issues relating to the Company's business should be made at a meeting of the Board of Directors by a qualified majority vote or by a majority vote of all elected Board members.	1. According to the Charter of the Company, the most important issues as described by recommendation 170 of the Code must be decided by a qualified majority vote of at least three quarters of the votes or by a majority vote of all elected Board members.	☑ observed ☐ partially -observed ☐ not observed	
2.8.	The Board of Directors should	d form committees for preliminary	consideration of the most	important issues of the Company's business.
2.8.1	For the purpose of preliminary consideration of any matters of control over the Company's financial and business activities, an audit committee is created comprised of independent directors.	1. The Board of Directors formed an Audit Committee comprised exclusively of independent directors. 2. The objectives of the audit committee, including the objectives listed in recommendation 172 of the Code, are determined in the internal documents of the Company. 3. At least one member of the audit committee, who is an independent director, has experience and knowledge of preparation, analysis, evaluation and audit of accounting (financial) statements. 4. Meetings of the Audit Committee were held at least		The requirement specified in Clause 3 of para. 2.8.1 is met by a member of the Board of Directors, V. Pivovarov, since he has experience in analysing accounting (financial) statements.

		once every quarter during the		
2.8.2	For the purpose of preliminary consideration of any matters of development of efficient and transparent remuneration practices, it is recommended to form a remuneration committee comprised of independent directors and chaired by an independent director who should not concurrently be the Board chairman.	reporting period. 1. The Board of Directors formed a Remuneration Committee comprised exclusively of independent directors. 2. The Remuneration Committee is chaired by an independent director who is not the Board chairman at the same time. 3. The objectives of the Remuneration Committee, including the objectives listed in recommendation 180 of the Code, are determined in the internal documents of the Company.	☑ observed □ partially -observed □ not observed	
2.8.3	For the purpose of preliminary consideration of any matters relating to human resources planning (making plans regarding successor directors), professional composition and work efficiency of the Board of Directors, the Nominating Committee is formed (a committee on nominations, human resources) with a majority of its members being independent directors.	1. The Board of Directors formed the Nominations Committee (or its objectives indicated in recommendation 186 of the Code are implemented by a different committee), with a majority of its members being independent directors. 2. The objectives of the Nominations Committee (or the relevant committee performing these functions) including the objectives indicated in recommendation 186 of the Code are determined in the	☑ observed ☐ partially -observed ☐ not observed	

		internal documents of the Company.		
2.8.4	Taking into account activity scale and risk level the Board of Directors of the Company makes sure that the composition of its committees fully complies with the activity goals of the Company. Additional committees were either formed, or were not deemed necessary (strategy committee, corporate governance committee, ethics committee, risk management committee, budget committee, committee, committee on health, security and environment etc.).	1. In reporting period, the Board of Directors of the Company considered an issue of compliance of composition of its committees with the goals of the Board of Directors and activity goals of the Company. Additional committees were either formed, or were not deemed necessary.	☑ observed ☐ partially -observed ☐ not observed	
2.8.5	The composition of the committees is determined in a way to allow a comprehensive discussion of issues being considered on a preliminary basis with due consideration of differing opinions.	1. The Board committees are chaired by independent directors. 2. In internal documents (policies) of the Company provisions are provided in accordance to which persons who are not members of the Audit Committee, Nominating Committee and Remuneration Committee, can attend meetings of committees only at the invitation of their chairmen.	☑ observed ☐ partially -observed ☐ not observed	Para. 1 is partially observed. Para. 2 is fully observed. Regarding para. 1, the Company provides the following explanations: In accordance with the requirements of the Company's Corporate Governance Code, the Committees should be headed by independent directors. The Audit Committee, the Nomination and Compensation Committee, and the Investment Committee are headed by independent directors. The Reliability, Energy Efficiency and Innovations Committee and the Committee on Energy Development of the Far East are narrow-focused committees that consider issues of territorial development and issues related to technical policy, reliable and

safe operation of the Company's production facilities, energy conservation policy, and innovative and environmental policy. Given the specific features of the issues addressed by these Committees, the Chairman of the Committee shall primarily possess professional skills, experience in the operative sphere of the relevant Committee and other special knowledge. Having regard to the above, the members of the Committees were elected as Chairmen of the respective Committees based on their professional skills and experience in the relevant operative sphere of the Committees.

