

H-8143 Sárszentmihály, Árpád u. 1/A Tel.:+36-22-801-300 Fax: +36-22-801-382 Cny: Székesfehérvári Törvényszék Cégbírósága Cégjegyzékszám: 07-10-001342

The proposal of the Board of Directors of MASTERPLAST Nyrt for the 3. item of the agenda of the General Assembly 23 April 2020 ("Approval of the Corporate Governance Declaration of 2019 on the grounds of the proposal of the Board of Directors.")

DECLARATION

of the Corporate Governance practice based on the Corporate Governance Recommendations which is published by the Budapest Stock Exchange Private Limited Company

Introduction

The Board of Directors of the MASTERPLAST Nyilvánosan Működő Részvénytársaság (8143 Sárszentmihály, Árpád street 1/A, company registration number: Cg. 07-10-001342, registered by the Company Registry Court of Székesfehérvár Regional Court, hereinafter referred to as "Company") - with the approval of the resolution No. [●]/2020. (04.23.) adopted by the General Meeting of the Company - makes the following declaration and gives the following information specified hereunder on the behalf of the Company:

The Company places great emphasis on the implementation of corporate governance recommendations and guidelines, taking into account the organization and capabilities of the Company and its subsidiaries. In addition to the guidance of the Board of Directors, the management of the company continuously develops its operational and control practices.

MASTERPLAST Nyrt's corporate governance practices are in line with the requirements of the Budapest Stock Exchange and the current capital market regulation. In addition, the Company regularly reviews its policies to meet the best international practice in this field.

1.1 A brief presentation of the operation of the Board of Directors / Governing Board, and the distribution of responsibilities and tasks between the Board of Directors / Governing Board and the management.

The Bodies of the MASTERPLAST Nyrt.: General Meeting, Board of Directors, Audit Committee, Management and Chief Executive Officer (hereinafter referred to as "CEO").

The Supreme Body of the Company is the General Meeting, which contains every Shareholders. The rules of the calling and the procedure of the General Meetings, as well as the conditions of shareholders' rights and obligations, and the method of exercising the shareholders' rights are regulated in detail by the Articles of Association of the Company, which can be read on the webpage of the Company and the webpage of the Budapest Stock Exchange.

The managing body of the Company is the Board of Directors which has 5 members. The responsibilities of the Board of Directors shall include decisions that are related to the governance of a legal person, and are beyond the



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competence of the General Meeting, and such decisions which are delegated to the power of the Board of Directors by the Articles of Association and the legal rules.

The rules of procedure, scope of authority and responsibilities of the Board of Directors are regulated in detail by the Section VIII. of the Articles of Association and the Rules of Procedure of the Board of Directors which can be read on the webpage of the Company.

The Company's Board of Directors continuously monitors the company's operations. The Board of Directors receives continuous information about the operation of the company from the Management and the CEO.

The operational activity of the Company is led by the Chief Executive Officer who elected by the Board of Directors and works as an employee. Over the CEO the employer's rights are exercised by the Board of Directors. The employers' rights over the Company's employees are exercised by the CEO, with the exception of the President and the Vice-president. Over the President and the Vice-president - with the exception of their election and recall - the employers' rights exercised by the Board of Directors.

1.2 An introduction of the Board of Directors / Governing Board, Supervisory Board and management members (for board members, also indicating each member's status of independence), a presentation of the boards structures.

Members of the Board of Directors in 2019:

Dávid Tibor President (non-independent)
Balázs Ács Vice-president (non-independent)
András Gábor Kazár (independent)
György Dr. Martin-Hajdu (independent)
Dirk Theuns (independent)

Members of the Audit Committee in 2019:

András Gábor Kazár (independent) György Dr. Martin-Hajdu (independent) Dirk Theuns (independent)

The introduction of the Members of the Board of Directors and the Audit Committee can be read on the webpage of the Company.

From 1 August 2018 Róbert Nádasi as Chief Executive Officer who is managing and controlling the daily work and work organization of the company, and the conditions necessary for the company's activities, within the limits defined by the legislation, resolutions of the General Meeting and the Board of Directors. His professional career and introduction can be read on the webpage of the Company.

Employer rights are exercised by the CEO over the Company's employees. In all matters which are not belong to General Assembly or the Board of Directors, the management shall have the right to decide. The CEO is not a member of the Board of Directors, he attends as a regular invited member of the Board of Directors' meeting.



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1.3 Specifying the number of meetings which the Board of Directors / Governing Board, Supervisory Board and committees held in the given period, completed with attendance rates.

The Board of Directors held meetings 4 times in 2019 with a 95% presence. The presence on the meetings were made in person or by the way of electronic communications.

There is no Supervisory Board at the Company.

