

Vienotais reģ. Nr. 40003000642 Rīga, Vagonu iela 20

> APPROVED at the Board meeting of the Joint Stock Company "Latvijas Gāze" on April 23, 2013, minutes No.17 (2013)

Report on observance of corporate governance principles for the year 2012

Riga, 2013

Joint Stock Company "Latvijas Gāze" Report on observance of corporate governance principles for the year 2012

Contents

I Introduction	3
II Principles of good corporate governance	4
A. SHAREHOLDERS' MEETING	4
1. Ensuring shareholders' rights and participation at shareholders' meetings	4
2. Participation of members and member candidates of the Issuer's management institutions a	.t
shareholders' meetings	7
B. BOARD	7
3. Obligations and responsibilities of the board	7
4. Board composition and requirements for board members	8
5. Identification of interest conflicts in the work of board members	9
C. COUNCIL	10
6. Obligations and responsibilities of the council	10
7. Council composition and requirements for council members	11
8. Identification of interest conflicts in the work of council members	13
D. DISCLOSURE OF INFORMATION	13
9. Transparency of the Issuer's business	13
10. Investor relations	14
E. INTERNAL CONTROL AND RISK MANAGEMENT	17
11. Principles of the Issuer's internal and external control	17
12. Audit Committee	17
F. REMUNERATION POLICY	18
13. General principles, types and criteria for setting remuneration	18
14. Remuneration Report	20
III Annex	24
Independence criteria of council members	24

I Introduction

The Report on observance of corporate governance principles for 2012 (hereinafter – the Report) of the Joint Stock Company "Latvijas Gāze" (hereinafter – the Issuer) has been prepared on the basis of the "Principles of corporate governance and recommendations on implementation thereof" issued by the JSC "NASDAQ OMX Riga" in 2010 and keeping to the "observe or explain" principle. The Report has been drawn up by the Board of the Issuer and reviewed by the Council of the Issuer.

The principles of corporate governance have been applied to the operation of the Issuer to the maximum possible extent, and in 2012 the Issuer has observed the majority of them. In compliance with the "observe or explain" principle, the Report also includes information regarding the principles, which the Issuer either does not observe or observes partially in its operation, and the conditions substantiating their non-observance in 2012.

The Report has been submitted to "NASDAQ OMX Riga" together with the audited Annual Accounts 2012 of the Issuer, published on the Issuer's website www.lg.lv in the "Corporate Governance" section, as well as on the website of "NASDAQ OMX Riga" www.nasdaqomxbaltic.com.

II Principles of good corporate governance

PRINCIPLE	Issuer's commentary
A. SHAREHOLDERS' MEETING	
Shareholders realize their right to participate in the management of compliance with legal acts the Issuers shall call the annual shareholders' meetings shall be called as required. 1. Ensuring shareholders' rights and participation at shareholders	olders' meeting as minimum once a year.
The Issuers shall ensure equal attitude towards all the shareho shares. All shareholders shall have equal rights to participate i participate at shareholders' meetings and receive information make decisions.	lders – holders of one category of n the management of the Issuer – to
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 Issuer ensures the observance of this principle.
1.2. The Issuer shall prepare a policy for the division of profit. 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 division 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 Report shall specify where the Issuer's profit distribution policy is made available.	
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 organize 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.

Report on observance of corporate governance principles for the year 2012		
1.4. Shareholders of the Issuers shall be provided with the	The Issuer ensures the observance of this principle.	
	The Issuer ensures the observance of this principle.	
1.6. The Issuer shall ensure that compete information on the course and time of the meeting, the voting on 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 arrangements for the shareholders' meeting and the agenda issues and ensure that the required additional information is provided to the shareholders.		
	The Issuer ensures the observance of this principle.	

Report on observance of corporate governance principles for the year 2012		
	The Issuer ensures the observance of this principle.	
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 council member candidates and audit committee member candidates whose approval is planned at the meeting. When disclosing the said information, also a short personal biography of the candidates shall be published.	The Issuer ensures the observance of this principle.	
1.10. The Issuer may not restrict the right of shareholders to consult among them during a shareholders' meeting if it is required in order to adopt a decision or to make clear some issue.	-	
1 1	The Issuer ensures the observance of this principle.	
 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 Issuer ensures the observance of this principle.	
-	The Issuer ensures the observance of this principle.	