The Strategy Committee is a special-purpose committee on issues of strategic development of the Company, which by the orders of the Government of the Russian Federation, Board of Directors of the Company preliminarily considers strategic and other significant transactions of RusHydro Group, issues of priority directions of development of RusHydro Group and other significant issues of activity.

Taking into account specificities of issues considered by the Strategy Committee, the Chairman of the Committee is more interested in professional skills, experience in working with the Government of the Russian Federation and federal executive bodies, experience in the Committee's sphere of activity and other special knowledge.

In connection with the abovementioned, I. Zadvornov was elected Chairman of the Strategy Committee (Head of the Secretariat of the Deputy Chairman of the Government of the Russian Federation - Plenipotentiary of the President of the Russian Federation in the Far Eastern Federal District Yu. Trutnev), whose professional skills and work experience allow effective interaction of committee members who are representatives of executive authorities, business and independent directors, to form recommendation to the Board of Directors of the Company when considering strategic issues for the development of the Company.

If possible, in 2019 the Company plans to consider the possibility of electing an independent director as the Chairman of the Strategy Committee.

2.8.6	Committee chairmen	1. During the reporting period	☑ observed	
	inform the Board of	chairmen of the Board	☐ partially -observed	
	Directors and its chairman	committees presented regular	□ not observed	
	of the work of their	reports to the Board of Directors		
	committees on a regular	on their activities.		
	basis.			
2.9.	The Board of Directors make	es an exhaustive evaluation of the q	uality of its work and that	of its committees and Board members.
2.9.1	Evaluation of quality of the	1. Self-evaluation or external	■ observed	
	Board of Directors' work is	evaluation of the work of the	□ partially -observed	
	aimed at determining how	Board of Directors in the	□ not observed	
	efficiently the Board of	reporting period included the		
	Directors, its committees	evaluation of the work of the		
	and Board members work	Board committees, separate		
	and whether their work	members of the Board of		
	meets the Company's	Directors and of the Board of		
	needs, as well as at	Directors as a whole.		
	making their work more	Directors as a vinole.		
	intensive and identifying	2. The results of the self-		
	areas of improvement.	evaluation or external evaluation		
	dreas of improvement.	of the Board of Directors in the		
		reporting period were reviewed		
		by the Board of Directors at		
		meetings held in person.		
2.9.2	Quality of work of the	An external organization	■ observed	
2.5.2	Board of Directors, its	(consultant) was engaged to	☐ partially -observed	
	committees and Board	carry out independent	□ not observed	
	members is evaluated on a	evaluation of the work quality of	l liot observed	
	regular basis, at least once	the Board of Directors at least		
	a year. To carry out an	once in the last three reporting		
	independent evaluation of	periods.		
	the quality of the Board of	perious.		
	Directors' work, an			
	external organization			
	, ,			
	(consultant) is engaged on			
	a regular basis, at least			
2.4	once every three years.			
3.1	i ine i omnany's cornorate se	cretary carries out efficient interact	ion with its snareholders i	coordination of the Company's actions designed to protect the

	rights and interests of its sha	areholders and support of efficient v	work of its Board of director	ors.
3.1.1	The corporate secretary possesses knowledge, experience and qualifications sufficient for performance of his/her duties, as well as an impeccable reputation and enjoys the trust of the shareholders.	 The Company has adopted and disclosed an internal document – regulation on the corporate secretary. The Company disclosed on its website and in its annual report information on the corporate secretary which is as detailed as that required to be disclosed in relation to the Board members and members of the executive bodies of the Company. 	☑ observed ☐ partially -observed ☐ not observed	
3.1.2	The corporate secretary has sufficient independence from the Company's executive bodies and possesses necessary powers and resources required to perform his/her tasks.	1. The Board of Directors approves the appointment, termination of appointment and additional remuneration of the corporate secretary.	☑ observed☐ partially -observed☐ not observed	
4.1.				of the Company is paid in accordance with a remuneration policy
4.1.1	The level of remuneration paid by the Company to its Board members, executive bodies, and other key managers creates sufficient motivation for them to work efficiently and enables the Company to attract and retain knowledgeable skilled and duly qualified persons. The Company avoids	1. The Company has adopted an internal document (documents) — a remuneration policy (policies) in relation to its Board members, members of executive bodies and other key managers whereby the approaches to the remuneration of the indicated persons are clearly determined.	☑ observed □ partially -observed □ not observed	Regarding para. 1, the Company provides the following explanations: Since the category of "other key managers" was not defined and not approved by the Board of Directors, the Remuneration and Compensation Policy was not approved by the Board of Directors for this category of employees.

