APPENDIX NO. 1

REPORTON COMPLIANCE BY ROSSETI KUBAN, PJSC WITH THE PRINCIPLES **AND RECOMMENDATIONS OF THE CORPORATE GOVERNANCE CODE APPROVED BY THE BOARD OF DIRECTORS OF THE BANK** OF RUSSIA ON 21 MARCH 2014 AND RECOMMENDED FOR **USE BY THE BANK OF RUSSIA** (LETTER OF THE BANK OF RUSSIA NO. 06-52/2463 DATED 10 APRIL 2014)

This report on compliance with the principles and recommendations of the Corporate Governance Code of the Bank of Russia (hereinafter, the Report) was considered by the Board of Directors of Rosseti Kuban, PJSC at its meeting on 11 May 2023 (Minutes No. 519/2023 dated 12 May 2023).

The Board of Directors certifies that all report data contain full and reliable information on the Company's compliance with the principles and recommendations of the Corporate Governance Code of the Bank of Russia.

Rosseti Kuban, PJSC shall assess compliance with the principles and recommendations of the Corporate Governance Code based on the Methodology recommended by the Bank of Russia in Letter No. IN-06-28/102 dated 27 December 2021 on disclosure of a report on compliance with the principles and recommendations of the corporate governance code in the annual report of a public joint stock company.

This Report is an appendix to the Annual Report of Rosseti Kuban, PJSC for 2022, which describes the most significant aspects of the corporate governance model and practices.

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status ¹ of compliance with the corporate governance principle	Explanations ² of deviations from the criteria for as
1	2	3	4	5
1.1	The company must ensure equal and fair treatment of the company	of all shareholders in the exercise of their right to participate in the management		
1.1.1	The company creates the most favourable conditions for shareholders for participation in the general meeting, conditions for developing a reasonable position on the agenda of the general meeting, coordination of their actions, and the opportunity to express their opinion on the issues under consideration	 The company provides an affordable way to communicate with the public such as a hotline, e-mail or a forum on the Internet, which allows shareholders to express their views and send questions about the agenda during preparation to the general meeting. These methods of communication were organised by the company and made available to shareholders in preparation for each general meeting held during the reporting period 	complied with partially complied with not complied with	
1.1.2	The process for distributing notice of a general meeting and supplying meeting materials helps shareholders to adequately prepare for attending the meeting	 In the reporting period, the notice of the general meeting of shareholders was posted (published) on the company's website no later than 30 days before the date of the general meeting, unless law stipulates a longer period. The notice of the meeting lists the documents required for admission to the venue. Shareholders were provided with access to information on the persons being initiators of the agenda items and nominating the candidates for the board of directors and the audit commission (if establishment of the same is stipulated by the company's articles of association) 	complied with partially complied with not complied with	According to Articles 2 and 3 of Federal Law No. 25- Stock Companies and Suspension of Certain Provisi may vote in absentia in 2022 by resolution of its boa The Board of Directors of Rosseti Kuban, PJSC decir of absentee voting (Minutes No. 476/2022 dated 13 documents required for admission to the premises. Holding the annual General Meeting of Shareholders measure. Rosseti Kuban, PJSC provides an opportu Meeting of Shareholders.
1.1.3	During the preparation and conduct of the general meeting, the shareholders had an opportunity to receive information on the meeting and materials hereto easily and in a timely manner, to ask questions to the executive bodies and members of the board of directors of the company, and communicate with each other	 During the reporting period, shareholders were given an opportunity to ask members of the company's executive bodies and members of the company's board of directors questions in the course of preparations to the annual general meeting of shareholders and during the meeting as well. The position of the board of directors (including the special opinions added to the minutes, if any) on each item of the agenda of the general meetings held during the reporting period was specified in the materials for the general meeting. The company provided authorized shareholders with access to the list of persons eligible for participation in the general meeting of shareholders, starting from the date when this list was received by the company; this applies to all such meetings in the reporting period 	complied with partially complied with not complied with	
1.1.4	A shareholder's right to demand that the general meeting of shareholders be convened, nominate candidates to the governing bodies and propose agenda items for the general meeting was exercised without unnecessary elements of complexity	 The company's articles of association stipulates a deadline for shareholders to submit proposals for inclusion on the agenda of the annual general meeting of shareholders; such deadline should be at least 60 days after the end of the relevant calendar year. In the reporting period, the company did not reject proposals regarding agenda items or candidates nominated to the company's bodies because of misprints and other minor drawbacks in a shareholder's proposal 	complied with partially complied with not complied with	
1.1.5	Each shareholder had an opportunity to freely exercise the right to vote in the simplest and most convenient for him/her way	 The company's articles of association provides for the possibility of completing the electronic form of the ballot on the website (its address is specified in the notice of the general meeting of shareholders) 	complied with partially complied with not complied with	

¹ The "complied with" status shall be indicated only if the company's corporate practices meet all the criteria for compliance with the principle of corporate governance listed in the third column of the Code Compliance Report Form. If the company's corporate practices meet only some of the compliance criteria or do not meet any of them, the fourth column of the Code Compliance Report Form indicates the status of compliance with the Code principle as "partially complied with" or "not complied with" respectively.

² Provided for each assessment criterion (compliance criterion) of the corporate governance principle in case the company complies with only part of the criteria or does not comply with any of the criteria for assessing compliance with the principle.

assessing compliance with the principle of corporate governance

. 25-FZ dated 25 February 2022 on Amendments to the Federal Law on Joint ovisions of Legislative Acts of the Russian Federation, a joint stock company board of directors (supervisory board). decided to convene the annual General Meeting of Shareholders in the form

ecided to convene the annual General Meeting of Shareholders in the form 13 May 2022). For this reason, the notice of meeting did not specify the ses.

ders of Rosseti Kuban, PJSC in the form of absentee voting is a forced ortunity for shareholders to prepare properly for participation in the General