Shareholders' meetings shall be attended by the Issuer's be possibly many council members.	oard members, auditors, and as
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 institutions as well as to fulfill the right of shareholders to receive answers from competent persons to the questions submitted. The attendance of the auditor shall not be mandatory at shareholders' meetings at which issues connected with the finances of the Issuer are not dealt with. By using the right to ask questions shareholders have the possibility to obtain information on the circumstances that might affect the evaluation of the financial report and the financial situation of the Issuer.	The Issuer ensures the observance o this principle.
2.2. Shareholders' meetings shall be attended by the Issuer's official candidates whose election is planned at the meeting. This shall in particular apply to council members. If a council member candidate or auditor candidate is unable to attend the shareholders' meeting due to an important reason, then it shall be admissible that this person does not attend the shareholders' meeting. In this case, all the substantial information on the candidate shall be disclosed before the shareholders' meeting.	The Issuer ensures the observance of this principle.
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 Issuer ensures partial observance of this principle because the reasons non-attendance of the Issuer's officion are not entered in the minutes of shareholders' meeting.

B. BOARD

The board is the Issuer's executive institution, which manages and represents the Issuer in its everyday business, therefore the Issuer shall ensure that it is efficient, able to take decisions, and committed to increase the value of the company, therefore its obligations and responsibilities have to be clearly determined.

3. Obligations and responsibilities of the board

The Issuers shall clearly and expressively determine the obligations and authorities of the board and responsibilities of its members, thus ensuring a successful work of the board and an increase in the Issuer's value.

 on the website of the Issuer on the Internet. This document must be also available at the registered office of the Issuer. 3.3. The 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. 3.4. The board shall perform certain tasks, including: corporate strategies, work plan, risk control procedure, assessment and advancement of annual budget and business plans, ensuring control on the fulfillment of plans and the achievement of planned results; selection of senior managers of the Issuer, determination of their remuneration and control of their work and their replacement, if necessary, in compliance with internal procedures (e.g. personnel policy adopted by the Issuer, remuneration policy etc.); timely and qualitative submission of reports, ensuring also that the internal audits are carried out and the disclosure of information is controlled. J. In annual reports, the 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. J. Is thall be preferable that the board submits decisions that determine the objectives and strategies 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 council for approval. 	Joint Stock Company "Latvijas Report on observance of cornorate governance p	
 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. 3.3. The 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. 3.4. The board shall perform certain tasks, including: corporate strategies, work plan, risk control procedure, assessment and advancement of annual budget and business plans, ensuring control on the fulfillment of plans and the achievement of planned results; selection of senior managers of the Issuer, determination of their remuneration and control of their work and their replacement, if necessary, in compliance with internal procedures (e.g. personnel policy adopted by the Issuer, remuneration policy et.); 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 board shall confirm that the internal risk procedures are efficient and that the risk management and internal control procedures throughout the year. 3.6. It shall be preferable that the board submits decisions that determine the objectives and strategies 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 council for approval. 	3.1. The board shall have the obligation to manage the business of the Issuer, which includes also the responsibility for the realization of the objectives and strategies determined by the Issuer and the responsibility for the results achieved. The board shall be responsible for the said to the council and the shareholders' meeting. In fulfillment of its obligations, the board shall adopt decisions guided by interests of all the shareholders and preventing any potential conflict of	The Issuer ensures the observance of this principle.
 with all the binding regulatory acts, risk management, as well as the financial activity of the Issuer. 3.4. The board shall perform certain tasks, including: corporate strategies, work plan, risk control procedure, assessment and advancement of annual budget and business plans, ensuring control on the fulfillment of plans and the achievement of planned results; selection of senior managers of the Issuer, determination of their remuneration and control of their work and their replacement, if necessary, in compliance with internal procedures (e.g. personnel policy adopted by the Issuer, remuneration policy etc.); 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 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 board submits decisions that determine the objectives and strategies 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 council for approval. 	Regulations or a similar document, which is to be published on the website of the Issuer on the Internet. This document	of this principle. The Board Regulations are available at the Issuer's Office and
 1) corporate strategies, work plan, risk control procedure, assessment and advancement of annual budget and business plans, ensuring control on the fulfillment of plans and the achievement of planned results; 2) selection of senior managers of the Issuer, determination of their remuneration and control of their work and their replacement, if necessary, in compliance with internal procedures (e.g. personnel policy adopted by the Issuer, remuneration policy etc.); 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 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 board submits decisions that determine the objectives and strategies 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 council for approval. 	with all the binding regulatory acts, risk management, as	Č,
 assessment and advancement of annual budget and business plans, ensuring control on the fulfillment of plans and the achievement of planned results; 2) selection of senior managers of the Issuer, determination of their remuneration and control of their work and their replacement, if necessary, in compliance with internal procedures (e.g. personnel policy adopted by the Issuer, remuneration policy etc.); 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 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 board submits decisions that determine the objectives and strategies 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 council for approval. 	1 0	•
of their remuneration and control of their work and their replacement, if necessary, in compliance with internal procedures (e.g. personnel policy adopted by the Issuer, remuneration policy etc.);3) timely and qualitative submission of reports, ensuring also that the internal audits are carried out and the disclosure of information is controlled.The Issuer ensures the observance of this principle.3.5. In annual reports, the 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.The Issuer ensures the observance of this principle.3.6. It shall be preferable that the board submits decisions that determine the objectives and strategies 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 council for approval.The Issuer ensures the observance of this principle.	assessment and advancement of annual budget and business plans, ensuring control on the fulfillment of plans and the	this principle.
that the internal audits are carried out and the disclosure of information is controlled.The Issuer ensures the observance of this principle.3.5. In annual reports, the board shall confirm that the internal risk procedures are efficient and that the risk 	of their remuneration and control of their work and their replacement, if necessary, in compliance with internal procedures (e.g. personnel policy adopted by the Issuer,	
 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 board submits decisions that determine the objectives and strategies 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 council for approval. 	that the internal audits are carried out and the disclosure of	
that determine the objectives and strategies 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 council for approval.	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	0
Board composition and requirements for board members	that determine the objectives and strategies 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 council	0
would composition and requirements for roure memory	Board composition and requirements for board members	1