4.1.2	setting the level of remuneration any higher than necessary, nor allowing for an excessively large gap between the level of remuneration of any of the above persons and that of the Company's employees. The Company's remuneration policy was developed by its Remuneration Committee and approved by the Board of Directors of the Company. With the help of its Remuneration Committee, the Board of Directors should monitor implementation of, and compliance with the remuneration policy by the Company and, should this be necessary, review and amend the same.	1. During the reporting period the Remuneration Committee reviewed the remuneration policy (policies), and the practice of its (their) implementation and, if necessary, provided the Board of Directors with the relevant recommendations.	□ observed □ partially -observed □ not observed	Regarding para. 1, the Company provides the following explanations: The Company's remuneration policy was developed by the Nomination and Compensation Committee and approved by the Company's Board of Directors in 2016 and is implemented since 2017. The Board of Directors with the support of the Remuneration Committee, should this be necessary, reviews and amends the same. During the reporting period, the Nomination and Compensation Committee submitted relevant recommendations to the Board of Directors.
4.1.3	The Company's remuneration policy should provide for transparent mechanisms to be used to determine the amount of remuneration due to members of the Board of Directors, the executive bodies and other key managers of the Company, as well as to regulate any	1. The remuneration policy (policies) of the Company contains (contain) transparent mechanisms to be used to determine the amount of remuneration due to members of the Board of Directors, executive bodies and other key managers of the Company and regulates (regulate) all types of payments, benefits and	☑ observed □ partially -observed □ not observed	Regarding para. 1, the Company provides the following explanations: Since the category of "other key managers" was not defined and not approved by the Board of Directors, the Remuneration and Compensation Policy was not approved by the Board of Directors for this category of employees. The Remuneration and Compensation Policy of all employees of the Company has been determined with due account to the principles of the Remuneration and Compensation Policy for members of the Company's executive bodies approved by the Board of Directors and contains transparent mechanisms for

	and all types of payments, benefits and privileges provided to any of the above persons.	privileges provided to any of the indicated persons.		determining the amount of remuneration, as well as regulates all types of payments and benefits.
4.1.4	The Company develops a policy on reimbursement of expenses which would contain a list of reimbursable expenses and specify service levels provided to members of the Board of Directors, the executive bodies, and other key managers of the Company. Such policy can form a part of the Company's policy on compensations.	1. In the remuneration policy (policies) of the Company or in other internal documents of the Company the rules of reimbursement of expenses of the Board members, members of executive bodies and other key managers of the Company are set forth.	☑ observed ☐ partially -observed ☐ not observed	Regarding para. 1, the Company provides the following explanations: Since the category of "key managers" was not defined and not approved by the Board of Directors, the Remuneration and Compensation Policy was not approved by the Board of Directors for this category of employees. The Remuneration and Compensation Policy of all employees of the Company has been determined with due account to the principles of the Remuneration and Compensation Policy for the members of the Company's executive bodies approved by the Board of Directors.
4.2.	The system of remuneration interests of the shareholders		ure harmony between the	financial interests of the directors and the long-term financial
4.2.1	A fixed annual remuneration is paid out to the Board members by the Company. The Company does not pay remuneration for participation in individual meetings of the Board of Directors or its committees. The Company does not use any form of short-term incentives or additional financial incentives in respect of the Board members.	1. A fixed annual remuneration has been the only form of monetary remuneration of the Board members for their services in the Board of Directors in the reporting period.	☑ observed ☐ partially -observed ☐ not observed	

