

APPROVED at the Board meeting of "Latvijas Gāze" Joint Stock Company on April 29, 2009, minutes No.17 (2009)

"Latvijas Gāze" Joint Stock Company

Report on observance of corporate governance

principles for the year 2008

RIGA 2009

| PRINCIPLE | Commentary of the Joint Stock Company "Latvijas Gāze" (hereinafter – the Company) |
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| SHAREHOLDERS' MEET | |
| 1. Ensuring shareholders' rights and participation at sharehold | lers' meetings |
| 1.1. It shall be important to ensure that all the holders of shares of one category have also equal rights, including the right to receive a share of the Issuer's profit as dividends or in another way in proportion to the number of the shares owned by them if such right is stipulated for the shares owned by them. | The Company ensures observance of this principle. All 39 900 000 shares of the Joint Stock Company "Latvijas Gāze" (hereinafter – the Company) give their holders equal rights, in particular: rights to receive dividend and liquidation quota, as well as to vote in a shareholders' meeting (hereinafter – the Shareholders' meeting). |
| 1.2. The Issuer shall prepare a policy for the profit distribution. In the preparation of the policy, it is recommended to take into account not only the provision of immediate benefit for the Issuer's shareholders by paying dividends to them but also the expediency of profit reinvesting, which would increase the value of the Issuer in future. It is recommended to discuss the policy of profit distribution at a shareholders' meeting thus ensuring that as possibly larger a number of shareholders have the possibility to acquaint themselves with it and to express their opinion on it. The information on the policy of profit distribution of the Issuer shall be included in the Report and published on the Issuer's website on the Internet. | The Company ensures observance of this principle. The project of profit distribution is developed by the Board of the Company (hereinafter – the Board), reviewed by the Council of the Company (hereinafter – the Council) and approved by the shareholders. When preparing the project of profit distribution, the Board takes into account the long-term investment program and financial position of the Company. |
| 1.3. In order to protect the Issuer's shareholders' interest to a sufficient extent, not only the Issuers but also any other persons who in compliance with the procedure stipulated in legislative acts call, announce and organise a shareholders' meeting are asked to comply with all the issues referred to in these Recommendations in relation to calling shareholders' meetings and provision of shareholders with the required information. | this principle. |

| required information on the relevant Issuer, participate at meetings and vote on agenda issues. The Issuers shall carry out all the possible activities to achieve that as many as | The Company ensures observance of this principle. Place and time of shareholders' meetings is announced not later than 30 days before the planned Shareholders' meeting. Place and time does not hinder shareholders from attending meetings. |
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| with the procedure and the time limits set forth in legislative acts. The Issuers are asked to announce the shareholders' | The Company ensures observance of this principle. The Company announces Shareholders' meetings in compliance with the procedure provided by legislations. |
| decisions to be adopted, as well as the agenda and draft decisions on which it is planned to vote at the meeting is available in due time to the shareholders. The Issuers shall also inform the shareholders whom they can address to receive answers to any questions on the shareholders' meeting and the agenda issues and ensure that the required additional information is provided to the shareholders. | The Company ensures observance of this principle. In the announcement to shareholders, which is published, firm and legal address of the Company, venue, date and time of the Shareholders' meeting, type of the Shareholders' meeting, institution convoking the Shareholders' meeting, actions to be performed for them to participate and vote, regulations of the Articles of Association on participation of shareholders' meeting, agenda of the Shareholders' meeting is specified, also denoting when and at whom shareholders can get acquainted with draft resolutions on the issues included in the agenda as well as others to be reviewed at the Shareholders' meeting. |