Report on observance of corporate governance principles for the year 2012		
	The Issuer ensures the observance of this principle.	
published: name, surname, year of birth, education, office term, position, description of the last three year's professional experience, number of the Issuer's or its parent	The Issuer ensures partial observance of this principle because the term of office for members of the Issuer's Board is not specified on the website, as well as the CV of one of the Board members is not published.	
4.3. In order to fulfill their obligations successfully, board members must have access in due time to accurate information on the activity of the Issuer. The board must be capable of providing an objective evaluation on the activity of the Issuer. Board members must have enough time for the performance of their duties.	<i>The Issuer ensures the observance of this principle.</i>	
member for more than four successive terms. The Issuer has to evaluate whether its development will be facilitated in the result of that and whether it will be possible to avoid a situation where greater power is concentrated in hands of one or a number of separate persons due to their long-term work at the Issuer. If, however, such election is admitted, it shall be recommended to consider to change the field of work of the relevant Board member at the Issuer.	The Issuer ensures partial observance of this principle. The election of Board members takes place in compliance with the Commercial Law and the Articles of Association. 3 Board members have been elected for more than 4 successive terms, as they are professionals of their field, contribute to the development of the Issuer and have earned the shareholders' trust.	

5. Identification of interest conflicts in the work of board members

Every board member shall avoid any interest conflicts in his/her work and be maximally independent from any external circumstances and willing to assume responsibility for the decisions taken and comply with the general ethical principles in adopting any decisions connected with the business of the Issuer.

5.1. It shall be the obligation of every board member to avoid *The Issuer ensures the observance of* any, even only supposed, interest conflicts in his/her work. In *this principle*. taking decisions, board members shall be guided by the interests of the Issuer and not use the cooperation offers proposed to the Issuer to obtain personal benefit.

Report on observance of corporate governance principles for the year 2012		
	The Issuer ensures the observance of this principle.	
For the purposes of these Recommendations the following shall be regarded as persons who have close relationship with a board member: spouses, a relative, including kinship of second degree or brother-in-law of first degree, or persons with whom the 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 board member: legal persons where the board member or a closely related to him/her person is a board or council 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.		
· · · ·	The Issuer ensures the observance of this principle.	

C. COUNCIL

In compliance with legal acts a council is the institution that supervises the Issuer and represents interests of shareholders between meetings in cases stipulated in the law and in the statutes of the Issuer, supervises the work of the board.

6. Obligations and responsibilities of the council

The objective of the Issuer's council is to act in the interests of all the shareholders, ensuring that the value of the Issuer grows. The Issuer shall clearly determine the obligations of the council and the responsibility of the council members, as well as ensure that individual council members or groups thereof do not have a dominating role in decision making.