The Audit Committee held meetings 4 times in 2019 with a 100% presence. The presence on the meetings were made in person or by the way of electronic communications.

1.4 A presentation of the work done by the Board of Directors / Governing Board, the Supervisory Board and the management as well as the considerations for assessing their individual members. Specifying if the assessment carried out in the given period resulted in any changes.

The basis for evaluating the work of the Board of Directors and the management is the strategic and business plan.

The Board of Directors approve an annual business plan and 3 years strategic plan. The 3 years strategic plan is reviewed annually. The Board of Directors evaluates its work and work of its members' annually at the Board meeting before the Annual General Meeting. At this meeting, the Board of Directors discusses the members' contribution to the board's activities, the personal activities of the members and reports on the activities to the Annual General meeting based on the evaluation.

The Board of Directors evaluates the work of the management through the execution of the business plan. This is held at the Board meeting following the Annual General Meeting.

The remuneration of the members of the Board of Directors is determined by the General Meeting in fix amount yearly.

The remuneration of the management is partly based on its evaluation. The remuneration of the president and the vice-president is fixed, the CEO's remuneration is partly linked to the company's profitability (EBIT).

The evaluation of the members of the Board of Directors and management's work documented in the minutes of the Board of Directors.

1.5 A report on the operation of each committee, elaborating on the professional background of committee members, the number of and the attendance rate at the meetings held as well as the major topics discussed at the meetings and a presentation of the general operation of each committee. When presenting the operation of the Audit Committee, any decision by the Board of Directors / Governing Board against the proposal of the committee should be mentioned (also including the explanations offered by the Board of Directors / Governing Board). The Company website, where all tasks delegated to the committees and the dates of the members' appointment must be published, should also be mentioned. (If this information is not available on the Company website, it must be included in the Corporate Governance Report.)



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The Board of Directors acts and makes decisions as a body. In 2012 together with the Initial Private Offering of the shares of the Company the Board of Directors set its own rules of procedures which most recently updated in March 2019 to maintain best practice.

The rules of procedure include:

- the obligations and powers of the Board of Directors,
- the main tasks of the President and Vice-President of the Board of Directors,
- the organization and preparation of board meetings, the decision-making system, the monitoring of the implementation of decisions and the rules on conflicts of interest.

The Board of Directors does not operate committees, the relevant functions are provided by the members of the Board of Directors without forming a formal body taking into account the size, structure of the Company and the professional basis of the decisions, enhancing operational efficiency.

The Board of Directors did not make a decision contrary to the proposal of the Audit Committee in 2019.

The Company does not have a Supervisory Board.

The Company has a three-member Audit Committee whose members are elected by the General Meeting from among the independent members of the Board of Directors for the same duration as the Board of Directors. The Audit Committee elects its chairman from among its members and makes its decisions by simple majority. In 2019, György Dr. Martin-Hajdu held this position.

The Audit Committee performed its tasks and powers on the basis of Act V of 2013 on the Civil Code and the Articles of Association of the Company.

The Audit Committee is responsible for assisting the Board of Directors in auditing the financial reporting system, selecting the auditor and cooperating with the auditor.

Members of the Audit Committee shall not receive any additional remuneration in addition to the remuneration of the Board of Directors.

The members of the Board of Directors and the Audit Committee have the expertise necessary to perform the tasks, have background and experience related to the case in point. The introduction of the Members can be read on the webpage of the Company.

1.6 A description of the system of internal controls, an evaluation of the activities performed in the given period. A report on the efficiency and effectiveness of the risk management procedures. (Information about where shareholders can access the Board of Directors / Governing Board report on the operation of internal controls.)

The activity of the internal audit started at the Company in 2008. The goal of the internal audit is to assess and supervise the risks about the present and the future business activities and to review the action plans for identified deficiencies.



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The main task of the internal audit is the monitoring of the lawful, effective and reliable operation of the parent company and all subsidiaries, the continuous verification and evaluation of the internal control system. The internal audit supports by its suggestions the solution and prevention the deficiencies, malpractices, defects and the improper internal regulation of the Company.

The audits are carried out on the basis of the internal audit plan for the given year in agreement with the Chief Executive Officer, approved by the Audit Committee.



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Katalin Csemák is the internal auditor of the Company. Katalin Csemák reports about her inspections to the Audit Committee and the Management of the Company.

In 2019, all audits determined by the audit plan were carried out.

1.7 Information on whether the auditor performed any activities not related to auditing.

The auditor of the Company is the Ernst & Young Könyvvizsgáló Korlátolt Felelősségű Társaság (1132 Budapest, Váci út 20., Cg. 01-09-267553, chamber registration number: 001165), personally responsible auditor from 20 September 2017 is Gergely Szabó (mother's name: Zsuzsanna Kiss, address: 1202 Budapest, Mézes utca 35, chamber registration number: 005676). From 29 July 2020 the personally responsible auditor is Zsuzsanna Éva Bartha (mother's name: Ilona Németh, address: 5900 Orosháza, Rákóczi út 25., chamber registration number: 005268).