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for ass
1.1.6	The procedure for holding the general meeting established in the company provides all persons present at the meeting with equal opportunities for expressing their opinions and asking questions	 When general meetings of shareholders were held in the reporting period in the form of a meeting (joint presence of shareholders), sufficient time was provided for reports on agenda items and time for discussion of these issues, and shareholders were given the opportunity to express their opinions and ask questions of interest on the agenda. The company invited candidates to the management and control bodies of the company and took all necessary steps to ensure their participation in the general meeting of shareholders, at which their nominations were put to a vote. The nominees to the management and control bodies of the company who were present at the general meeting of shareholders were available to answer questions from shareholders. The sole executive body, the accounting officer, the chair or other members of the audit committee of the board of directors were available to answer questions from shareholders at the general meetings of shareholders held during the reporting period. In the reporting period, the company used telecommunication means for remote access of shareholders to participate in general meetings, or the board of directors made a reasonable decision that there was no need (possibility) to use such means in the reporting period 	complied with partially complied with not complied with	Pursuant to Article 3 of Federal Law No. 25-FZ date Companies and Suspension of Certain Provisions of Kuban, PJSC in 2022 was held in the form of absent principle of corporate governance are not applicable
1.2	The shareholders are given equal and equitable opportu	nities to receive a share of the company's profits by receiving dividends		
1.2.1	The company has developed and implemented a transparent and clear mechanism for determining the amount of dividends and their payment	 The company's regulation on the dividend policy was approved by the board of directors and disclosed on the company's website. If the dividend policy of a company compiling the consolidated financial statements uses the indicators of the company's statements to determine the amount of dividends, then the appropriate provisions of the dividend policy account for the consolidated indicators of the financial statements. Justification of the proposed distribution of net profit, including the payment of dividends and the company's own needs, and assessment of its compliance with the dividend policy adopted by the company, with explanations and economic justification of the need to direct a certain portion of net profit to its own needs in the reporting period were included in the materials for the general meeting of shareholders, the agenda of which includes an item on profit distribution (including the payment (declaration) of dividends) 	complied with partially complied with not complied with	
1.2.2	The company does not make a decision on dividend payment if such a decision is economically unfeasible and may create a misleading impression as to the company's operations, despite formal compliance of such decision with the legislation	 The regulations on company's dividend policy, in addition to the statutory restrictions, defines the financial/economic circumstances the company should not decide to pay dividends under 	complied with partially complied with not complied with	
1.2.3	The company does not allow a deterioration in terms of dividend rights of existing shareholders	 In the reporting period, the company did not take any actions causing deterioration in terms of dividend rights of existing shareholders 	complied with partially complied with not complied with	
1.2.4	The company aims to ensure that shareholders do not have any other ways to receive profit (income) from the company, except as dividends and liquidation value	 During the reporting period, there were no other ways for the entities controlling the company to receive profit (income) at the company's expense other than dividends (e.g., through transfer pricing, unjustified provision of services to the company by the controlling entity at inflated prices, through internal loans substituting dividends to the controlling entities and (or) its controlled entities) 	complied with partially complied with not complied with	
1.3		ensure equitable treatment of all shareholders owning shares of one class ign shareholders, and equal treatment of them by the company		
1.3.1	The company made sure that its governing bodies and controlling entities treat each and every shareholder fairly, while also preventing abuse of minority shareholders by major shareholders	 During the reporting period, the company's controlling entities did not abuse their rights in relation to the company's shareholders, there were no conflicts between the company's controlling entities and the company's shareholders, and if there were, the board of directors paid due attention to the same 	complied with partially complied with not complied with	
1.3.2	The company does not take any actions which cause or may cause artificial redistribution of corporate control	 There were no quasi-treasury shares in the company, or they did not participate in voting in the reporting period 	complied with partially complied with not complied with	

assessing compliance with the principle of corporate governance

dated 25 February 2022 on Amendments to the Federal Law on Joint Stock is of Legislative Acts, the Annual General Meeting of Shareholders of Rosseti sentee voting, so the above criteria for assessing the compliance with this able.

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for ass
1.4	Shareholders have reliable and effective methods to reco their shares	ord ownership of shares and an opportunity to freely and quickly dispose of		
1.4	Shareholders have reliable and effective methods to record ownership of shares and an opportunity to freely and quickly dispose of their shares	 The technology and service conditions of the company registrar meet the needs of the company and its shareholders and ensure that shareholder rights are regarded and exercised in the most efficient manner 	complied with partially complied with not complied with	
2.1		anagement of the company; it formulates the basic principles and approaches control system, supervises the work of the company's executive bodies and		
2.1.1	The board of directors is responsible for making decisions related to the appointment and dismissal of executive bodies, including due to improper performance of their functions. The board of directors also ensures that the company's executive bodies act in accordance with the approved development strategy and the company's key areas of business	 The board of directors has the power to appoint and dismiss members of executive bodies, as well as to determine the terms and conditions of their contracts; those powers are stipulated in the articles of association. During the reporting period, the nominations (appointments, personnel)¹ committee reviewed the compliance of the professional qualifications, skills and experience of the members of the executive bodies in respect of the current and expected needs of the company as dictated by the approved strategy of the company. In the reporting period, the board of directors reviewed the report(s) of the sole executive body and the collegial executive body (if any) on the implementation of the company's strategy 	complied with partially complied with not complied with	Criterion 1 is complied with. Criterion 2 is partially complied with. The Personnel reviewed the following during the reporting year: • Performance of certain key employees who are al that the General Director conclude new employme • Matters concerning approval of candidates for key • Matters concerning the approval of candidates to Criterion 3 is partially complied with. The Board of D of the unified distribution complex of the Russian Fe the Russian Federation and the Development Strateg of Rosseti (Minutes No. 388 dated 26 December 201 reports on the Company's implementation of strateg • Business plan of the Company • Investment programme • Report on the organisation, operation and effective • KPIs of the General Director • Development plan for production asset managem Non-compliance is time-limited. The Company plans
2.1.2	The board of directors decides on the main long-term strategic targets for the company's operations, assesses and approves key performance indicators and the company's main business goals, assesses and approves the strategy and business plans for the company's core business areas	 In the reporting period, the board of directors addressed issues related to the implementation and review of the strategy, approval of the financial and economic plan (budget) of the company, as well as consideration of criteria and indicators (including interim indicators) related to the implementation of the company's strategy and business plans 	complied with partially complied with not complied with	
2.1.3	The board of directors determines the principles and approaches to the development of the risk management and internal control system in the company	 The principles of and approaches to the organisation of the risk management and internal control system in the company are determined by the board of directors and stipulated in the company's internal documents, which determine the risk management and internal control policy. In the reporting period, the board of directors approved (revised) an acceptable amount of risks (risk appetite) of the company or the audit committee and (or) risk committee (if any) considered the expediency of submitting the issue of revising the company's risk appetite for consideration by the board of directors 	complied with partially complied with not complied with	
2.1.4	The board of directors shapes the company's policy on the payment of remunerations and (or) compensations (reimbursement) to the members of the board of directors, executive bodies or other key executives of the company	 The company has developed, approved (by the board of directors) and implemented the policy (policies) on remunerations and compensations (reimbursement) to the members of the board of directors, executive bodies and other key executives of the company. In the reporting period, the meetings of the board of directors addressed issues related to the said policy (policies) 	complied with partially complied with not complied with	
2.1.5	The board of directors is instrumental in preventing, identifying and resolving internal conflicts between the company's bodies, its shareholders and employees	 The board of directors plays a key role in preventing, identifying and resolving internal conflicts. The company created a system for identifying transactions involving a conflict of interest and a system of measures for resolving such conflicts 	complied with partially complied with not complied with	
2.1.6	The board of directors is instrumental in ensuring the transparency of the company, timeliness and completeness of information disclosure by the company, and easy access of shareholders to the company's documents	 The company's internal documents define the persons responsible for implementing the information policy 	complied with partially complied with not complied with	
2.1.7	The board of directors oversees the company's corporate governance practice and plays a key role in the company's significant corporate events	 During the reporting period, the board of directors reviewed the results of a self-assessment and/or an external assessment of the company's corporate governance practices 	complied with partially complied with not complied with	