	6.1. The functions of the council shall be set forth in the	The Issuer ensures partial observance
	council regulation or a document equated thereto that	of this principle. The Council
]	regulates the work of the council, and it shall be published on	Regulations are available at the
1	the Issuer's website on the Internet. This document shall be	Issuer's Office and Registry.
	also available at the Issuer's office.	
	6.2. The supervision carried out by the council over the work	The Issuer ensures the observance of
	of the board shall include supervision over the achievement	0
	of the objectives set by the Issuer, the corporate strategy and	
	risk management, the process of financial accounting,	
1	board's proposals on the use of the profit of the Issuer, and	
1	the business performance of the Issuer in compliance with	
1	the requirements of regulatory acts. The council should	
	discuss every of the said matters and express its opinion at	

Joint Stock Company "Latvija	s Gaze'
Report on observance of corporate governance p	rinciples for the year 2012
least annually, complying with frequency of calling council meetings as laid down in regulatory acts, and the results of discussions shall be reflected in the minutes of the council's meetings.	
· · ·	The Issuer ensures the observance of this principle.
6.4. When determining the functions of the council, it should be stipulated that every council member has the obligation to provide explanations in case the council member is unable to participate in council meetings. It shall be recommended to disclose information on the council members who have not attended more than a half of the council meetings within a year of reporting, providing also the reasons for non- attendance.	this principle.

7. Council composition and requirements for council members

The council structure determined by the Issuer shall be transparent and understandable and ensure sufficiently critical and independent attitude in evaluating and taking decisions.

• • • •	0
7.1. The Issuer shall require every council member as well as council member candidate who is planned to be elected	
at a shareholders' meeting that they submit to the Issuer	Personal Data Protection Law.
the following information: name, surname, year of birth, education, office term as a council member, description of the last three year's professional experience, number of the Issuer's or its parent companies/subsidiaries shares owned	members is not published on the websile.
by the member, information on positions in other capital companies. The said information shall be published also of the Issuer's website on the Internet, providing, in addition	n
to the said information, also the term of office for which the council member is elected, its position, including also additional positions and obligations, if any.	
7.2. When determining the requirements for council members as regards the number of additional positions, attention shall be paid that a council member has enough time to perform his or her duties in order to fulfill their duties successfully and act in the interests of the Issuer to a full extent.	The Issuer ensures the observance of this principle.

Joint Stock Company "Latvijas Gāze" Report on observance of corporate governance principles for the year 2012

Report on observance of corporate governane 7.3. In establishing the Issuer's council, the qualification of council members should be taken into account and assessed on a periodical basis. The council should be	
composed of individuals whose knowledge, opinions and experience is varied, which is required for the council to fulfill their tasks successfully.	
7.4. Every council member in his or her work shall be as possibly independent from any external circumstances and have the will to assume responsibility for the decisions taken and comply with the general ethical principles when taking decisions in relation to the business of the Issuer.	The Issuer ensures the observance of this principle.
7.5. It is impossible to compile a list of all the circumstances that might threaten the independence of council members or that could be used in assessing the conformity of a certain person to the status of an independent council member. Therefore, the Issuer, when assessing the independence of council members, shall be guided by the independence criteria of council members specified in the Annex hereto.	The Issuer ensures the observance of this principle.
7.6 It shall be recommended that at least a half of council members are independent according to the independence criteria specified in the Annex hereto. If the number of council members is an odd number, the number of independent council members may be one person less than the number of the council members who do not conform to the independence criteria specified in the Annex hereto.	
7.7. As independent shall be considered persons that conform to the independence criteria specified in the Annex hereto. If a council member does not conform to any of to the independence criteria specified in the Annex hereto but the Issuer does consider the council member in question to be independent, then it shall provide an explanation of its opinion in detail on the tolerances permitted.	The Issuer ensures the observance of this principle.
7.8. The conformity of a person to the independence criteria specified in the Annex hereto shall be evaluated already when the council member candidate in question has been nominated for election to the council. The Issuer shall specify in the Report who of the council members are to be considered as independent every year.	The Issuer ensures the observance of these principles. The following Council members can be considered independent: Kirill Seleznev (till 07.08.2012.) Alexander Krasnenkov (till 07.08.2012.) Uwe Fip Peter Klingenberger Matthias Kohlenbach Andreas Rau Mario Nullmeier

Report on observance of corporate governance principles for the year 2012 8. Identification of interest conflicts in the work of council members

Every council member shall avoid any interest conflicts in his/her work and be maximally independent from any external circumstances. Council members shall comply with the general ethical principles in adopting any decisions connected with the business of the Issuer and assume responsibility for the decisions taken.