4.2.2	Long-term ownership of shares in the Company contributes most to aligning the financial interests of the Board members with the long-term interests of the Company's shareholders. However, the Company does not stipulate the right to dispose of shares dependent on the achievement, nor the Board members take part in the Company's option plans.	1. If internal document (documents) - policy (policies) on remuneration of the Company stipulate provision of shares of the Company to the Board members clear rules regulating the ownership of shares by the Board members should be set out, aimed at stimulation of long-term ownership of such shares.	☑ observed □ partially -observed □ not observed	Regarding para. 1, the Company shall provide the following explanations: Not applicable. The Company does not use remuneration by equities.
4.2.3	The Company does not	1. The Company does not	☑ observed	
	provide any additional allowance or compensation	provide any additional allowance or compensation in the event of	□ partially -observed □ not observed	
	in the event of early	early dismissal of Board	□ Hot observed	
	dismissal of the Board	members in connection with a		
	members in connection	change of control over the		
	with a change of control	Company or other		
	over the Company or other	circumstances.		
	circumstances.	circumstances.		
4.3.		of the members of executive bodie	s and other key managers	s of the Company provides that their remuneration is dependent on
		results and their personal contribut		
4.3.1	Remuneration of members	1. In the reporting period,	observed	Regarding para. 1-3, the Company shall provide the
	of the executive bodies	annual key performance	☐ partially -observed	following explanations:
	and other key managers of	indicators approved by the	□ not observed	Since the category of "other key managers" was not defined and
	the Company is set out in	Board of Directors were used to		not approved by the Board of Directors, the Remuneration and
	such a way as to procure a	determine the amount of		Compensation Policy was not approved by the Board of Directors
	reasonable and justified	variable remuneration of		for this category of employees. Annual performance indicators
	ratio between its fixed	members of executive bodies		established by the Board of Directors for the members of the
	portion and its variable	and other key managers of the		Company's executive bodies are used in determining the size of
	portion that is dependent	Company.		the variable remuneration of all Company's employees.
	on the Company's			

	performance results and employees' personal (individual) contributions to the achievement thereof.	 During the last evaluation of the system of remuneration of the members of executive bodies and other key managers of the Company the Board of Directors (Remuneration Committee) made sure that the Company used an effective ratio between the fixed and variable remuneration. The Company has a procedure ensuring that any bonus funds wrongfully obtained by the members of executive bodies or managers are repaid to the Company. 		Regarding para. 3, the Company shall provide the following explanations: All bonus payments to members of executive bodies are made in accordance with the Remuneration Policy approved by the Company's Board of Directors. The Regulations on Remuneration and Labor Contracts of the executive bodies contain provisions stipulating the possibility to offset the losses incurred by the Company. Moreover, in the context of the existing provisions of the labor legislation, the establishment of formal mechanisms for the return of bonus payments illegally received by the members of the executive bodies is difficult to implement.
4.3.2	The Company put in place a long-term incentive program for the Company's executive bodies and other key managers involving the Company's shares (options or other derivative financial instruments the underlying assets for which are the Company's shares).	1. The Company has put in place a long-term incentive program for the Company's executive bodies and other key managers of the Company involving the Company's shares (financial instruments for which the Company's shares are the underlying assets). 2. The long-term incentive program of the members of executive bodies and other key managers provides that the right to dispose of shares or exercise options shall arise no earlier than in three years from the date when such shares were provided. In addition, the right to dispose of the same should	☑ observed ☐ partially -observed ☐ not observed	Regarding para. 1, the Company shall provide the following explanations: Since the category of "other key managers" was not defined and not approved by the Board of Directors, the Remuneration and Compensation Policy was not approved by the Board of Directors for this category of employees. The Company's managers may be included into this Program by a separate decision of the Board of Directors regarding the recommendations of the Nomination and Compensation Committee.