| 1.7. The Issuer shall ensure that at least 14 (fourteen) days prior to the meeting the shareholders have the possibility to acquaint themselves with the draft decisions on the issues to be dealt with at the meeting, including those that have been submitted additionally already after the announcement on calling the meeting. The Issuer shall ensure the possibility to read a complete text of draft decisions, especially if they apply to voting on amendments to the Issuer's statutes, election of the Issuer's officials, determination of their remuneration, division of the Issuer's profit and other issues. | The Company ensures observance of this principle. In an announcement to shareholders it is specified when and at whom shareholders can get acquainted with draft resolutions on the issues included in the agenda as well as others to be reviewed at the Shareholders' meeting. The information is available before the meeting. |
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| 1.8. In no way may the Issuers restrict the right of shareholders to nominate representatives of the shareholders for Supervisory Board elections. The candidates to the Supervisory Board and candidates to other offices shall be nominated in due time so that the information on the said persons would be available to the shareholders to the extent as stipulated in Clause 1.9 of this Section as minimum 14 (fourteen) days prior to the shareholders' meeting. | The Company ensures observance of this principle. The Company does not restrict the shareholders' rights to nominate shareholders' representatives for election in the Council. Candidates of Council members and other officials are nominated in compliance with the procedure established by the Commercial Law and the Articles of Association of the Company (hereinafter – Articles of Association). |
| 1.9. Especially, attention should be paid that the shareholders at least 14 (fourteen) days prior to the shareholders' meeting have the possibility to acquaint themselves with information on Supervisory Board member candidates whose approval is planned at the meeting. When disclosing information on Supervisory Board member candidates, also a short personal biography of the candidates shall be published. Since the nomination of Supervisory Board member candidates has to be very careful, it is recommended that the Issues disclose the said information as soon as possible. | The Company ensures observance of this principle. Candidacies of Council members and other officials are nominated in compliance with the procedure established by the Commercial Law and the Articles of Association. |
| 1.10. The Issuer may not restrict the right of shareholders to consult among themselves during a shareholders' meeting if it is required in order to adopt a decision or to make clear some issue. | The Company ensures observance of this principle. The shareholders' rights to debate and consult among themselves during the Shareholders' meeting are not restricted. |

| 1.11. To provide shareholders with comprehensive information on the course of the shareholders' meeting, the Issuer shall prepare the regulations on the course of shareholders' meeting, in which the agenda of shareholders' meeting and the procedure for solving any organisational issues connected with the shareholders' meeting (e.g., registration of meeting participants, the procedure for the adoption of decisions on the issues to be dealt with at the meeting, the Issuer's actions in case any of the issues on the agenda is not dealt with, if it is impossible to adopt a decision etc.). The procedures adopted by the Issuer in relation to participation in voting shall be easy to implement. | The Company ensures observance of this principle. The course of the Shareholders' meeting of the Company is determined by the course regulations of the meeting. Draft regulations are developed before the Shareholders' meeting and approved at the Shareholders' meeting. |
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| 1.12. The Issuer shall ensure that during the shareholders' meeting the shareholders have the possibility to ask questions to the candidates to be elected at the shareholders' meeting and other attending representatives of the Issuer. The Issuer shall have the right to set reasonable restrictions on questions, for example, excluding the possibility that one shareholder uses up the total time provided for asking of questions and setting a time limit of speeches. | The Company ensures observance of this principle. Observing the rights of all shareholders, there is procedure for asking questions and shareholders' rights to speak out established in the course regulations of the Shareholders' meeting. |
| 1.13. Since, if a long break in a meeting is announced, the right of shareholders to dispose of freely with their shares is hindered for an undetermined time period, it shall not be recommended to announce a break during a shareholders' meeting. The conditions upon which it is possible to announce a break shall be stipulated also in the regulations on the course of meeting. A break of meeting may be a lunch break, a short break (up to 30 minutes) etc. | The Company ensures observance of this principle. The Shareholders' meetings are held without announcing breaks. In case a break is planned, it will be included in the course regulations of the Shareholders' meeting, approved by the Shareholders' meeting itself. |
| 1.14. When recording the course and contents of discussions on the agenda issues to be dealt with at the shareholders' meeting in the minutes, the chairperson of the meeting shall ensure that, in case any meeting participant requires it, particular debates are reflected in the minutes or that shareholder proposals or questions are appended thereto in written form. | The Company ensures observance of this principle. Shareholders' meetings are minuted observing the norms of the Commercial Law. |