8.1. It shall be the obligation of every council member to	The Issuer ensures the observance of this
avoid any, even only supposed, interest conflicts in his/her work. When taking decisions, board members shall be	principie.
guided by the interests of the Issuer and not use the	
cooperation offers proposed to the Issuer to obtain personal	
benefit.	
8.2. On the occurrence of any interest conflict or even only	The Issuer ensures the observance of this
on its possibility, a council member shall notify other	principle.
council members without delay. Council 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 council 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 council member: spouses, a relative, including	
kinship of second degree or brother-in-law of first degree,	
or persons with whom the council 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 council member:	
legal persons where the council member or a closely	
related to him/her person is a board or council 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.	
8.3. A council member who is in a possible interest	The Issuer ensures the observance of this
conflict should not participate in taking decisions that	principle.
might be a cause of an interest conflict.	

D. DISCLOSURE OF INFORMATION

Good practice of corporate governance for an Issuer whose shares are included in the market regulated by the Stock Exchange means that the information disclosed by the Issuer has to provide a view on the economic activity of the Issuer and its financial results. This facilitates a justified determination of the price of financial instruments in public circulation as well as the trust in finance and capital markets. Disclosure of information is closely connected with investor relations (hereinafter – the IR), which can be defined as the process of developing Issuer's relations with its potential and existing investors and other parties interested in the business of the Issuer.

9. Transparency of the Issuer's business

The information disclosed by the Issuers shall be provided in due time and allowing the shareholders

Joint Stock Company "Latvijas Gāze" Report on observance of corporate governance principles for the year 2012

9.1. The structure of corporate governance shall be established in a manner that ensures provision of timely and exhaustive information on all the substantial matters that concern the Issuer, including its financial situation, business results, and the structure of owners.	The Issuer ensures the observance of this principle.
9.2. The information disclosed shall be checked, precise, unambiguous and prepared in compliance with high-quality standards.	<i>The Issuer ensures the observance c</i> <i>this principle</i> .
9.3. The Issuers should appoint a person who would be entitled to contact the press and other mass media on behalf on the Issuer, thus ensuring uniform distribution of information and evading publication of contradictory and untruthful information, and this person could be contacted, if necessary, by the Stock Exchange and investors.	The Issuer ensures the observance of this principle.
9.4. 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 stipulated in the internal procedures of the Issuer.	
Investor relations	ed on a regulated market, also such
vity sphere of the Issuers as investor relations (hereinafter ntaining thereof is equally important, paying special attent ess to equal, timely and sufficient information.	Ý –

Report on observance of corporate governance p	rinciples for the year 2012
10.2. The Issuer shall provide all investors with equal and easily accessible important information related to the Issuer's business, including financial position, ownership structure and management. The Issuer shall present the information in a clear and understandable manner, disclosing both positive and negative facts, thus providing the investors with a complete and comprehensive information on the Issuer, allowing the investor to assess all information available before the decision making.	
10.3. A number of channels shall be used for the information flow in the IR. The IR strategy of the Issuer shall be created using both the possibilities provided by technologies (website) and relations with mass media and the ties with the participants of finance market. Considering the development stage of modern technologies and the accessibility thereof, the Internet is used in the IR of every modern company. This type of media has become one of the most important means of communications for the majority of investors.	this principle.
10.4. The basic principles that should be observed by the Issuers in preparing the IR section of their websites:	<i>The Issuer ensures the observance of this principle.</i>
1) The IR section of website shall be perceived not only as a store of information or facts but also as one of the primary means of communication by means of which it is possible to inform the existing and potential shareholders;	
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;	