In addition to auditing, the Company's auditor also provided business advisory services to the Company with the approval of the Audit Committee.

1.8 An overview of the Company's publication policy and its insider trading policy.

MASTERPLAST Nyrt. pays special attention to the definition of disclosure rules related to its presence at the stock exchange, through this the compliance with the legislation in force, the expectations of the public regarding information, and compliance with the principle of transparency. The disclosure rules and the operation of the system are defined by internal rules.

The Company as the issuer of shares which are sold at the Budapest Stock Exchange as a regulated market, considered to be an issuer of shares under public interest. The exact contact details of the Company (postal address, telephone number, fax number, e-mail address) are available on the Company's website (www.masterplastgroup.com).

The Company acts in the course of its publication on the basis of the legislation in force and the rules of the stock exchange. The Company shall disclose regulated information. Regulated information: information disclosed in the course of the regular and extraordinary information, the information relating to the acquisition of influence or insider information.

The Company, as a premium issuer of the Budapest Stock Exchange, performs its publications in Hungarian and English.

The Company regularly informs the public about the main details of its assets, income and operations. At the same time as the publication, the Company is obliged to inform the Control Authority and ensure that each information is publicly available for at least ten years.

The regular channels for communicating with shareholders are the regular publications: annual report, half-year reports and quarterly results, as well as extraordinary information. In addition, shareholders are informed about business, results and strategy at the Annual General Meeting and at the Annual Investor Meeting. The Company has always pay special attention to providing comprehensive information to the capital market in accordance with best practice.



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Communication tools used for publishing the announcements:

- a) the website of the Budapest Stock Exchange via the KIBINFO client system (www.bet.hu),
- b) information storage system operated by the Control Authority (<u>www.kozzetetelek.mnb.hu</u>),
- c) the editorial office of at least one media with website accessible to investors,
- d) the Company's website (<u>www.masterplastgroup.com</u>).

MASTERPLAST Nyrt. is committed to fair trading in publicly traded securities. In order to ensure this, the Company has prepared its guidelines for insider trading in the form of internal regulations, it is regularly taught to employees and whom is concerned.

The expectation against the concerned persons that

- in possession of inside information, not to acquire or dispose the Company's shares or other financial assets, either directly or indirectly, for its own benefit or for the benefit of a third party, not to withdraw or modify the order for that financial instrument, not to give order to third party to do so and should not advise or accept decisions regarding the above financial instruments,
- do not disclose inside information, unless authorized to do so in writing,
- be cautious about sharing insider information even within the Company's employees, transfer information only with permission and to the extent necessary to work, protect insider information from accidental disclosure.

1.9 An overview of the method of exercising shareholder rights.

The Company always sees the exercise of shareholder rights as its primary task and always enforces the principle of equal treatment between shareholders.

The General Meeting, as the supreme decision-making body, allows shareholders to make decisions on issues of major importance to the operation of the Company, to establish effective corporate governance measures, and to exercise their control rights.

The way of holding the General Meeting is participation in person. In the Meeting a quorum shall exist when more than one half of the shareholders with voting right are present. (The rules of the proxy described in the Article of Association 7.4.6.)

Only persons whose names are registered in the Share Register till 18.00 PM on the 2nd workday before the day of the General Meeting were entitled to exercise shareholder rights at the Annual General Meeting in 2019, provided that till this date the Company hands over the certificate of ownership issued by the operator of the securities account. Furthermore, in case shareholders wish to give a power of attorney in an official form, they shall submit such request to the Company until the date mentioned above.

The closing of the Share Register does not limit the registered shareholder to transfer his/her shares. The transferring of the shares after the opening of the General Meeting does not limit the rights for attending or in exercising any other shareholders' rights for the shareholders listed in the Share Register.

The ownership certificate issued to permit its holder to attend the company's General Meeting shall remain valid until the date of the General Meeting, including the second meeting if reconvened. After the issue of an ownership





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certificate the operator of the securities account shall register any changes pertaining to the shares in the securities account only upon the withdrawal of the ownership certificate.

Shareholders shall be entitled to exercise shareholder rights in dealing with the Company following their entry into the Share Register. Every share entitles to have one vote, consequently after every share with 100 HUF nominal value a shareholder has one vote.