| 2. Participation of members and member candidates of the Issuer's management institutions at shareholders' meetings | |
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| 2.1. The attendance of members of the Issuer's management institutions and auditor at shareholders' meetings shall be necessary to ensure information exchange between the Issuer's shareholders and members of management | The Company ensures observance of this principle. In compliance with the Commercial Law, the Shareholders' meeting is attended by the members of the Board and, if necessary, an auditor. |
| official candidates whose election is planned at the meeting. This shall in particular apply to Supervisory Board members. If a Supervisory Board member candidate or auditor candidate is unable to attend the shareholders' meeting due to an important reason, then it shall be admissible that this | Shareholders' meeting, all the |
| 2.3. During shareholders' meetings, the participants must have the possibility to obtain information on officials or official candidates who do not attend the meeting and reasons thereof. The reason of non-attendance should be entered in the minutes of shareholders' meeting. | The Company ensures observance of this principle. |

MANAGEMENT BOARD 3. Obligations and responsibilities of the Management Board 3.1. The Management Board shall have the obligation to The Company ensures observance of manage the business of the Issuer, which includes also the this principle. Obligations, spheres of responsibility for the realisation of the objectives and responsibility and supervision strategies determined by the Issuer and the responsibility for authorities (Council and Shareholders' the results achieved. The Management Board shall be meeting) are stipulated in the Board responsible for the said to the Supervisory Board and the Regulations. shareholders' meeting. In fulfilment of its obligations, the Management Board shall adopt decisions irrespective of their personal interests or interests of the shareholders that control the Issuer and be guided by interests of all the shareholders, taking into account the common interests of the Issuer and its associated companies (or affiliates).

| 3.2. The powers of the Management Board shall be stipulated in the Management Board Regulations or a similar document, which is to be published on the website of the Issuer on the Internet. This document must be also available at the registered office of the Issuer. | The Company ensures observance of this principle. The powers of the Board are stipulated in the Board Regulations which have been developed on the bas of the Articles of Association and in compliance with the norms of the Commercial Law. The Board Regulations are available at the Office of the Company. |
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| 3.3. The Management Board shall be responsible also for the compliance with all the binding regulatory acts, risk management, as well as the financial activity of the Issuer. | The Company ensures observance of this principle. The Board manages and controls all affairs of the Company, represents the Company and manages the property of the Company in compliance with normative acts, the Articles of Association and resolutions of the Shareholders' meeting. |
| 3.4. The Management Board shall perform certain tasks, including: 1) corporate strategies, work plan, risk control procedure, assessment and advancement of annual budget and business plans, ensuring control on the fulfilment of plans and the achievement of planned results; | The Company ensures observance of this principle. The tasks of the Board are stipulated in the Board Regulation |
| 2) selection of senior managers of the Issuer, determination of their remuneration and control of their work and their replacement, if necessary, complying with the personnel policy adopted by the Issuer; | |
| 3) timely and qualitative submission of reports, ensuring also that the internal audits are carried out and the disclosure of information is controlled. | |
| 3.5. In annual reports, the Management Board shall confirm that the internal risk procedures are efficient and that the risk management and internal control have been carried out in compliance with the said control procedures throughout the year. | |
| 3.6. It shall be preferable that the Management Board submits decisions that determine the objectives and strategie for achievement thereof (participation in other companies, acquisition or alienation of property, opening of representation offices or branches, expansion of business etc to the Issuer's Supervisory Board for approval. | Association, the range of issues, requiring consent of the Board for |