Joint Stock Company "Latvija Report on observance of corporate governance p	
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.	
10.5. The Issuer shall ensure that at least the following information is contained in the IR section of website:	<i>The Issuer ensures partial observance of this principle because:</i>
1) general information on the Issuer - history of its establishment and business, registration data, description of industry, main types of business;	- the Board Regulations and the Council Regulations referred to in Iten 7 of this Article are available at the Issuer's Office and Registry;
2) Issuer's Report (" <i>comply or explain</i> ") on the compliance with the principles of corporate governance;	- during the reporting period,
3) Number of issued and paid financial instruments, specifying how many of them are included in a regulated market:	information on the results of work of the Audit Committee was not published on the Issuer's website;
4) information on shareholders' meetings, draft decisions to be examined, decisions adopted – at least for the last year of report;	- the term of office of members of the Issuer's Board and Council are not specified on the Issuer's website; the positions of members of the
5) Issuer's statutes;	- the positions of members of the Issuer's Council at other business
7) Issuer's board or council regulation or a document equated thereto that regulates its work, as well as the Issuer's remuneration policy (or a reference where it is made available) and the shareholders' meeting procedure regulation, if such has been adopted;	companies are specified on the Issuer's website only partially.
8) Information on the performance of the Issuer's Audit Committee;	
9) information on present Issuer's council and 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 board and council 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.	

Joint Stock Company "Latvijas Gāze" Report on observance of corporate governance principles for the year 2012 E. INTERNAL CONTROL AND RISK MANAGEMENT

The purpose of internal control and risk management is to ensure efficient and successful work of the Issuer, the truthfulness of the information disclosed and conformity thereof to the relevant regulatory acts and business principles. Internal control helps the board to identify the shortcomings and risks in the management of the Issuer as well as facilitates that the council's task - to supervise the work of the board - is fulfilled efficiently.

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

To ensure successful work of the Issuer, it shall be necessary to plan regular its controls and to determine the procedure of internal and external (audit) control.

—	
-	<i>The Issuer ensures the observance of this principle.</i>
11.2. 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 characterize the most essential potential and existing risks in relation to the business of the Issuer.	The Issuer ensures the observance of this principle.
11.3. Auditors shall be granted access to the information required for the fulfillment of the auditor's tasks and the possibility to attend council and board meetings at which financial and other matters are dealt with.	The Issuer ensures the observance og this principle.
-	The Issuer ensures the observance og this principle.
11.5. 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 Issuer ensures the observance of this principle.
11.6. 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 board.	<i>The Issuer ensures the observance og</i> <i>this principle</i> .

12. Audit Committee

The Audit Committee shall be established by a resolution of the Issuer's shareholders' meeting, and its operations and scope of responsibilities shall be set as guided by the legislation.

Report on observance of	corporate governance	princi	ples for the	e year 2012
	1 0	<u> </u>		

	The Issuer ensures the observance of this principle.
12.2. To assure an efficient functioning of the Audit	The Issuer ensures the observance of this principle.
12.3. All Audit Committee members shall have access to the information about the accounting principles practiced by the Issuer. Board shall advise the audit Committee as to the approaches to significant and unusual transactions, where alternative evaluations are possible, and shall ensure that the Audit Committee has access to all information that has been specified in the legislation.	The Issuer ensures the observance of this principle.
12.4. The Issuer shall ensure that its officials, board members and staff release the information to the Audit Committee that is necessary for its operations. The Audit Committee should also be entitled to carry out an independent investigation in order to identify, within its scope, any violations in the Issuer' activities.	•
	The Issuer ensures the observance of this principle.

F. REMUNERATION POLICY

13. General principles, types and criteria for setting remuneration

The policy of the remuneration of board and council members – type, structure and amount of remuneration - is one of the spheres where persons involved has a potentially greater risk to find themselves in an interest conflict situation. To avoid it, the Issuer shall develop a clear remuneration policy, specifying general principles, types and criteria for the remuneration to be awarded to the board or council members.

13.1. The Issuers are called on to develop a remuneration	The Issuer ensures the observance of
policy in which the main principles for setting the	this principle.
remuneration, possible remuneration schemes and other	
essential related issues are determined. While preparing the	
remuneration policy Issuer should ensure that the	
remuneration of management and supervisory board	
members is proportionate to the remuneration of the Issuer's	
executive and managing directors and other employees.	

Report on observance of corporate governance principles for the year 2012		
The Issuer ensures the observance of this principle.		
This principle does not apply to the Issuer because the Issuer does not envisage schemes of remuneration where the Issuer's shares are provided as remuneration.		
This principle does not apply to the Issuer because the Issuer does not envisage schemes of remuneration where the Issuer's shares are provided as remuneration.		
sThis principle does not apply to the Issuer because the Issuer does not envisage schemes of remuneration where the Issuer's shares are provided as remuneration.		
This principle does not apply to the Issuer because the Issuer does not envisage schemes of remuneration where the Issuer's shares are provided as remuneration.		
This principle does not apply to the Issuer because the Issuer does not envisage schemes of remuneration where the Issuer's shares are provided das remuneration.		