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nel and Remuneration Committee of the Board of Directors of the Company

e also members of the Company's Management Board, and recommended yment contracts with them

ownern contracts with them ir key positions es to be elected to the Management Board of the Company of Directors did not approve the Company's strategy. The Company, as part an Federation and the Rosseti Group, strives to achieve the goals defined by trategy of Rosseti and its S&As until 2030, approved by the Board of Directors r 2019). During the reporting year, the Board of Directors regularly reviewed rategic programmes and indicators:

ctiveness of the risk management system

gement system digital transformation programme activities, etc. olans to achieve compliance with the elements of the Code in the future

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for asse
2.2	The board of directors is accountable to the company's s	hareholders		
2.2.1	Information on the performance of the board of directors is disclosed and presented to shareholders	 The annual report of the company for the reporting period includes information on attendance of meetings of the board of directors and committees by individual directors. The annual report includes information on the main results of performance assessment (self-assessment) of the board of directors carried out in the reporting period 	complied with partially complied with not complied with	
2.2.2	The chair of the board of directors is available for communication with the company's shareholders	 The company has a transparent procedure in place to ensure that shareholders can send their enquires to and receive feedback from the chair of the board of directors (and, where applicable, the senior independent director) 	complied with partially complied with not complied with	
2.3	The board of directors is an effective and professional go judgments and take decisions in the interests of the com	overning body of the company capable of making objective independent pany and its shareholders		
2.3.1	Only persons having an impeccable business and personal reputation and the knowledge, skills and experience required for making decisions within the competence of the board of directors and for efficient performance of its functions are elected to the board of directors	 In the reporting period, the board of directors (or the nomination committee) assessed candidates for the board of directors from the point of view of experience, knowledge, business reputation, lack of conflict of interest, etc. 	complied with partially complied with not complied with	During the reporting year, the Board of Directors and assessment procedure for nominees to the Board of However, data on the education and work experience reading materials of general meetings of shareholde In addition, a questionnaire survey is conducted for th information on the Board members, their education, organisations, etc. Based on the analysis of the personal data, the curre includes persons with high professional qualification Non-compliance is time-limited. The Company intends to achieve the compliance with
2.3.2	The members of the board of directors are elected under a transparent procedure, through which shareholders can obtain information about the candidates to the extent sufficient to form an opinion about their personal and professional qualities	 In all cases when the agenda of a general meeting of shareholders held in the reporting period included election to the board of directors, the company provided its shareholders with biographical details of all candidates for the board of directors, results of assessment of compliance of their professional qualifications, skills and experience with the current and expected needs of the company (such assessment to be carried out by the board of directors (or its nomination committee)), as well as information on whether the candidate met the criteria of independence in accordance with recommendations 102–107 of the Code and the written consent of the candidates for election to the board of directors 	complied with partially complied with not complied with	In the reporting period, when holding the General Me of the Board of Directors, the Company did not provid candidates' professional qualifications, experience ar of the Company. To comply with this criterion, the Co documents with respect to the said regulations. Non-compliance is time-limited. The Company intend
2.3.3	The composition of the Board of Directors is balanced, including in terms of its members' qualifications, experience, knowledge and business skills, and have shareholders' confidence	 During the reporting period, the board of directors analysed its own needs in terms of professional qualifications, experience and skills and identified the competencies required by the board of directors in the short and long term 	complied with partially complied with not complied with	
2.3.4	The number of members of the company's board of directors makes it possible to organise its work most effectively, including the opportunity to form board committees, as well as gives the company's substantial minority shareholders an opportunity to elect their candidate to the board of directors	 During the reporting period, the board of directors considered whether the number of the board of directors' members meets the company's needs and the interests of shareholders 	complied with partially complied with not complied with	
2.4	An adequate number of independent directors sit on the	board of directors		
2.4.1	A person shall be qualified as an independent director if he or she has sufficient professional skills, experience and independence to form his/her own opinion, is able to make objective and fair judgments independently of the executive bodies of the company, individual groups of shareholders or other stakeholders. It should be noted here that under normal circumstances a candidate (an elected member of the board of directors) associated with the company, its substantial shareholder, substantial counterparty, competitor or the government cannot be considered independent	 In the reporting period, all independent members of the board of directors met all independence criteria specified in recommendations 102–107 of the Code or were recognised as independent by the board of directors 	complied with partially complied with not complied with	

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and its Personnel and Remuneration Committee did not conduct the I of Directors.

nce of the nominees to the Board of Directors is included in the set of preolders and is published on the Company's official website. For the elected members of the Board of Directors to obtain detailed on, work experience, Company's shares ownership, positions held in other

irrent and previous composition of the Company's Board of Directors ions and work experience in various industries.

with the criterion in the future.

Meetings of Shareholders, the agenda of which included the election ovide the shareholders with the results of the Board assessment of the e and skills as to their compliance with the current and expected needs company intends to develop amendments to the Company's internal

tends to achieve the compliance with the criterion in the future.