| 4. Mai | . Management Board composition and requirements for Management Board members | | |
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| o a p N e | .1. In composing the Management Board, it shall be bserved that every Management Board member has ppropriate education and work experience. The Issuer shall repare a summary of the requirements to be set for every Management Board member, which specifies the skills, ducation, previous work experience and other selection riteria for every Management Board member. | The Company ensures observance of this principle. Board members are nominated and elected in compliance with the procedure stipulated in the Commercial Law. | |
| ii s p c | .2. On the Issuer's website on the Internet, the following nformation on every Issuer's Management Board member hall be published: name, surname, year of birth, education, ffice term, position, description of the last three year's rofessional experience, number of the Issuer's or its parent ompanies/subsidiaries shares owned by the member, nformation on positions in other capital companies. | The Company organizes observance of this principle, observing the rules of the Physical entity data protection law. | |
| N to N | .3. In order to fulfil their obligations successfully, Management Board members must have access in due time to accurate information on the activity of the Issuer. The Management Board must have the possibility to provide bjective evaluation on the activity of the Issuer. Management Board members must have enough time for the erformance of their duties. | The Company ensures observance of this principle. The members of the Board are duly provided with all the necessary information and they have enough time for fulfilling their obligations. The members of the Board fulfil their obligations in compliance to what has been approved in the Board Regulations. | |
| M te p c d c c | .4. It is not recommended to elect one and the same Management Board member for more than four successive erms. The Issuer has to evaluate whether its development vill be facilitated in the result of that and whether it will be ossible to avoid a situation where greater power is oncentrated in hands of one or a number of separate persons ue to their long-term work at the Issuer. If, however, such lection is admitted, it shall be recommended to consider to hange the field of work of the relevant Management Board nember at the Issuer. | The Company ensures observance of this principle. Election of Board members complies with the Commercial Law and the Articles of Association. | |
| 5 Ren | nuneration of Management Board members | | |
| 5 b S b | .1. The remuneration for Management Board members shall | this principle. Remuneration of the Board members is determined by the | |

| n | .2. In determining remuneration of Management Board nembers and the variable part in the remuneration structure, | The Company ensures observance of this principle. |
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| te re | t is recommended to peg it to previously determined long- erm and short-term objectives. If the variable part of emuneration is pegged only to the short-term results, it will ot facilitate the interest of Management Board members in | |
| tl ro ro c | he long-term growth of the Issuer and the improvement of esults. It is recommended that the amount and structure of emuneration depends on the business results of the ompany, share price and other events connected with the ssuer. | |
| n tl E N Is | .3. In determining the remuneration of Management Board members, the Issuer's Supervisory Board shall comply with he remuneration policy adopted by the Issuer. In assessing he work of Management Board members, the Supervisory Board shall take into account the work tasks of every Management Board member, the financial situation of the ssuer, and other indices that are considered to be important in assessing the work of Management Board members. | The Company ensures observance of this principle. |
| g re g | .4. If a Management Board member gets share options that ive the member the right to obtain shares of the Issuer as emuneration, the Issuer shall comply with the conditions for ranting options as stipulated in the regulations of the Stock Exchange. | Such form of remuneration is not envisaged for the Board members. |
| | 5. When disclosing information on the total amount of emuneration paid to Management Board members of the ssuer, the Issuer, if possible, shall be asked to disclose the nformation on previous reporting years too, if such nformation has not been disclosed previously. Disclosure of nformation on previous years is especially important in order for investors to be able to evaluate the policy of emuneration applied to the Management Board members in he long-term and the linking of the development indices of he Issuer with the changes in the remuneration systems. | The Company ensures observance of this principle. The information is available in the Annual Report of the Company. |
| 6. Ideı | ntification of interest conflicts in the work of Managemen | nt Board members |
| n ii n n | 5.1. It shall be the obligation of every Management Board member to avoid any, even only supposed, interest conflicts in his/her work. In taking decisions, Management Board members shall be guided by the interests of the Issuer and not use the cooperation offers proposed to the Issuer to btain personal benefit. | The Company ensures observance of this principle. |