4.3.3	The amount of severance pay (so-called "golden parachute") payable by the Company in the event of early dismissal of an executive body or other key managers at the initiative of the Company, provided that there have been no bad faith actions on the part of such person, should not exceed double the fixed portion of his/her	be made conditional on the achievement of certain targets by the Company. 1. The amount of severance pay (golden parachute) payable by the Company in the event of early dismissal of an executive or other key manager at the initiative of the Company, provided that there have been no bad faith actions in the reporting period on the part of such persons, did not exceed double size of the fixed part of the portion of his/her annual remuneration.	☑ observed ☐ partially -observed ☐ not observed	Regarding para. 1, the Company shall provide the following explanations: Since the category of "other key managers" was not defined and not approved by the Board of Directors, the Remuneration and Compensation Policy was not approved by the Board of Directors for this category of employees. "Golden parachutes" in the Company are provided not for all categories of workers.
	annual remuneration.			
5.1.			nt and internal control syst	tem designed to provide reasonable confidence that the
	Company's goals will be achi			
5.1.1	The Board of Directors	1. The functions of various	■ observed	
	determined the principles	governance bodies and divisions	□ partially -observed□ not observed	
	of and approaches to the creation of the risk	of the Company in the risk management and internal	□ Hot observed	
	management and internal	control system are clearly		
	control system in the	determined in the internal		
	Company.	documents/correspondent policy		
	1- 2	of the Company approved by		
		the Board of Directors.		
5.1.2	The Company's executive	1. The Company's executive	■ observed	
	bodies ensure the	bodies ensured the distribution	□ partially -observed	
	establishment and	of functions and powers in	□ not observed	
	continuing operation of the	relation to risk management and internal control among		
	efficient risk management and internal control system	managers (heads) of divisions		
	in the Company.	and departments subordinate to		
	in the company.	them.		
5.1.3	The Company's risk	1. The Company has a		

	management and internal control system provides objective, fair and clear view of the current condition and prospects of the Company, integrity and transparency of its	corruption prevention policy in place. 2. The Company has developed a procedure of informing the Board of Directors or the Audit Committee of the Board of	□ partially -observed □ not observed	
	accounts and reports, reasonableness and acceptability of risks being assumed by the Company.	Directors of violations of the law, internal procedures and the ethics code of the Company.		
5.1.4	The Board of Directors is recommended to take required and sufficient measures to guarantee that the existing risk management and internal control system of the Company is consistent with the principles of and approaches to its creation as set forth by the Board of Directors and that it operates efficiently.	1. During the reporting period, the Board of Directors or the Audit Committee of the Board reviewed the efficiency of the risk management and internal control system of the Company. The results of such review were included as a part of the annual report of the Company.	☑ observed □ partially -observed □ not observed	
5.2.	practices, the Company arra	nges internal audits.	,	ment and internal control system and corporate governance
5.2.1	For conduction of internal audits in the Company a separate structural division was created or independent third-party entity was engaged. Functional and administrative reporting of the internal audit department are separate.	1. A separate structural division of internal audit was created in the Company that reports directly to the Board of Directors or the Audit Committee or an external independent organization with the same reporting status was engaged.	☑ observed ☐ partially -observed ☐ not observed	

5.2.2	Functionally, the internal audit department is subordinate to the Board of Directors. Structural division of internal audit carries out evaluation of the efficiency of the internal control system, evaluation of the risk management system, as well as corporate governance system. The Company applies generally accepted standards of internal auditing.	1. In the reporting period, within the framework of internal audit procedures, the efficiency of the internal control system and the risk management system was evaluated. 2. The Company uses generally accepted approaches to internal control and risk management.	☑ observed □ partially -observed □ not observed	
6.1.		es should be transparent to its shar		ther stakeholders.
6.1.1	The Company developed and implemented an information policy enabling the Company to efficiently exchange information with its shareholders, investors, and other stakeholders.	 The Board of Directors of the Company approved the information policy developed in compliance with the recommendations of the Code. The Board of Directors (or one of its committees) reviewed the Company's compliance with the information policy at least once in the reporting period. 	☑ observed □ partially -observed □ not observed	
6.1.2	The Company discloses information on its corporate governance system and practices, including detailed information on compliance with the principles and recommendations of the Code.	The Company discloses information on its corporate governance system and the general corporate governance principles applied in the Company, including on its official website. The Company discloses	☑ observed ☐ partially -observed ☐ not observed	Regarding para. 3, the Company shall provide the following explanations: According to the information provided by the Federal Agency for State Property Management (Rosimushchestvo), the Company's controlling entity, the Russian Federation represented by the Federal Agency for State Property Management (Rosimushchestvo), did not prepare a separate memorandum on the plans for the Company. Information about this, along with the information about the