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for asses
2.4.2	The company assesses whether candidates for the board of directors meet the independence criteria, and a regular analysis is carried out to determine whether independent members of the board of directors meet those criteria. When carrying out such assessment, the content should prevail over the form	 In the reporting period, the board of directors (or the nomination committee) formed an opinion on the independence of each candidate nominated to the board of directors and provided the shareholders with the relevant statement. During the reporting period, the board of directors (or the board of directors' nomination committee) reviewed the independence of the current board of directors' members at least once (after they were elected). The company has developed procedures stipulating the actions to be taken by a member of the board of directors if he or she ceases to be independent, including the obligation to inform the board of directors of the same in a timely manner 	complied with partially complied with not complied with	Criteria 1 and 2 are not complied with. In the reporting period, the Board of Directors and the assessment of each candidate and member of the Bo the independence status of the Board of Directors me requested information from the members of the Boar clarification of their status. The methodology approved by the Board of Directors the criterion concerning the independence of Directors Non-compliance is time-limited. The Company plans Criterion 3 is complied with.
2.4.3	Independent directors comprise at least one third of the elected members of the board of directors	 Independent directors comprise at least one third of the membership of the board of directors 	complied with partially complied with not complied with	In the reporting period, the Board of Directors includer Independent Directors. The Company has no opportunity to affect the complia At the same time, the proportion of Independent Mem corporate governance of the issuer established by the Non-compliance is time-limited. The Company plans to achieve compliance with the el The risks associated with incomplete implementation organisation of independent directors' activities in the There is no information on the planned increase in the their number is currently foreseen.
2.4.4	Independent directors play a key role in preventing internal conflicts in the company and in significant corporate actions taken by the company	 Within the reporting period, the independent directors (who had no conflict of interest) made a preliminary assessment of significant corporate actions involving potential conflict of interest and submitted the results of such assessment to the board of directors 	complied with partially complied with not complied with	Partially complied with. Independent directors (who do not have a conflict of ir related to a potential conflict of interest only as part o Directors, and as part of the consideration of material The Company's Articles of Association do not define th However, the matters specified in the Corporate Gover • reorganisation of the Company • acquisition of 30 per cent or more of the voting sha • execution of major transactions by the Company • increase or decrease in the authorised capital of the listing and delisting of the Company's shares are referred to the competence of the Board of Director applicable law and the Articles of Association of the C Most of these issues (except for share listings and de Strategy Committee of the Board of Directors. During the reporting period, the General Meeting of Sh of the Company out of the listed material corporate ac In all of these cases, the independent directors prelim of materials for the meeting of the Board of Directors Shareholders on increasing the Company's authoris Non-compliance is time-limited. The Company plans Company provisions regulating legal relations related relevant decision of the majority shareholder.
2.5	The chair of the board of directors ensures that the func	tions assigned to the board of directors are performed as efficiently as possible		
2.5.1	The board of directors is chaired by an independent director, or a senior independent director is selected from among elected independent directors to coordinate the activities of the independent directors and communicate with the chair of the board of directors	 The chair of the board of directors is an independent director or a senior independent director has been selected from among independent directors¹. The role, rights and duties of the chair of the board of directors (and, if applicable, of the senior independent director) are properly specified in the company's internal documents 	complied with partially complied with not complied with	Criterion 1 is not complied with. The Chair of the Board of Directors is not an Independ The Company's Board of Directors has not selected th Directors members concerning election of the senior The Company has no opportunity to affect the complia The Company plans to achieve compliance with the el Criterion 2 is complied with.
2.5.2	The chair of the board of directors creates a constructive atmosphere at the meetings, encourages open discussion of agenda items, and supervises the implementation of the resolutions adopted by the board of directors	 The performance of the chair of the board of directors was assessed as part of the procedure for assessment (self-assessment) of the performance of the board of directors in the reporting period 	complied with partially complied with not complied with	In the reporting year, the Board of Directors conducte the Board of Directors' performance was not assesse Directors' work was noted. Non-compliance is time-limited. The Company plans to achieve compliance with the e

¹ It is recommended to indicate in the fifth column of the Code Compliance Report Form which of the two alternative approaches allowed by the principle is being implemented in the company and to explain the reasons for the chosen approach.

sessing compliance with the principle of corporate governance

the Personnel and Remuneration Committee did not carry out the Board of Directors. In the reporting year, the Company determined members by criteria specified by the Code. The Company twice a year Board of Directors as necessary and sufficient for public disclosure and

ors established an approximate list of self-assessment criteria, including ctors.

ans to achieve compliance with the element of the Code in the future.

udes two Independent Directors, which is less than one third of

npliance with this element of the Code.

Members in the Board of Directors currently meets the requirements for the Listing Rules of the Moscow Exchange.

e element of the Code in the future.

tion of the Code's recommendations are mitigated by the effective the Company.

n the number of nominated independent directors, hence no increase in

of interest) make a preliminary assessment of material corporate actions art of the review of materials of the Strategy Committee of the Board of erials sent to members of the Board of Directors. ne the very notion of material corporate actions.

overnance Code relating to material actions:

shares of the Company (acquisition)

y Cul O

f the Company

ectors or the General Meeting of Shareholders in accordance with ne Company.

delisting and authorised capital reductions) fall within the remit of the

f Shareholders of the Company decided to increase the authorised capital e actions.

eliminarily assessed these corporate actions as part of the consideration ors of the Company regarding recommendations to the General Meeting norised capital.

ans to include in the Articles of Association and internal documents of the ated to material corporate actions taken by the Company, subject to the

endent Director.

d the Senior Independent Director at the lack of initiative of the Board of nior independent director.

pliance with the criterion. Non-compliance is time-limited.

e element of the Code in the future.

icted a self-assessment of their effectiveness as a whole. The Chair of essed separately, but the Chair's efficient management of the Board of

e element of the Code in the future.