Where a group of shareholders together controlling at least one percent of the votes in the Company propose certain additions to the agenda in accordance with the provisions on setting the items of the agenda, or table draft resolutions for items included or to be included on the agenda, the matter proposed shall be construed to have been placed on the agenda if such proposal is delivered to the Board of Directors within eight days following the time of publication of notice for the convocation of the general meeting, and the Board of Directors publishes a notice on the amended agenda, and on the draft resolutions tabled by shareholders upon receipt of the proposal. The matter published in the notice shall be construed to have been placed on the agenda. Shareholders may exercise shareholder rights in dealings with the Company only upon being registered in the Share Register. On the grounds of the shareholder's rights – according to the rules of the Articles of Association – every shareholder shall have the right to participate, to request information and to make remarks and proposals at the General Meeting. Shareholders are entitled, if holding shares with voting rights, to vote. The shareholder shall keep confidential all facts, data and information (commercial secrets) about which he gained knowledge in connection with the Company. If the Company suffers any damage from the violation of its commercial secrecy shall have the right to demand compensation from the infringer shareholder.

1.10 A brief presentation of the rules for the conduct of the General Meeting.

The Supreme Body of the Company is the General Meeting, which contains every Shareholders.

The company prepares the execution of the general assembly, which is the main control of its operation, according to a timetable designed for this purpose, with precise observance of the deadlines, ensuring that all the necessary information is available in time to make decisions. The Board of Directors establishes its position on every planned item of the agenda, thus facilitating the establishment of shareholder decisions.

The proposals and the draft resolutions related to the agenda items shall be published on the Company's website (www.masterplastgrouop.com) till the 21st day before the date of the General Meeting, and according to 14.1. point of the Article of Association and on the further publishing places (www.bet.hu, www.kozzetetelek.hu) by electronic form.

In any other question the rules of the Section VII. of the Article of Association shall be applicable. The rules of the calling and the procedure of the general meetings, as well as the conditions of shareholders' rights and obligations, and the method of exercising the shareholders' rights are regulated in detail by the Articles of Association of the Company, which can be read on the webpage of the Company and the webpage of the Budapest Stock Exchange.





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1.11 Remuneration Statement

The information on the remuneration of the Board of Directors and the Audit Committee was published on the webpage of the Company.

The remuneration of the members of the Board of Directors was determined by the No. 15/2019. (04.25.) resolution of the General Meeting in a unified form – except the President and the Vice-president – in the amount of gross 300,000 HUF monthly. The General Meeting determined the President's remuneration by the No. 16/2019. (04.25.) resolution in the amount of gross 1,200,000 HUF monthly, the Vice-president's remuneration by the No. 17/2019. (04.25.) resolution was determined in the amount of gross 1,000,000 HUF monthly.

Dirk Theuns, the Member of the Board of Directors – due to their waiver of remuneration – did not received any honorarium in connection with their membership in the Board of Directors.

The Company – above the Board of Directors' remuneration – did not pay any fee to the members of the Audit Committee.

The members of the Board of Directors did not receive any other cash or non-cash benefits - excluding their honorarium in connection with their membership in the Board of Directors.

1.12 Other information

The company in case so called of event-based questions, use the "yes" answer if the event has not taken place in the given business year, however, but if it had taken place the Company would have acted in line the Corporate Governance Recommendation according to its Article of Association.



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Corporate Governance Report on compliance with the Corporate Governance Recommendations

As part of the Corporate Governance Report, the Company makes a statement regarding the extent to which it has implemented in its own corporate governance practice the recommendations and proposals specified in the relevant sections of the Corporate Governance Recommendations issued by the Budapest Stock Exchange Ltd., by completing the following tables. These tables provide an overview for the investors of the extent of the compliance - by the relevant company - with certain requirements set out in the Corporate Governance Recommendations at glance and enable easy comparison of the practices of the specific companies.

| company - with certain requirements set out in the Corporate Gov comparison of the practices of the specific companies. | ernance Recommendations at glance and enable easy |
|---|--|
| Level of compliance with the Recommendations | |
| The Company indicates whether it follows the relevant recommendation. | ndation or not, and if not, briefly explains the reasons |
| R 1.1.1 Does the Company have an organisational unit deal | ling with investor relationship management, or a |
| designated person to perform these tasks? | N. |
| Yes | No |
| Explanation: A person appointed for is performing this tas | 5K. |
| R 1.1.2 Are the Company's Articles of Association available on | the Company's website? |
| Yes | No |
| Explanation: | |
| R 1.1.4 If the Company's Articles of Association allow sharehold Company publish the methods and conditions of doing so, in | |
| <u>Yes</u> | No |
| Explanation: | |
| R 1.2.1 Did the Company publish on its website a summary doc conduct of its General Meetings and to the exercise of voting | |
| Yes | No |
| Explanation: | |
| R 1.2.2 Did the Company publish the exact date when the range event is set (record date), and also the last day when the she company event are traded? Yes | |
| Explanation: | |
| R 1.2.3 Did the Company hold its General Meetings in participation? | a manner providing for maximum shareholder |
| Yes | No |
| Explanation: | |
| | |