| | on its possibility, a Management Board member shall notify | The Company ensures observance of this principle. The principle is included in the Board Regulations. |
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| | • | The Company ensures observance of this principle. |
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| | SUPERVISORY BOARD |) |
| 7. O | bligations and responsibilities of the Supervisory Board | |
| | thereto that regulates the work of the Supervisory Board, and it shall be published on the Issuer's website on the Internet. This document shall be also available at the Issuer's | this principle. The functions of the Council are set forth in the Articles of Association and the Council regulation. The Council regulation is available at the Office of the Company. |
| | annual report, the Supervisory Board shall provide overall information on its work in the relevant year of reporting, | this principle. The information is provided in the Council Report, which is included in the Annual Report of the |

| | over the work of the Management Board shall include supervision over the achievement of the objectives set by the Issuer, the corporate strategy and risk management, the process of financial accounting, Management Board's | The Company ensures observance of this principle. The Council meetings are held regularly, in compliance with the procedure established by the Commercial Law and the Council regulation. |
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| | responsible that they have all the information required for | The Company ensures observance of this principle. The principle is included in the Articles of Association. |
| - | • • • | The Company ensures observance of this principle. |
| | over the Management Board shall be especially important in | The Company ensures observance of this principle. Work of the Council is regulated by the Articles of Association and the Council regulation. |

| 7.7. Prior to making a decision on establishing a committee, the Supervisory Board should assess the possible benefits and the planned costs of its work, if any. The Supervisory Board itself shall determine the structure and the number of committees which the Supervisory Board consider to be required to optimise its work. The Supervisory Board shall inform the Issuer's shareholders on establishing a committee, inform on it in the Report, and publish information on it on the Issuer's website on the Internet. | No committees have been composed. |
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| 7.8. If a decision is taken to establish one or more committees, the work of the committees may be financed only within the Supervisory Board budget approved by the shareholders' meeting. Assignment of individual tasks to committees may in no way be considered as an assignment of the functions of the Supervisory Board. Supervisory Board committees do not substitute the Supervisory Board and their decisions should be treated as recommendations. The establishment of committees does not release the Issuer's Supervisory Board from the responsibility for the decisions taken. The task of committees shall be to prepare proposals for Supervisory Board decisions, while the final decisions are taken by the Supervisory Board. | No committees have been composed. |
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8. Supervisory Board composition and requirements for Supervisory Board members

| | 8.1. The Issuer shall require every Supervisory Board | The Company ensures observance of |
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| 1 | member as well as Supervisory Board member candidate | this principle in compliance with the |
| 1 | who is planned to be elected at a shareholders' meeting that | Physical entity data protection law. |
| 1 | hey submit to the Issuer the following information: name, | |
| | surname, year of birth, education, office term as a | |
| | Supervisory Board member, description of the last three | |
| | year's professional experience, number of the Issuer's or its | |
|] | parent companies/subsidiaries shares owned by the member, | |
| j | nformation on positions in other capital companies. The said | |
| j | nformation shall be published also on the Issuer's website | |
| | on the Internet, providing, in addition to the said information, | |
| | also the term of office for which the Supervisory Board | |
| 1 | member is elected, its position, including also additional | |
| 1 | positions and obligations, if any. | |
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| Board members as regards the number of additional positions, attention shall be paid that a Supervisory Board member has enough time to perform his or her duties in order to fulfil their duties successfully and act in the | The Company ensures observance of this principle. Requirements for the Council members and candidates are determined in compliance with the Commercial Law and the Articles of Association. |
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| qualification of Supervisory Board members should be taken into account and assessed on a periodical basis. The | The Company ensures observance of this principle. The Council is composed in compliance with the Commercial Law and the Articles of Association. |
| | The Company ensures observance of this principle. |
| that might threaten the independence of Supervisory Board members or that could be used in assessing the conformity of a certain person to the status of an independent Supervisory Board member. Therefore, the Issuer, when assessing the independence of Supervisory Board members, shall be guided by the independence criteria of Supervisory Board | The Company ensures observance of this principle. The Council members are nominated for election at the Council and act in compliance with the rules of the Commercial Law, according to which the Council members are independent and non-amenable in the process of making decisions. |
| 8.6. It shall be recommended that at least a half of Supervisory Board members are independent according to the independence criteria specified in the Annex hereto. If the number of Supervisory Board members is an odd number, the number of independent Supervisory Board members may be one person less than the number of the Supervisory Board members who do not conform to the independence criteria specified in the Annex hereto. | |
| 8.7. As independent shall be considered persons that conform to the independence criteria specified in the Annex hereto. If a Supervisory Board member does not conform to any of to the independence criteria specified in the Annex hereto but the Issuer does consider the Supervisory Board member in question to be independent, then it shall provide an explanation of its opinion in detail on the tolerances permitted. | |