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for asse
2.5.3	The chair of the board of directors takes necessary measures to ensure timely provision of the members of the board of directors with information required to adopt resolutions on agenda items	 The duty of the chair of the board of directors to take measures to ensure timely provision of the members of the board of directors with full and reliable information on agenda items of the meeting of the board of directors is stipulated in the company's internal documents 	complied with partially complied with not complied with	
2.6	Members of the board of directors act reasonably and in of sufficient information, exercising due diligence and ca	good faith in the interests of the company and its shareholders on the basis ire		
2.6.1	In decision-making, members of the board of directors take into consideration all available information, provided that there is no conflict of interest, with equal treatment of the company's shareholders, and within the limits of common business risk	 The company's internal documents stipulate that a member of the board of directors shall inform the board of directors if there is a conflict of interest in relation to any issue on the agenda of the meeting of the board of directors or a board committee prior to discussion of that issue. The company's internal documents stipulate that a member of the board of directors shall refrain from voting on any issue in relation to which he or she has a conflict of interest. The company has established a procedure which allows the board of directors to obtain professional advice on issues within its competence at the expense of the company 	complied with partially complied with not complied with	Criterion 1 is complied with. Criterion 2 is complied with. Criterion 3 is complied with partially in terms of the r Board Committees. The norm that allows to a member of the Board of Di concerning his/her competence at the Company's ex However, the Regulation on the Board of Directors do Regulation on the Board of Directors of the Company Non-compliance is time-limited.
2.6.2	The rights and responsibilities of the members of the board of directors are clearly worded and set out in the company's internal documents	 The company has adopted and published an internal document which clearly determines the rights and responsibilities of the members of the board of directors 	complied with partially complied with not complied with	
2.6.3	Members of the board of directors have sufficient time to perform their duties	 Individual attendance of the meetings of the board of directors and committees, as well as sufficient time to work on the board of directors, including its committees, is analysed as part of the procedure for assessment (self-assessment) of the board of directors' performance in the reporting period. In accordance with the company's internal documents, members of the board of directors shall inform the board of directors of their intention to join the governing bodies of any other organisations (apart from organisations controlled by the company), and of the fact of such an appointment 	complied with partially complied with not complied with	 Criterion 1 is complied with. Criterion 2 is not complied with. The internal docume the board of directors of their intention to join the gov controlled by or affiliated with the company), and of the But in real practice, the Company: Quarterly requests the data on held positions from Monitors open sources of information on joining the control bodies of other organisations on a regular Non-compliance is time-limited.
2.6.4	All members of the board of directors have equal access to the company's documents and information. Newly elected members of the board of directors are provided with sufficient information on the company and the work of the board of directors in the shortest time possible	 In accordance with the company's internal documents, the members of the board of directors have the right to obtain information and documents necessary for the members of the board of directors to perform their duties relating to the company and its controlled entities, and the executive bodies of the company should ensure that relevant information and documents are provided. The company has a formalised induction programme for newly elected members of the board of directors 	complied with partially complied with not complied with	
2.7	Meetings of the board of directors, preparation for them enable efficient work of the board of directors	and participation of the members of the board of directors in the meetings		
2.7.1	Meetings of the board of directors are held when necessary, given the scale of the company's operations and challenges facing the company at any particular time	1. The board of directors held at least six meetings in the reporting year	complied with partially complied with not complied with	
2.7.2	The company's internal documents set out a procedure for preparing and holding meetings of the board of directors, ensuring that the members of the board of directors are able to prepare for them properly	 The company has approved an internal document which determines the procedure for preparing and holding meetings of the board of directors and stipulates, among other things, that notification of the meeting shall be generally given at least five days before the date of such meeting. During the reporting period, the members of the board of directors who were not present at the meeting venue were given the opportunity to participate in the discussion of agenda items and vote remotely via conference calls and video conferencing 	complied with partially complied with not complied with	
2.7.3	The format of the meeting of the board of directors depends on the importance of agenda items. The most important issues are addressed at in-person meetings	 The company's articles of association or internal documents stipulate that the most important issues (including those listed in recommendation 168 of the Code) should be considered at in-person meetings of the board of directors 	complied with partially complied with not complied with	The list of issues that must be considered by the Boa the Board of Directors and does not completely corre At the same time, according to this Regulation, the for the Company's Board of Directors taking into account The Company has no opportunity to affect the compli The Company plans to achieve compliance with the e

		12 C	1.1.1								
sessing	comn	liance	with t	the	nrincii	nle	ot i	cori	norate	dovern:	ance
Justia	comp	uance	WILLI V		princip	ole	01	corr	Jorace	governe	ance.

the members of the Board of Directors, which are also members of the

of Directors and its Committee to get professional advice on issues
's expense is contained in the Regulations on the Committees.
rs does not provide for this procedure. The Company intends to amend the
pany accordingly in the future.

suments do not stipulate that members of the board of directors shall inform e governing bodies of any other organisations (apart from organisations d of the fact of such an appointment.

from the members of the governing bodies ing the members of the Company's Board of Directors to the governing or ular basis

the indicated recommendation of the Code in the future.

e Board of Directors at face-to-face meetings is set out in the Regulation on correspond to the list given in the Recommendation 168 of the Code. the form of a meeting of the Board of Directors is determined by the Chair of count the importance of agenda items. ompliance with the criterion. Non-compliance is time-limited.

mpliance with the criterion. Non-compliance is time-limited. the element of the Code in the future.

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for ass
2.7.4	Resolutions concerning the most important issues of the company's business are adopted at the meeting of the board of directors by a qualified majority or by a majority of votes cast by all elected members of the board of directors	 The company's articles of association stipulate that resolutions concerning the most important issues specified in recommendation 170 of the Code shall be adopted at a meeting of the board of directors by a qualified majority comprising at least 3/4 of votes, or by a majority of votes cast by all elected members of the board of directors 	complied with partially complied with not complied with	The Company's Articles of Associations do not stipul in recommendation 170 of the Code shall be adopted comprising at least three quarters of votes, or by a r Non-compliance is time-limited. The Company plans to achieve compliance with this shareholders to amend the Company's Articles of As After the said amendments to the Articles of Associa recommendation. The risks associated with incomplete implementatio attendance of meetings by Board members and the of Directors are based on the consensus of all Board Board committees.
2.8	The board of directors establishes committees for prelin	ninary consideration of the most important issues related to the company's business		
2.8.1	An audit committee consisting of independent directors has been established for preliminary consideration of any issues related to the monitoring of the company's financial and business operations	 The board of directors has formed the audit committee, consisting of independent directors only. The company's internal documents set out the duties of the audit committee, including those specified in recommendation 172 of the Code. At least one member of the audit committee who is an independent director has experience in and knowledge of preparation, analysis, assessment and audit of accounting (financial) statements. The meetings of the audit committee were held at least once a quarter in the reporting period 	complied with partially complied with not complied with	Criterion 1 is not complied with. The Audit Committe the reporting year, the number of independent memi Committee solely from independent directors. The Company has no opportunity to affect the compl The Company plans to achieve compliance with the Criteria 2-4 are complied with.
2.8.2	A remuneration committee consisting of independent directors and chaired by an independent director who is not the chair of the board of directors was established for preliminary consideration of any issues related to the establishment of an efficient and transparent remuneration practice	 The board of directors has formed the remuneration committee, consisting of independent directors only. The chair of the remuneration committee is an independent director who is not the chair of the board of directors The company's internal documents determine the tasks of the remuneration committee, including but not limited to the tasks contained in recommendation 180 of the Code, as well as the conditions (events), upon the occurrence of which the remuneration committee considers revision of the company's remuneration policy for the members of the board of directors, executive bodies and other key executives 	complied with partially complied with not complied with	Criterion 1 is not complied with. The Personnel and F not currently include independent directors. Criterion 2 is partially complied with. The Chair of the the Company is neither the Board's Chair nor an inde Criterion 3 is partially complied with. The Regulation of Directors of the Company set out the tasks, which Regulations do not define the conditions (events), up Company's policy on remuneration of members of th executives. Non-compliance is time-limited. The company plans to achieve compliance with crite The Company plans to achieve compliance with crite
2.8.3	A nomination (appointment, personnel) committee consisting mostly of independent directors has been established for preliminary consideration of any issues related to workforce planning (succession planning), professional composition and performance of the board of directors	 The board of directors has established the nomination committee (or another committee performs its duties specified in recommendation 186 of the Code¹) consisting mostly of independent directors. The company's internal documents set out the duties of the nomination committee (or another committee with shared functions), including those specified in recommendation 186 of the Code. In the reporting period, in order to form the board of directors that best meets the company's goals and objectives, the nomination committee organized interaction with shareholders, not limited to the largest shareholders, in the context of selecting candidates to the board of directors of the company, either individually or jointly with other committees of the board of directors or the company's authorised subdivision in charge of relations with shareholders 	complied with partially complied with not complied with	 Criterion 1 is partially complied with. The Company enclude independent directors. Criterion 2 is partially complied with. Out of the task. Remuneration Committee is responsible only for the enclude enclude independent directors. e determining the criteria for selection of candidates sole executive body of the Company, as well as th regular assessment of the performance is time-limited. The Company has no possibility of influencing comp Non-compliance is time-limited. The Company plans to achieve compliance with criter Criterion 3 is not applicable in 2022 because, due to of other shareholders are insufficient to elect at lease
2.8.4	Given the scale of business and the risk level, the company's board of directors has made sure that the membership of its Committees meets all objectives of the company's operations. Additional committees have been either formed or considered unnecessary (the strategy committee, the corporate governance committee, the ethics committee, the risk management committee, the budget committee, the health, safety and environment committee, etc.)	 In the reporting period, the company's board of directors considered whether the structure of the board of directors is appropriate to the scope, nature, business goals, needs, and risk profile of the company. Additional committees have been either formed or considered unnecessary 	complied with partially complied with not complied with	