| their securities accounts to represent them at any General I | • |
|--|---|
| Yes | No |
| Explanation: | |
| R 1.2.7 For proposals for the agenda items, were the Board of Board's opinion disclosed to the shareholders? | Directors' draft resolution and also the Supervisory |
| Yes | <u>No</u> |
| Explanation: There is no Supervisory Board at the Compa | ny. |
| R 1.3.3 The Company did not restrict the right of its share information, add comments and submit proposals, or set some measures taken to conduct the General Meeting in a carrier of the Explanation: | any preconditions for these with the exception of |
| R 1.3.4 By answering the questions raised at the General Mee information provision and disclosure principles set out in least the Section of Section 1.3.4 By answering the questions raised at the General Mee information provision and disclosure principles set out in least the Section 1.3.4 By answering the questions raised at the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles set out in least the General Mee information provision and disclosure principles and disclosure principles are principles and disclosure principles and disclosure principles are principles are principles and disclosure principles are principles are principles and disclosure principles are pr | |
| R 1.3.5 Did the Company publish on its website the answer Company's boards or its auditor present at the General Medwithin 3 working days following the General Meeting, or an giving answers? Yes | eting could not satisfactorily answer at the meeting |
| Explanation: There was no such case. In case of occurrence | ce, the managing of the case is secured. |
| R 1.3.7 Did the Chairman of the General Meeting order a recess when a proposal or proposal relating to a particular issue on hadn't had a chance to become familiar with before the General Meeting order a recess when a proposal or proposal relating to a particular issue or hadn't had a chance to become familiar with before the General Meeting order a recess when a proposal or proposal relating to a particular issue or hadn't had a chance to become familiar with before the General Meeting order a recess when a proposal or proposal relating to a particular issue or hadn't had a chance to become familiar with before the General Meeting order a recess when a proposal or proposal relating to a particular issue or hadn't had a chance to become familiar with before the General Meeting order a recess when a proposal or proposal relating to a particular issue or hadn't had a chance to become familiar with before the General Meeting or the control of the General Meeting or the control of the General Meeting or the General Meeting | n the agenda was submitted which the shareholders neral Meeting? No |
| Explanation: There was no such case. In case of occurrence | ce, the managing of the case is secured. |
| R 1.3.8.1 The Chairman of the General Meeting did not use a celecting and recalling executive officers and Supervisory Box Yes Explanation: | |
| R 1.3.8.2 For executive officers or Supervisory Board meshareholders, did the Company disclose the identity of the | |
| Yes | No |
| Explanation: There was no such case. In case of occurrence | ce, the managing of the case is secured. |



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| | ting pass a separate resolution to determine whether to ociation by individual votes, joint votes, or votes combined | | s of |
|---|--|---|-------------|
| | <u>Yes</u> Explanation: | No | |
| of th | O Did the Company publish the minutes of the General Me ne draft resolutions and any important questions and answ owing the General Meeting? | | |
| | Yes Explanation: In the form (extract) regulated by the law. | No | |
| Boa | 1.1 Did the Board of Directors/Governing Board or a common rd members establish guidelines and rules concerning the rd of Directors/Governing Board, the Supervisory Board are Yes Explanation: Individual assessment is the base for the permanagement remuneration is partially linked to the operation Supervisory Board at the Company. | ne performance review and remuneration of and the management? No rformance review of the Board of Directors', the | the |
| | | | |
| obje | .2 Were the tasks and the level of responsibility of each me ectives and its economic/financial position taken into co- uneration for the members of the management? | - | - |
| obje | ectives and its economic/financial position taken into co | - | - |
| obje rem R 1.5. | ectives and its economic/financial position taken into counteration for the members of the management? \underline{Yes} | No the Board of Directors/Governing Board of Momentum Board? No | sed or a |
| obje rem R 1.5. com | ectives and its economic/financial position taken into conuneration for the members of the management? Yes Explanation: 1.3 Were the remuneration guidelines established by mittee consisting of Board of Directors/Governing Board of Yes | No the Board of Directors/Governing Board of members assessed by the Supervisory Board? No or the remuneration of Board of approved by the General Meeting? | sed or a |
| obje rem R 1.5. com R 1.5.1 Dire | ectives and its economic/financial position taken into conuneration for the members of the management? Yes Explanation: 1.3 Were the remuneration guidelines established by mittee consisting of Board of Directors/Governing Board of Yes Explanation: There is no Supervisory Board at the Company. 4 Were the guidelines (and any major changes thereof) for ctors/Governing Board and Supervisory Board members a Yes | No the Board of Directors/Governing Board of members assessed by the Supervisory Board? No or the remuneration of Board of approved by the General Meeting? No ined directly by the General Meeting, and there is the second of the remuneration for the execution. | er a |

thereto) approved by the General Meeting in a separate agenda item?