| 8.8. The conformity of a person to the independence criteria specified in the Annex hereto shall be evaluated already when the Supervisory Board member candidate in question has been nominated for election to the Supervisory Board. The Issuer shall specify in the Report who of the Supervisory Board members are to be considered as independent every year. | |
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| Remuneration of Supervisory Board members | |
| 9.1. If remuneration is paid to a Supervisory Board member for the tasks fulfilled by him or her, it shall be stipulated in the Issuer's remuneration policy. | The Company ensures observance of this principle. Remuneration for the Council members, in compliance with the Commercial Law, is determined by the Shareholders' meeting. |
| 9.2. When examining the Supervisory Board's report, it shall be recommended to assess also the work of the Supervisory Board at the current shareholders' meeting. Shareholders shall assess the work of the Supervisory Board based on the Supervisory Board's report and other information provided by the Supervisory Board available to shareholders and which allows assessing the quality and usefulness of the tasks performed by the Supervisory Board. If the work of the Supervisory Board is assessed, the assessment shall include an assessment on the Supervisory Board composition, its work organisation, and the ability to act as a united entity, as well as an assessment on the competence of every Supervisory Board member. Also the efficiency of the work of every Supervisory Board member and Supervisory Board committees, if any, shall be assessed. When deciding on the remuneration of Supervisory Board members, shareholders shall take into account the assessments made. | The Company ensures observance of this principle. |
| | The Company ensures observance of this principle. |
| Board members and planning the variable part in the | The Company ensures observance of this principle. No variable part has been planned in remuneration of the Council |

| previously determined short- and long-term objectives. | members. |
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| 9.5. When disclosing information on the total amount of | The Company ensures observance of |
| remuneration paid to Supervisory Board members, the Issuer | 1 1 |
| shall be asked, if possible, to disclose the information on | available in the Annual Report of the |
| previous reporting years too, if such information has not | Company. |
| been disclosed previously. Disclosure of information on | |
| previous years is especially important in order for investors | |
| to be able to evaluate the policy of remuneration applied to | |
| the Supervisory Board members in the long-term and the | |
| linking of the development indices of the Issuer with the | |
| changes in the remuneration systems. | |
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| 10.1. It shall be the obligation of every Supervisory Board | The Company ensures observance of |
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| member to avoid any, even only supposed, interest conflicts in his/her work. When taking decisions, Management Board | this principle. |
| members shall be guided by the interests of the Issuer and | |
| not use the cooperation offers proposed to the Issuer to | |
| obtain personal benefit. | |
| 10.2. On the occurrence of any interest conflict or even only | The Company ensures observance of |
| on its possibility, a Supervisory Board member shall notify | this principle. |
| other Supervisory Board members without delay. Supervisory Board members shall notify on any deal or | |
| agreement the Issuer is planning to conclude with a person | |
| who has close relationship or is connected with the | |
| Supervisory Board member in question, as well as inform on | |
| any interest conflicts occurred during the validity period of | |
| concluded agreements. | |
| For the purposes of these recommendations the following | |
| shall be regarded as persons who have close relationship | |
| with a Supervisory Board member: spouses, a relative, | |
| including kinship of second degree or brother-in-law of first | |
| degree, or persons with whom the Supervisory Board | |
| member has had a common household for at least one year. | |
| For the purposes of these recommendations the following | |
| shall be regarded as persons who are connected with a | |
| Supervisory Board member: legal persons where the | |
| Supervisory Board member or a closely related to him/her | |
| person is a Management Board or Supervisory Board | |
| member, performs the tasks of an auditor or holds another managing office in which he or she could determine or affect | + |
| the business strategy of the respective legal entity. | L L L L L L L L L L L L L L L L L L L |