ssessing compliance with the principle of corporate governance

tipulate that resolutions concerning the most important issues specified pted at the meeting of the Board of Directors by a qualified majority a majority of votes cast by all elected members of the Board of Directors.

this recommendation of the Code in the future by submitting proposals to f Association accordingly.

ociation of the Company, the Company will fully comply with this

ation of the Code's recommendations are mitigated by the traditionally high the Company's decision-making procedures: decisions made by the Board bard members, and key decisions are preliminarily debated within the

ittee has one Independent Director who is the Chair of the Committee. In embers of the Board of Directors was insufficient to make up the Audit

mpliance with the criterion. Non-compliance is time-limited. the element of the Code in the future.

nd Remuneration Committee of the Board of Directors of the Company does

- f the Personnel and Compensation Committee of the Board of Directors of independent director.
- tions on the Personnel and Remuneration Committee of the Board hich are partially in line with the recommendations of the Code. The
- , upon the occurrence of which the Committee considers the revision of the of the Board of Directors of the Company, executive bodies and other key

criteria 1 and 2 in the future if the shareholders decide to do so. criterion 3 in the future if the shareholders decide to do so.

ny established the Personnel and Remuneration Committee. It does not

- asks specified in the recommendations of the Code, the Personnel and the following:
- ates to the Board of Directors, Management Board and the position of the s their preliminary assessment;
- e person running the functions of the sole executive body and members of for the Board of Directors on the possibility to reappoint the same persons. Impliance with these criteria.

criteria 1 and 2 in the future if the shareholders decide to do so. e to the presence of the majority shareholder with a 93.96% stake, the votes least one nominee to the Board of Directors.

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for asses
2.8.5	The membership of committees is determined so that it would enable a comprehensive discussion of issues for preliminary consideration, taking into account different opinions	 The audit committee, remuneration committee, and nomination committee (or the relevant committee with a combined function) were chaired by independent directors in the reporting period. The company's internal documents (policies) contain provisions whereby persons who are not members of the audit committee, the nomination committee or the remuneration committee (or the relevant committee with a combined function) may only attend meetings of the committees by invitation of the chair of the relevant committee 	complied with partially complied with not complied with	Criterion 1 is complied with as it pertains to the Audit Criterion 2 is partially complied with. It is complied with in terms of the Audit Committee. Pursuant to Paragraph 10.4.25 of the Regulation on th parties can be invited by the Chair of the Committee to The criterion is not complied with relative to the Perso Pursuant to Paragraph 10.2.1 of the Regulation on the Committee can be attended by the members of the Co Non-compliance is time-limited. The Company plans in the future.
2.8.6	The chairs of the committees regularly inform the board of directors and its chair on the performance of their committees	 In the reporting period, the chairs of the committees regularly reported to the board of directors on the performance of their committees 	complied with partially complied with not complied with	
2.9	The board of directors arranges an assessment of the pe	rformance of the board of directors, its committees and members		
2.9.1	The performance assessment of the board of directors is aimed at determining the level of efficiency the of the board of directors, its committees and members, whether their work meets the company's development needs, as well intensifying the work of the board of directors and identifying opportunities for the improvement of its performance	 The company's internal documents stipulate the procedures for assessing (self-assessing) the board of directors' performance. The assessment (self-assessment) of the board of directors' performance carried out in the reporting period included an assessment of the work of the committees, an individual assessment of each member of the board of directors and the board of directors as a whole. The results of the assessment (self-assessment) of the board of directors' performance carried out during the reporting period were reviewed at an in-person meeting of the board of directors 	complied with partially complied with not complied with	Criterion 1 is complied with. Criterion 2 is partially complied with. In the reporting y quality of its work for the 2021–2022 corporate year, v and of each committee; an individual assessment of e Criterion 3 is partially complied with. The results of th the reporting period were reviewed by the Board of Di As set out in the Regulations on the Board of Director: by the Chair of the Board of Directors of the Company Non-compliance is time-limited. The Company plans to achieve compliance with this re
2.9.2	The performance of the board of directors, committees and members of the board of directors is assessed on a regular basis at least once a year. An external organisation (consultant) is engaged at least once every three years to carry out an independent assessment of the board of directors' performance	 An external organisation (consultant) was engaged to perform an independent assessment of performance of the board of directors at least once during the last three reporting periods 	complied with partially complied with not complied with	The Company did not engage an external organisation work of the Board of Directors in the last three report of Directors for the 2021–2022 corporate year took pl Non-compliance is time-limited. The Company plans to engage an external consultant 2023–2024 in 2024.
3.1	The company's corporate secretary facilitates efficient o aimed at protecting the shareholders' rights and interes	ngoing communication with shareholders, coordinates the company's efforts ts and supports efficient work of the board of directors		
3.1.1	The corporate secretary has knowledge, expertise and qualification sufficient for performing his or her duties; he or she should also have an excellent reputation and find shareholders' credence	 The company's website and the annual report contain biographical information on the corporate secretary (including information on age, education, qualifications, experience), as well as information on positions in management bodies of other legal entities held by the corporate secretary for at least the last five years 	complied with partially complied with not complied with	
3.1.2	The corporate secretary is sufficiently independent of the company's executive bodies and has the necessary powers and resources to carry out his or her tasks	 The company adopted and disclosed an internal document: the regulations on the corporate secretary. The board of directors approves the candidate for the position of corporate secretary, terminates his/her powers and considers the payment of additional remuneration to him/her. The company's internal documents stipulate the corporate secretary's right to request and receive company documents and information from management bodies, subdivisions and officers of the company 	complied with partially complied with not complied with	
4.1	competence and qualification required by the company.	icient for attracting, motivating and retaining employees who have the Remuneration is paid to the members of the board of directors, executive rdance with the remuneration policy adopted by the company		
4.1.1	Remuneration paid by the company to the members of the board of directors, executive bodies and other key executives is sufficient to motivate them to work efficiently, enabling the company to attract and retain competent and qualified specialists. At the same time, the company avoids paying remuneration that is larger than necessary and seeks to prevent an unreasonably large gap between the amounts of remuneration paid to the said persons and the company's employees	 Remuneration of members of the board of directors, executive bodies and other key executives of the company is determined based on the results of a comparative analysis of remuneration levels in comparable companies 	complied with partially complied with not complied with	

sessing compliance with the principle of corporate governance

udit Committee only.