Explanation: There was no such case. In case of occurrence, the managing of the case is secured.

<u>Yes</u>

No



| R 1.5.3.1 Did the General Meeting approve the principles o | f the stock-based remuneration schemes? |
|--|---|
| <u>Yes</u> Explanation: | No |
| R 1.5.3.2 Did shareholders receive detailed information based remuneration schemes (at least as specified in Sec | _ |
| Yes Explanation: | No |
| R 1.5.4 Does the Company have a remuneration scheme in on short-term maximisation of the share price? | place which does not incentivize the staff to focus only |
| <u>Yes</u> Explanation: | No |
| R 1.5.5 Does Supervisory Board members receive a fixed elements linked to share price? | d-amount remuneration which does not include any |
| Yes Explanation: There is no Supervisory Board at the Com | <u>No</u> npany. |
| Directors/Governing Board, Supervisory Board and man level of detail set out in industry regulations binding for to the General Meeting? Did the Remuneration State Directors/Governing Board and Supervisory Board men their activities and establish their remuneration? Did this remuneration for Board of Directors/Governing Board an and variable elements, any other remunerations as we remuneration scheme and any major changes to those converse to the second | the Company), and did the Company present it ement present the remuneration of Board of mbers, as well as the guidelines used to assess information include the disclosure of the total d Supervisory Board level, the details of all fixed ell as a presentation of the guidelines for the |
| R 1.6.1.1 Do the Company's publication guidelines cover the $\frac{\mathrm{Yes}}{\mathrm{Explanation}}$: | ne procedures for electronic, online disclosure? No |
| R 1.6.1.2 Does the Company design its website by coinformation of investors? | onsidering the aspects of disclosure and the |
| <u>Yes</u> Explanation: | No |
| R 1.6.2.1 Does the Company have an internal publicati information listed in Section 1.6.2 of the Recommendation | |
| <u>Yes</u> Explanation: | No |



| R 1.6.2. | 2 Do the internal regulations of the Company cover t | the methods for the assessment of events judged to |
|----------|--|---|
| be im | portant for publication? | |
| | <u>Yes</u> | No |
| | Explanation: | |
| R 1.6.2. | 3 Did the Board of Directors/Governing Board assess | the efficiency of the publication processes? |
| | <u>Yes</u> | No |
| | Explanation: The management assessed the efficiency o | f the publication processes. |
| R 1.6.2. | 4 Did the Company publish the findings of the efficien | ncy assessment of the publication process? |
| | Yes | <u>No</u> |
| | Explanation: The Company did not regard the positive to | est result as information to be disclosed. |
| R 1.6.3 | Did the Company publish its annual company event c | alendar? |
| | <u>Yes</u> | No |
| | Explanation: | |
| R 1.6.4 | Did the Company publish its strategy, business ethics | and policies regarding other stakeholders? |
| | <u>Yes</u> | No |
| | Explanation: | |
| | Did the Company publish the career information of Bod and management members in its annual report or on Yes Explanation: | |
| Board | Did the Company publish all relevant information abo d of Directors / Governing Board and the Superviso sments of these and the changes in the current year? | - |
| | Yes | No |
| | Explanation: Partly, for the members of the Board of D General Meeting. There is no Supervisory Board at the C | Directors in the framework of resolutions of the Annual |
| R 1.6.7. | 1 Did the Company publish its remuneration guideline | es in line with the recommendations set out in Section |
| 1.5: | Yes | No |
| | Explanation: The guidelines are being developed. | <u>No</u> |
| R 1.6.7. | 2 Did the Company publish its remuneration statemen | nt in line with the recommendations set out in Section |
| 1.5? | - , - | |
| | Yes | No |
| | Explanation: | |