Report on observance of corporate governance principles for the year 2012		
options, the Issuer shall be obliged to disclose information on how the Issuer plans to ensure the amount of shares to be	This principle does not apply to the Issuer because the Issuer does not envisage schemes of remuneration where the Issuer's shares are provided as remuneration.	
Exchange rules regarding distribution of share options should be taken into account.	This principle does not apply to the Issuer because the Issuer does not envisage schemes of remuneration where the Issuer's shares are provided as remuneration.	
13.10. While setting remuneration principles with regard to board and council members, they should include general approach as to compensations, if any, in cases when contracts with the said officials are terminated (termination payments). Termination payments should not be paid if the termination is due to inadequate performance.	The Issuer ensures the observance of this principle.	
13.11. It is recommended to set an adequate maximum amount of the termination payments which should not be higher than two years of the non-variable part of remuneration.	The Issuer ensures the observance of this principle.	

14. Remuneration Report

A clear and complete report on the remuneration policy with regard to the management body members of the Issuer should be made available to the shareholders. Public disclosure of the said information would allow the existing and potential shareholders to carry out a comprehensive evaluation of the Issuer's approach the remuneration issues; consequently, the Issuer's responsible body shall draft and made public the Remuneration Report.

14.1. The Issuer is obliged to make public the Remuneration	The Issuer has partially implemented
Report – a complete report on the remuneration policy	this principle because such information
applied to the members of the Issuer's management bodies.	is considered information of limited
Remuneration Report may be a separate document, or may	accessibility and containing business
integrated in a special chapter of the Report prepared by the	secret. Information on the total amount
Issuer as recommended by Item 9 of the Introduction of the	of remuneration paid to the Board and
present Recommendations. The Remuneration Report should	Council members in 2012 is available
be posted on the Issuers website.	in the audited Financial Statement for
	2012.

Joint Stock Company "Latvija	s Gaze"
Report on observance of corporate governance p	
14.2. Remuneration Report should contain at least the	The Issuer has not implemented this
following information:	principle because such information is
1) Information as to the application of the remuneration	considered information of limited
	secret. Information on the total amount
remuneration policy compared to the previous reporting	
period;	
2) The proportion between the fixed and variable part of the	in the audited Financial Statement for
remuneration for the respective category of officials	2012.
including information with regard to vesting periods of	
variable part of remuneration;	
•	
3) Sufficient information as to linking the remuneration with performance. To consider the information sufficient, the	
report should contain:	
-	
• An explanation how the choice of performance	
criteria contributes to the long term interest of the	
Issuer;	
• An explanation of the methods applied in order to	
determine whether performance criteria have been	
fulfilled;	
4) Information about the Issuer's policy with regard to the	
contracts with the members of the Issuer's management	
bodies, the terms and conditions of the contracts (duration,	
notice deadlines about termination, including payments due	
in case of termination);	
5) Information about the incentive schemes and the	
specifications and reasons for awarding any other benefits;	
6) A description of any pension or early retirement schemes;	
An overview of the remuneration paid to or any benefits	
received by each individual that has been board or council	
member in the reporting period – disclosing at least the	
information required in Items 14.5, 14.5 and 14.7 below.	
14.3. To avoid overlapping of information, the Issuer, while	The Issuer has not implemented this

14.3. To avoid overlapping of information, the Issuer, while *The Issuer has not implemented this* preparing its Remuneration Report, may omit the *principle because such information is* information required in Items 14.2 1) to 7) above, provided it *considered information of limited* is a part of the Issuer's Remuneration Policy document. In *accessibility and containing business* such case, Remuneration Report should have a reference to *secret. Information on the total amount* the Remuneration Policy, together with an indication where *of remuneration paid to the Board and council members in 2012 is available*.

Council members in 2012 is available in the audited Financial Statement for 2012.