- n the Audit Committee of the Company's Board of Directors, the third ee to attend a meeting.
- ersonnel and Remuneration Committee.
- the Personnel and Remuneration Committee, in-person meetings of the e Committee, and invited persons as well.
- ans to achieve compliance with the indicated recommendation of the Code

ing year, the Board of Directors conducted a self-assessment of the ar, which included an assessment of the Board of Directors as a whole of each Board member was not conducted.

f the self-assessment of the Board's quality of work carried out during f Directors in absentia.

ctors of the Company, the form of the Board meeting shall be determined any.

nis recommendation of the Code from 2023 onwards.

ation (consultant) to carry out an independent assessment of the quality of porting periods, as the self-assessment of the quality of work of the Board k place for the first time in 2022.

ant to conduct an independent assessment of the board's work quality for

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for asses
4.1.2	The company's remuneration policy was developed by the remuneration committee and approved by the board of directors. The board of directors supported by the remuneration committee monitors the adoption and implementation of the remuneration policy in the company and, if necessary, revises it and makes adjustments to it	 During the reporting period, the remuneration committee reviewed the remuneration policy (policies) and (or) practices of its (their) implementation, assessed their efficiency and transparency, and, if necessary, submitted respective recommendations to the board of directors for revision of the said policy (policies) 	complied with partially complied with not complied with	
4.1.3	The company's remuneration policy includes transparent mechanisms for determining the amount of remuneration for the members of the board of directors, executive bodies and other key executives of the company; in addition, it regulates all types of payments, benefits and privileges provided to the said persons	 The remuneration policy (policies) of the company includes (include) transparent mechanisms for determining the amount of remuneration for the members of the board of directors, executive bodies and other key executives of the company; in addition, it (they) regulates (regulate) all types of payments, benefits and privileges provided to the said persons 	complied with partially complied with not complied with	
4.1.4	The company formulates the policy on reimbursement of expenses (compensation), which defines the expenses to be reimbursed and the service level, which may be provided to members of the board of directors, executive bodies and other key executives of the company. This policy may constitute a part of the company's remuneration policy	 The remuneration policy (policies) or other internal documents of the company establish the procedures for reimbursement of expenses incurred by members of the board of directors, executive bodies and other key executives of the company 	complied with partially complied with not complied with	
4.2	The system of remuneration for the members of the boat the long-term financial interests of shareholders	ard of directors ensures that the directors' financial interests are aligned with		
4.2.1	The company pays fixed annual remuneration to the members of the board of directors. The company does not pay remuneration for participating in individual meetings of the board of directors or committees under the board of directors. The company does not offer short-term or additional financial incentives to the members of the board of directors	 In the reporting period, the company paid remuneration to the members of the board of directors in accordance with the remuneration policy adopted by the company. In the reporting period, the company did not apply any forms of short-term motivation or additional material incentives to the members of the board of directors, the payment of which depends on the results (indicators) of the company's performance. No remuneration was paid for participation in individual meetings of the board of directors or the committees under the board of directors 	complied with partially complied with not complied with	
4.2.2	Long-term ownership of the company's shares is the most important factor, ensuring that financial interests of members of the board of directors are aligned with long- term interests of shareholders. At the same time, the company does not make the right to sell shares dependent on compliance with certain performance targets, and the members of the board of directors do not participate in stock options plans	 If an internal document (documents), namely the company's policy (policies) on remuneration, stipulates (stipulate) that members of the board of directors are to be provided with shares, clear rules regarding the ownership of shares by the members of board of directors, which are aimed at encouraging long- term ownership of such shares, should be introduced and detailed 	complied with partially complied with not complied with	
4.2.3	The company's internal documents do not provide for any additional payments or compensations in case of early dismissal of the members of the board of directors due to a change of control over the company or other circumstances	5 1 5	complied with partially complied with not complied with	
4.3		oodies and other key executives of the company ensures that the nd reflects their personal contribution to such performance		
4.3.1	Remuneration paid to the members of executive bodies and other key executives of the company is determined in such a way as to ensure a reasonable and justified ratio of fixed components of remuneration to its variable components, which depend on the company's performance and an employee's personal (individual) contribution to such performance	 In the reporting period, annual performance indicators approved by the board of directors were used to determine variable components of remuneration for the members of executive bodies and other key executives of the company. During the last assessment of the system of remuneration for the members of executive bodies and other key executives of the company, the board of directors (the remuneration committee) made sure that the company used an effective combination of fixed and variable components of remuneration. When determining the amount of remuneration payable to the members of executive bodies and other key executives of the company, consideration is given to the risks borne by the company in order to avoid creating incentives for taking excessively risky management decisions 	complied with partially complied with not complied with	The Company's remuneration system for Senior Manage performance indicators (KPIs). The list of positions included in the Senior Manager cat managers of Rosseti Kuban include First Deputy Gener Deputy General Directors, Chief Accountant – Head of / Directors. The results of achieving the target indicators are review has decided to approve the relevant report, remunerati Hence, there is no possibility of receiving an unrightful

sessina	compliance	with the	principle	of corpora	te governance
			P		- J

lanagers is based on the achievement of the approved Company's

er category is approved by the Board of Directors of the Company. Top General Director – Director of Sochi Power Grids branch of Rosseti Kuban, d of Accounting and Tax Accounting and Reporting Department, Branch

eviewed by the Board of Directors and only after the Board of Directors eration may be paid in the amount in line with the results achieved. htful remuneration.