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| controls, the main risks and the principles for their man | • |
|---|--|
| <u>Yes</u> | No |
| Explanation: The guidelines are being revised and infinite in the annual report. | formation on the main risks and its management included |
| R 1.6.9.1 Did the Company publish its guidelines relating | to the trading of its shares by insiders? |
| Yes | <u>No</u> |
| Explanation: The Company applies the legal provisio | ns. |
| R 1.6.9.2 Did the Company disclose the share of the Board | |
| • | ompany, as well as the extent of their interest under the |
| equity-based incentive system in the annual report or in Yes | No |
| Explanation: | TVO |
| R 1.6.10 Did the Company publish the relationship of Bo and management members may have with third parties Yes | |
| Explanation: There was no such relationship. In case | of occurrence, the managing of the case is secured. |
| R 2.1.1 Does the Company's Articles of Association cont competences of the General Meeting and the Board of I Yes Explanation: | |
| | and conducting the meetings, and the tasks regarding to the operation of the Board of Directors / Governing |
| <u>Yes</u> | No |
| Explanation: | |
| R 2.2.2 Does the Company publish the procedure used members and the principles for determining their remu | - |
| Yes | <u>No</u> |
| Explanation: The members are nominated by the Sha Meeting. | reholders. The renumeration is determined by the General |
| R 2.3.1 Does the Supervisory Board provide a detailed administrative procedures and processes followed by it | - |
| Yes | No |

Explanation: There is no Supervisory Board at the Company.



| R 2.4.1.1 Did the Board of Directors / Governing Board and t | he Supervisory Board hold meetings periodically at a |
|--|--|
| predefined interval? | |
| <u>Yes</u> | No |
| Explanation: There is no Supervisory Board at the Comp | pany. |
| R 2.4.1.2 Did the rules of procedure of the Board of Directors | / Governing Board and the Supervisory Board provide |
| rules for the conduct of meetings that cannot be planned | in advance, and for decision-making using electronic |
| telecommunications means? | |
| <u>Yes</u> | No |
| Explanation: There is no Supervisory Board at the Comp | pany. |
| R 2.4.2.1 Did board members have access to the proposals to | be presented at the meeting of the respective board |
| at least five days prior to the meeting? | |
| <u>Yes</u> | No |
| Explanation: | |
| R 2.4.2.2 Did the Company arrange the proper conduct of t | he meetings, the drawing up of the meeting minutes |
| and management of the resolutions made by the Board | of Directors / Governing Board and the Supervisory |
| Board? | |
| <u>Yes</u> | No |
| Explanation: There is no Supervisory Board at the Comp | pany. |
| R 2.4.3 Do the rules of procedure provide for the regula | r or ad hoc participation of non-board members at |
| respective board's meetings? | |
| Yes_ | No |
| Explanation: | |
| R 2.5.1 Were the members of the Board of Directors / Govern | ning Board and the Supervisory Board nominated and |
| elected in a transparent process, and was the information | about the candidates made public in due time before |
| the General Meeting? | |
| <u>Yes</u> | No |
| Explanation: There is no Supervisory Board at the Comp | pany. |
| R 2.5.2 Does the composition and size of the boards comp | ly with the principles set out in Section 2.5.2 of the |
| Recommendations? | |
| <u>Yes</u> | No |
| Explanation: | |
| R 2.5.3 Did the Company ensure that the newly elected Bo | ard of Directors / Governing Board and Supervisory |
| Board members became familiar with the structure and o | peration of the Company and their tasks were carried |
| out as members of the respective boards? | |
| <u>Yes</u> | No |
| Explanation: | |



Explanation:

| R 2.6.1 Did the Governing Board / Supervisory Board request (in the context o governance report) its members considered to be independent to confirm intervals? | • • • |
|---|--|
| Yes | No |
| Explanation: | |
| R 2.6.2 Does the Company provide information about the tools which ensu Governing Board assesses objectively the management's activities? | re that the Board of Directors / |
| Yes | <u>No</u> |
| Explanation: To describe these areas are not part of the disclosure policy. | |
| R 2.6.3 Did the Company publish its guidelines concerning the independence of Board members and the applied independence criteria on its website? | its Governing Board / Supervisory |
| Yes | <u>No</u> |
| Explanation: The Company do not require more than the criteria by the law. | |
| R 2.6.4 Does the Supervisory Board of the Company have any members who has Directors or in the management of the Company in the previous five years, no involved to ensure employee participation? | , |
| Yes | No |
| Explanation: There is no Supervisory Board at the Company. | 1.00 |
| R 2.7.1 Did members of the Board of Directors / Governing Board inform the Boar and (if applicable) the Supervisory Board (or the Audit Committee if a uniform they, or individuals they have business relations with, or their relatives transactions of the Company (or any subsidiaries thereof) which excludes the Yes Explanation: There was no such case. In case of occurrence, the managing of | n governance system is in place) if s have interest in any business ir independence? No |
| R 2.7.2 Were transactions and assignments between members of management/individuals closely associated with them and the Company/sult out in accordance with the Company's general business practice but applying a compared to general business practice, and were they approved? Yes Explanation: | osidiaries of the Company carried |
| R 2.7.3 Did board members inform the Supervisory Board / Audit Committee (No received an appointment for board membership or management position of Company Group? Yes Explanation: | - |
| R 2.7.4 Did the Board of Directors / Governing Board develop guidelines for management of insider information within the Company, and monitor compl | |