Source Stock Company "Latvija Report on observance of corporate governance p	
14.4. If the Issuer believes that, as a result of following the provisions of Item 14.2 of these Recommendations sensitive business information might become public to the detrimen of the Issuer's strategic position, the Issuer may not disclose such information and give the reasons.	The Issuer ensures the observance of this principle because as a result of tdisclosure of the information referred
 14.5. The following remuneration and other benefits related information about each board and council member should be disclosed: 1) Total amount paid or outstanding (salary) for the year; 2) Remuneration and other benefits received from any company associated with the Issuer. For the understanding o this Item, "associated undertaking" is a company according to the definition in Paragraph 1 of the Law on the Financia Instruments Market; 3) Remuneration paid as profit distribution or bonus, and the reasons for awarding such remuneration; 4) Compensation for fulfillment of duties in addition to the regular job responsibilities; 5) Compensations and any other payments received by or to be received by board or council member who has left the position during the accounting period; 6) Total value of any other benefits apart from those listed under Items 1) to 5) received as remuneration. 	principle because such information is considered information of limited accessibility and containing business secret. Information on the total amount of remuneration paid to the Board and Council members in 2012 is available in the audited Financial Statement for 2012. Information on the compensations and other payments made to the Council members resigned in 2012 is available in the resolutions of the regular Shareholders' meeting held on July 6, 2012.
 14.6. The following information should be disclosed with regard to the shares and/or share options or any othe incentive schemes resulting in ownership of the Issuer' shares: 1) the number and holding conditions of shares or share options entitling to the Issuer's shares granted over the reporting period to the members of Issuer's management bodies; 2) The number of options exercised during the reporting period, entitling to the Issuer's shares, specifying the price and the number of shares obtained, or the unit value held by the member of the Issuer's management board in a share related incentive scheme as at the end of the reporting year; 3) The number of non-exercised options entitling to the Issuer's shares as at the end of the reporting year; the share price in the contract, expiry date and the key rules for exercising the option; 	Issuer because the Issuer does not senvisage schemes of remuneration where the Issuer's shares are provided as remuneration.

Joint Stock Company "Latvijas Gaze"			
Report on observance of corporate governance principles for the year 2012			
4) Information changes, if any, introduce reporting period with regard to the provis on options entitling to the Issuer's shares the option exercising rules, change of ex-	sions of the contracts (such as changes in		
14.7 The following information should regard to savings or contributions to private pension funds:	pension schemes of	of this principle. Information on total payments made within pension plans of	
1) the amount of contributions made benefit of individuals, to a pension sche the rules for disbursement of the pension	eme or schemes, and capital.	<i>the Board and the Council is available</i> <i>in the audited Financial Statement for</i> 2012.	
2) the participation rules, including termination participation, to the respective pension so the concrete individual.			
14.8 Remuneration schemes involving av Issuer's shares, share options or any othe ownership of the Issuer's shares shall be annual general meeting of shareholders. meeting, while resolving on approval of scheme, need not resolve on its application individuals.	r tools resulting in approved by the Shareholders' the remuneration	This principle does not apply to the Issuer because the Issuer does not envisage schemes of remuneration where the Issuer's shares are provided as remuneration.	

Joint Stock Company "Latvijas Gāze" Report on observance of corporate governance principles for the year 2012 III Annex

Independence criteria of council members

As independent shall be regarded a council member of the Issuer who:

- has not been a board or council member of the Issuer, its associated company or a shareholder that controls the Issuer in the previous three years and does not hold the said office also within the time period when holding the office of a council member. A company associated with the Issuer shall mean a company which is included in the consolidated financial report of the Issuer or the consolidated report of which the Issuer is included in;
- 2) is not the Issuer's, its associated company's or a shareholder's which controls the Issuer employee, except in cases when the council member candidate in question has been appointed for election to the council as a representative of the Issuer's employees;
- 3) in addition to the remuneration he or she receives as a council member, he or she does not receive or has not received any substantial additional remuneration from the Issuer, its associated company or a shareholder that controls the Issuer;
- 4) neither directly or indirectly represents the shareholders that control the Issuer;
- 5) neither as of the approval nor within the last year prior to approval as a council member neither directly nor directly has been in substantial business relations with the Issuer, its associated company or a shareholder that controls the Issuer neither directly nor as a partner, shareholder or a senior manager;
- 6) within the last three years has not been an internal controller, auditor or employee at a company which is the external auditor of the Issuer, its associated company or a shareholder that controls the Issuer;
- 7) is not a board member or another managing employee at a company at which the Issuer's board member performs the functions of a council member and if he or she has not any other essential relations with the Issuer's board members by participating in other companies or organizational units (mutually connected control relations);
- 8) has not been the Issuer's council member for more then 10 (ten) successive years;
- 9) is not a family member (for the purposes of this clause a family member is a spouse, a parent, or a child) of a board member or a person to whom the criteria specified in sub-clauses (1) to (8) of this Annex apply.