		information regarding the composition of its executive bodies and the Board of Directors, independence of the Board members and their membership in the Board committees (in compliance with the Code).		inclusion of the Company into certain program documents of the Russian Federation, is disclosed on the Company's website at http://www.rushydro.ru/investors/stockmarket/capital/svedeniya-o-nalichii-memoranduma-o-planakh-kontroliruyushchego-obshchestvo-litsa-v-otnoshenie-obshch/
		3. If there is a person who controls the Company, the Company publishes the memorandum of the controlling		
		entity with regard to his/her plans concerning corporate		
		governance in the Company.		
6.2.	. , ,	a timely basis, full, updated and reli	able information about its	elf so as to enable its shareholders and investors to make
	informed decisions.		T	
6.2.1	The Company discloses information in accordance with the principles of regularity, consistency and timeliness, as well as accessibility, reliability, completeness and comparability of the disclosed data.	1. The information policy of the Company determines the approaches and criteria of identifying information which may substantially affect the standing of the Company and the value of its securities and procedures which ensure that such information is disclosed in a timely manner.	☑ observed☐ partially -observed☐ not observed	
		2. If the Company's securities are traded on international organized markets, material information is disclosed both in the Russian Federation and on such markets in the same amount and at the same time within the reporting period.		

		3. If foreign shareholders own a substantial number of shares in the Company, the Company discloses information not only in Russian, but in one of the most commonly-used foreign languages as well.		
6.2.2	The Company is advised against using a formalistic approach to information disclosure and discloses material information on its activities, even if disclosure of such information is not required by law.	1. During the course of the reporting period, the Company disclosed annual and semiannual financial statements prepared in compliance with IFRS. The annual report of the Company for the reporting period contains annual financial IFRS statements and the relevant audit report. 2. The Company discloses full information about the structure of the capital of the Company in compliance with Recommendation 290 of the Code in the annual report and on the website of the Company in the Internet.	☑ observed ☐ partially -observed ☐ not observed	
6.2.3	The Company's annual report, as one of the most important tools of its information exchange with its shareholders and other stakeholders, contains information enabling one to evaluate the Company's performance results for the year.	 The annual report of the Company contains information about the key aspects of the Company's operational activities and financial results. The annual report of the Company contains information about the environmental and social aspects of the Company's 	☑ observed ☐ partially -observed ☐ not observed	

		activities.		
6.3.		e information and documents reque	sted by its shareholders in	n accordance with the principle of equal and unhindered
	accessibility.			
6.3.1	Provision of information	1. Informational policy of the	■ observed	
	and documents by the	Company defines	☐ partially -observed	
	Company upon the request	unburdensome procedure of	☐ not observed	
	of the shareholders is	information provision to		
	carried out in accordance	shareholders, including		
	with the principles of equal	information about the entities		
	availability and easiness.	controlled by the Company,		
		upon their request.		
6.3.2	When providing	1. During the reporting period,	■ observed	
	information to its	the Company did not deny	☐ partially -observed	
	shareholders, the	shareholders' requests to	☐ not observed	
	Company should maintain	provide information or such		
	a reasonable balance	refusals were justified.		
	between the interests of			
	individual shareholders	2. In cases specified in the		
	and its own interests	information policy of the		
	related to the fact that the	Company, the shareholders are		
	Company is interested in	warned of the confidential		
	keeping confidential	nature of the information and		
	sensitive business	undertake to protect its		
	information that might	confidentiality.		
	have a material impact on			
7.4	its competitiveness.			
7.1.				d its financial position and, accordingly, the position of its
	` .	,	ir terms and conditions er	nsuring that the rights and interests of the shareholders, as well as
7.4.4	other stakeholders, are obse			
7.1.1	Material corporate actions	1. The Company's Charter	☑ observed	
	are deemed to include	defines a list of transactions or	□ partially -observed	
	reorganization of the	other actions falling within the	☐ not observed	
	Company, acquisition of 30	category of material corporate		
	or more percent of its	actions and criteria for their		
	voting shares (takeover),	definition. Making decisions on		
	entering by the Company	any such material corporate		
	into any material	actions falls within the		