Explanation:

| R 2.8.1 Did the Company create an independent internal a Committee / Supervisory Board? | audit function that reports directly to the Audit |
|--|---|
| Yes Explanation: | No |
| R 2.8.2 Does Internal Audit have unrestricted access to all info | rmation necessary for carrying out audits? |
| <u>Yes</u> | No |
| Explanation: | |
| R 2.8.3 Did shareholders receive information about the operat | ion of the system of internal controls? |
| <u>Yes</u> | No |
| Explanation: | |
| R 2.8.4 Does the Company have a function ensuring compliance | ce (compliance function)? |
| <u>Yes</u> | No |
| Explanation: | |
| R 2.8.5.1 Is the Board of Directors / Governing Board or a command management of the entire risk management of the Com | |
| <u>Yes</u> | No |
| Explanation: The supervision of the entire risk manage permanent guest on board of director's meetings. | ement procedures is the task of the CEO, who is a |
| R 2.8.5.2 Did the relevant organisation of the Company and the efficiency of the risk management procedures? | e General Meeting received information about the |
| <u>Yes</u> | No |
| Explanation: Partly, for the Board of Directors. | |
| R 2.8.6 With the involvement of the relevant areas, did the Boa principles of risk management taking into account the speci | |
| Yes | No |
| Explanation: Via the discussions on the board meetings reports of the internal audit the Board of Directors has business. | 3 |
| R 2.8.7 Did the Board of Directors / Governing Board define to ensure the management and control of the risks affecting to of its performance and profit objectives? | • |
| Yes | No |
| Explanation: | 110 |
| R 2.8.8 Did internal control systems functions report about t | - |
| corporate governance functions to the competent board at | least once a year? |
| <u>Yes</u> | No |



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| R 2.9.2 Did the Board of Directors / Governing Board invite the Compar | ny's auditor in an advisory capacity to the |
|--|---|
| meetings on financial reports? | |

| • | • | |
|------------|---|----|
| <u>Yes</u> | | No |

Explanation:



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Level of compliance with proposals

| P 1.1.3 Does the Company's Articles of Association provide a voting rights also when they are not present in person? | an opportunity for shareholders to exercise their |
|---|--|
| Yes | No |
| Explanation: | |
| P 1.2.4 Did the Company determine the place and time of Genthe initiating shareholders' proposal into account? | eral Meetings initiated by shareholders by taking |
| Yes | No |
| Explanation: There was no such case. In case of occurrence | |
| P 1.2.5 Does the voting procedure used by the Company ensur voting results, and in the case of electronic voting, also the v | _ |
| <u>Yes</u> | No |
| Explanation: | |
| P 1.3.1.1 Were the Board of Directors/Governing Board and t Meeting? | he Supervisory Board represented at the General |
| <u>Yes</u> | No |
| Explanation: | |
| P 1.3.1.2 In the event the Board of Directors/Governing Boa disclosed by the Chairman of the General Meeting before dis | • |
| <u>Yes</u> | No |
| Explanation: There was no such case. In case of occurrence | e, the managing of the case is secured. |
| P 1.3.2.1 The Articles of Association of the Company did not proto the General Meetings of the Company at the initiative of Board and being granted the right to express their opinion are and expert opinion is presumed to be necessary or help protogeneral Meeting make decisions. (Answer Yes, if not) | the Chairman of the Board of Directors/Governing and to add comments there if that person's presence |
| Yes | No |
| Explanation: | 110 |
| P 1.3.2.2 The Articles of Association of the Company did not pr to the General Meetings of the Company at the initiative of s items of the General Meeting and from being granted the right- | hareholders requesting to supplement the agenda |
| there. (Answer Yes, if not) | No |
| Yes | No |
| Explanation: | |



| to-understand and illustrative summary for shareholders, including all material information related to the Company's annual operation? | |
|--|---|
| | |
| Explanation: | |
| P 1.4.1 In line with Section 1.4.1, did the Co | ompany pay dividend within 10 working days to those of its |
| shareholders who had submitted all the neces | ssary information and documents? |
| <u>Yes</u> | No |
| Explanation: | |
| P 1.6.11 Did the Company publish its informatio | on in English as well, in line with the provisions of Section 1.6.11? |
| <u>Yes</u> | No |
| Explanation: | |
| P 1.6.12 Did the Company inform its investors ab | out its operation, financial situation and assets on a regular basis, |
| but at least quarterly? | |
| <u>Yes</u> | No |
| Explanation: | |
| P 2.9.1 Does the Company have in place interna | I procedures regarding the use of external advisors and |
| outsourced activities? | |
| <u>Yes</u> | No |
| Explanation: | |
| | |
| | |