| interest conflict should not participate in taking decisions that might be a cause of an interest conflict. | interest conflict should not participate in taking decisions this | he Company ensures observance of is principle. |
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| DISCLOSURE OF INFORMATION | | |
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| 11. Transparency of the Issuer's business | | |
| 11.1. The structure of corporate governance shall be established in a manner that ensures provision of timely ar exhaustive information on all the substantial matters that concern the Issuer, including its financial situation, busine results, and the structure of owners. 11.2. The information disclosed shall be checked, precise, and unambiguous and prepared in compliance with high-quality standards. | Company have the responsibility of due | |
| 11.3. The Issuers should appoint a person who would be entitled to contact the press and other mass media on beha on the Issuer, thus ensuring uniform distribution of information and evading publication of contradictory and untruthful information, and this person could be contacted necessary, by the Stock Exchange and investors. | secretary who is entitled to contact the media. | |
| 11.4. The Issuers should ensure timely and compliant with the existing requirements preparation and disclosure of financial reports and annual reports of the Issuer. The procedure for the preparation of reports should be stipulate in the internal procedures of the Issuer. | The Company ensures observance of this principle. The Company publishes financial reports in compliance with the d requirements set by the laws. | |
| 12. Investor relations | | |
| 12.1. The main objectives of the IR are the provision of accurate and timely information on the business of the Issu to participants of finance market, as well as the provision of a feedback, i.e. receiving references from the existing and potential investors and other persons. In the realisation of the IR process, it shall be born in minor that the target group consists not only of institutional investors and finance market analysts. A greater emphasis should be put on individual investors, and more importance should be attached to informing other interested parties: | of the IR to as great extent as they are necessary for the long-term goals of the Company. | |

| | this principle. A separate section for the IR goals will be available on the |
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| incails of communications for the majority of investors. | |
| | The Company ensures observance of this principle in a separate section for the IR goals on the website of the Company. |
| 2) all the visitors of the IR section of website shall have the possibility to obtain conveniently all the information published there. Information on websites shall be published in all the foreign languages in which the Issuer normally distributes information so that in no way would foreign investors be discriminated, however, it shall be taken into account that information must be disclosed at least in Latvian and English; | |
| 4) it shall be recommended to consider a solution that would allow the existing and potential investors to maintain ties with the Issuer by using the IR section of website – submit questions and receive answers thereto, order the most recent information, express their opinions etc.; | |
| 5) the information published on websites shall be updated on a regular basis, and the news in relation to the Issuer and its business shall be published in due time. It shall not be admissible that outdated information that could mislead investors is found on websites; | |
| 6) after the website is created the creators themselves should assess the IR section of the website from the point of view of users – whether the information of interest can be found easily, whether the information published provides answers to the most important questions etc. | |