	transactions, increase or decrease of its authorized capital, listing and delisting of its shares, as well as other actions which might result in material changes in the rights of its shareholders or violation of their interests. The Charter of the Company defines the list (criteria) of transactions or other actions falling within the category of material corporate actions, and such actions fall within the competence of the Company's Board of Directors.	competence of the Company's Board of Directors. In cases when the indicated actions are within the purview of the general meeting of shareholders in compliance with the requirements of the law, the Board of Directors issues recommendations to the shareholders. 2. The Charter of the Company determines the following actions as material corporate actions: reorganization of the Company, acquisition of 30 or more percent of voting shares (takeover), major transactions made by the Company, increase or decrease of the authorized capital of the Company, as well as listing or de-listing of the Company's shares.		
7.1.2	The Board of Directors plays a key role in passing resolutions or making recommendations relating to material corporate actions, the Board of Directors relies on the position of the Company's independent directors.	1. The Company has a procedure in place whereby independent directors state their position on material corporate actions prior to their approval.	☑ observed □ partially -observed □ not observed	
7.1.3	When material corporate actions affecting the rights or legitimate interests of the Company's shareholders are	1. The Company's Charter, taking into account peculiarities of its activities, establishes lower criteria than those specified under the law for the	☑ observed ☐ partially -observed ☐ not observed	

	performed, equal terms and conditions are ensured for all of the shareholders and if statutory mechanisms designed to protect the shareholder rights prove to be insufficient for that purpose, additional measures are taken with a view to protect the rights and legitimate interests of the Company's shareholders. In such instances, the Company is guided not only by compliance with the formal requirements of law but also by the principles of corporate governance set out in this Code.	categorization of the Company's transactions as material corporate actions. 2. During the reporting period, all material corporate actions were subject to approval prior to their execution.		
7.2.		us be in a position to influence ther		nat enables its shareholders to receive full information about such e shareholders' rights are observed and duly protected in the
7.2.1	Information about execution of material corporate actions is disclosed with explanations concerning reasons for, conditions and consequences of such actions.	1. Within the reporting period, the Company disclosed information about its material corporate actions in a timely manner and in detail, including foundations and terms of such actions.	☑ observed☐ partially -observed☐ not observed	Regarding para. 1, the Company shall provide the following explanations: During the reporting period, there were no extraordinary significant corporate actions that required, in the opinion of the Company, additional disclosure.
7.2.2	Rules and procedures in relation to material corporate actions performed by the Company are set out in its	1. The Company's internal documents specify a procedure for the engagement of services of an independent appraiser to determine the value of the	□ observed ☑ partially -observed □ not observed	Paras. 1 and 2 are fully observed. Para. 3 is partially observed. Regarding para. 3, the Company shall provide the following explanations: Since January 1, 2017, amendments to the legislation regarding

internal documents.	property being transferred or	interested-party transactions have come into force, that
	acquired under a major	completely revise the approaches to the approval of interested-
	transaction or an interested-	party transactions. The indicated changes tend to liberalize the
	party transaction.	regulation of interested-party transactions.
		Accordingly, it is impossible to include in the Company's Charter
	2. The Company's internal	an extended list of grounds (different from that prescribed in the
	documents specify a procedure	Law On Joint-Stock Companies), on which members of the Board
	for the engagement of the	of Directors and other individuals provided for by the law, are
	independent appraiser to	deemed to be interested in the Company's transactions.
	determine the purchase or	To implement this recommendation, at the General Meeting in
	buyback value of the shares of	2020, shareholders will be proposed not to expand the list of
	the Company.	grounds for being deemed an interested party, but rather to add
		a separate ground to the Charter for approving transactions in
	3. Internal documents of the	which the party or beneficiary is a legal entity where members of
	Company provide an extended	the Company's Board of Directors or Management Board hold
	list of grounds on which	positions vested with management authority (except for positions
	members of the Board of	in governing bodies).
	Directors and other parties	
	stipulated by the legislation are	
	considered interested in the	
	transactions of the Company.	