| 12.4. The Issuer shall ensure that at least the following information is contained in the IR section of website: | The Company ensures observance of this principle. |
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| 1) general information on the Issuer - history of its establishment and business, registration data, description of industry, main types of business; | |
| 2) Issuer's Report (" <i>comply or explain</i> ") on the implementation of the principles of corporate governance; | |
| 3) number of issued and paid financial instruments, specifying how many of them are included in a regulated market; | |
| 4) information on shareholders' meetings, draft decisions to be examined, decisions adopted – at least for the last year of report; | |
| 5) Issuer's statutes; | |
| 7) Issuer's Management Board or Supervisory Board regulation or a document equated thereto that regulates its work, as well as the Issuer's remuneration policy and the shareholders' meeting procedure regulation, if such has been adopted; | ı |
| 8) description of the tasks of Supervisory Board committees, if such have been established, as well as information on the work performed by the committees; | |
| 9) information on present Issuer's Supervisory Board and Management Board members (on each individually): work experience, education, number of the Issuer's shares owned by the member (as at the beginning of year; the information shall be updated as required but at least annually), information on positions in other capital companies, and the term of office of Management Board and Supervisory Board members; | |
| 10) Issuer's shareholders which/who own at least 5% of the Issuer's shares; and information on changes of shareholders; | |
| 11) financial reports and annual reports of the Issuer prepared in compliance with the procedure specified in legal acts and the Stock Exchange regulations; | |

12) Any other information to be disclosed by the Issuer, e.g. information on any substantial events, Issuer's press releases, archived information on Issuer's financial and annual reports on previous periods etc.

INTERNAL CONTROL AND RISK MANAGEMENT

13. Principles of the Issuer's internal and external control

| 13.1. To ensure successful operation, the Issuer shall control its work on a regular basis and define the procedure of internal control. | The Company ensures observance of this principle. Work control has been ensured – independent and objective work of internal audit, independent work of external audit and auditor. |
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| 13.2. The objective of risk management is to ensure that the risks connected with the commercial activity of the Issuer are identified and supervised. To ensure an efficient risk management, it shall be necessary to define the basic principles of risk management. It is recommended to characterise the most essential potential and existing risks in relation to the business of the Issuer. | The Company ensures observance of this principle. Risk exploration and evaluation has been performed. |
| 13.3. Auditors shall be granted access to the information required for the fulfilment of the auditor's tasks and the possibility to attend Supervisory Board and Management Board meetings at which financial and other matters are dealt with. | The Company ensures observance of this principle. Auditor is granted acces to all necessary and its required information. |
| 13.4. Auditors shall be independent in their work and their task shall be to provide the Issuer with independent and objective auditing and consultation services in order to facilitate the efficiency of the Issuer's business and to provide support in achieving the objectives set for the Issuer's management by offering a systematic approach for the assessment and improvement of risk management and control processes. | The Company ensures observance of this principle. The work of auditor is independent and it provides an independent and objective audit report |
| 13.5. It shall be recommended to carry out an independent internal control at least annually in order to assess the work of the Issuer, including its conformity to the procedures approved by the Issuer. | The Company ensures observance of this principle. Every year, an independent internal control is carried out by an independent auditor compan and the internal audit of the Company, assessing the work of the Company an conformity to the approved procedures |

13.6. When approving an auditor, it is recommended that the term of office of one auditor is not the same as the term of office of the Management Board. The Company ensures observance of this principle. The term of office of the auditor is not the same as the term of office of the Board. Every year, the

auditor is not the same as the term of office of the Board. Every year, the shareholders make a decision upon hiring a particular auditor, who acts till the next Shareholders' meeting.

| REMUNERATION POLICY | |
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| 14. Remuneration policy of the Issuers. | |
| | The Company ensures observance of this principle. |
| | The Company ensures observance of this principle. |
| remuneration may theoretically cause loss to the Issuer's shareholders because the share price might drop due to a new issue of shares. Therefore, prior to the preparation and | The Company ensures observance of this principle. The Company does not envisage schemes of remuneration where shares are provided as remuneration. |
| shall be obliged to disclose information on how the Issuer plans to ensure the amount of shares to be granted in compliance with the approved remuneration schemes – | The Company ensures observance of this principle. The Company does not envisage schemes of remuneration where shares are provided as remuneration. |