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for ass
4.3.2	The company has implemented a long-term incentive plan for the members of executive bodies and other key executives involving the use of the company's shares (options or other derivatives for which the company's shares are underlying assets)	 If the company introduced a long-term incentive programme for members of executive bodies and other key executives of the company using company shares (financial instruments based on company shares), the programme stipulates that the right to sell such shares and other financial instruments shall not arise earlier than three years after provision of the same. At the same time, the right to sell them is related to achievement of certain performance targets of the company 	complied with partially complied with not complied with	The assessment of compliance with the criterion in term incentive programme for senior managers usin shares).
4.3.3	The amount of compensation ('golden parachute') paid by the company in the event of early dismissal of members of executive bodies or key executives on the company's initiative and in the absence of wrongdoings on their part does not exceed twice the size of the fixed component of annual remuneration	 The amount of compensation ('golden parachute') paid by the company in the event of early dismissal of members of executive bodies or key executives on the Company's initiative and in the absence of wrongdoings on their part did not exceed twice the size of the fixed component of annual remuneration in the reporting period 	complied with partially complied with not complied with	
5.1	The company has in place an effective risk management the company would achieve its goals	t and internal control system aimed at providing reasonable assurance that		
5.1.1	The board of directors established the principles of and approaches to organizing a risk management and internal control system in the company	 Functions of the company's various governing bodies and divisions within the risk management and internal control system are clearly defined in internal documents/ the relevant policy of the company approved by the board of directors 	complied with partially complied with not complied with	
5.1.2	The company's executive bodies ensure the creation and support of an efficient risk management and internal control system in the company	 The company's executive bodies have ensured the distribution of duties, powers and responsibility in the sphere of risk management and internal control among heads of subdivisions and divisions accountable to them 	complied with partially complied with not complied with	
5.1.3	The risk management and internal control system of the company gives a fair, objective and clear picture of the current situation in the company and its prospects and ensures integrity and transparency of the company's statements. It also ensures that risks taken by the company are reasonable and acceptable	 The company has the anti-corruption policy approved. The company has developed a convenient, safe and confidential method (hotline) for informing the board of directors or its audit committee about violations of the law, internal procedures or the corporate code of ethics 	complied with partially complied with not complied with	
5.1.4	The company's board of directors takes necessary measures to make sure that the company's risk management and internal control system is in line with the principles of and approaches to its organisation formulated by the board of directors and that it functions efficiently	 During the reporting period, the board of directors (audit committee and/ or risk committee, if any) organised an assessment of the reliability and effectiveness of the risk management and internal control system. During the reporting period, the board of directors reviewed the results of the assessment of the reliability and efficiency of the company's risk management and internal control system; information on the results of the review is included in the company's annual report 	complied with partially complied with not complied with	
5.2	The company organises internal audit in order to make of the risk management and internal control system and	an independent and systematic assessment of the reliability and performance d the corporate governance practice		
5.2.1	To conduct internal audit, the company has in place a separate subdivision or has engaged an independent third-party organisation. Functional accountability and administrative accountability of the internal audit subdivision are delineated. The internal audit subdivision is functionally accountable to the board of directors	 To conduct internal audit, the company has created a separate subdivision responsible for internal audit which is functionally accountable to the Board of Directors, or an independent third-party organisation has been engaged following the same accountability principles 	complied with partially complied with not complied with	
5.2.2	The internal audit subdivision assesses the reliability and effectiveness of the risk management and internal control systems as well as the corporate governance, and applies generally accepted internal auditing standards	 During the reporting period, internal audit assessed the reliability and effectiveness of the risk management and internal control system. In the reporting period, internal audit assessed corporate governance practices (individual practices), including information interaction procedures (along with those related to internal control and risk management) at all management levels of the company, and interaction with stakeholders as well 	complied with partially complied with not complied with	
6.1	The company and its operations are transparent to shar	eholders, investors and other stakeholders		
6.1.1	The company put in place an information policy ensuring effective communication between the company, its shareholders, investors and other stakeholders	 The board of directors approved the company's information policy, which is developed in line with the recommendations of the Code. During the reporting period, the board of directors (or one of its committees) considered the efficiency of information exchange between the company, shareholders, investors and other stakeholders and the expediency (need) to revise the company's information policy 	complied with partially complied with not complied with	

assessing compliance with the principle of corporate governance

n in this paragraph cannot be given, as the Company does not have a longusing the Company's shares (financial instruments based on the Company's

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for asses
6.1.2	The company discloses information on the system and practice of corporate governance, including detailed information on compliance with the principles and recommendations of the Code	 The company discloses information on its corporate governance system and general corporate governance principles used by it, including disclosure on the company's website. The company discloses information on the membership of executive bodies and the board of directors, independence of its members and their membership in the committees of the board of directors (as defined in the Code). If there is an entity controlling the company, the company publishes a memorandum of this entity detailing plans of such entity concerning corporate governance in the company. 	complied with partially complied with not complied with	
6.2	The company discloses comprehensive, up-to-date and shareholders and investors are able to make informed d	accurate information on the company in a timely manner to ensure that its lecisions		
6.2.1	The company discloses information in accordance with the principles of regularity, consistency and promptness, as well as availability, accuracy, comprehensiveness and comparability of data disclosed	 The company has established a procedure that ensures coordination of work of all subdivisions and employees of the company who are related to disclosure of information or whose activities may result in the need to disclose information. If the company's securities are traded on foreign organised markets, the disclosure of material information in the Russian Federation and on such markets is simultaneous and equivalent during the reporting year. If foreign shareholders own a considerable number of shares in the company, information was disclosed not only in Russian but also in one of the prevailing foreign languages during the reporting year 	complied with partially complied with not complied with	Criterion 1 is complied with. Criteria 2 and 3 are not applicable to the Company.
6.2.2	The company avoids using a formal approach to information disclosure and discloses material information on its operations even if the law does not require disclosing such information	 The company's information policy defines approaches to disclosure of information on other events (actions) which have a material effect on the value or quotation of its securities, disclosure of which is not required by law. The company discloses information on its capital structure in the annual report and on its website, in accordance with Recommendation 290 of the Code. The company shall disclose information on controlled entities that are material to the company, including key areas of their activities, mechanisms for ensuring accountability of controlled entities, the authority of the company's board of directors to determine strategy and assess performance of controlled entities 	complied with partially complied with not complied with	Criteria 1 and 2 are complied with. Criterion 3 is not applicable to the Company due to the Company. Criterion 4 is not complied with due to the absence of s financial information as prescribed by the Recommend Financial Information Related to Activities of Such Com dated 12 July 2021. Non-compliance is time-limited. The Company plans t
		 The company discloses non-financial reports – a sustainability report, an environmental report, a corporate social responsibility report or another report containing non-financial information, including factors related to the environment (inter alia, environmental and climate change-related factors), society (social factors) and corporate governance, except for the report of the issuer of equity securities and the annual report of a joint stock company 		
6.2.3	Being one of the most important means of communication with shareholders and other stakeholders, the annual report contains information enabling an assessment of the company's performance during the year	 The annual report of the company contains information on the results of the assessment by the audit committee of the effectiveness of the external and internal audit process. The company's annual report contains information on the company's environmental and social policy 	complied with partially complied with not complied with	
6.3	The company provides equal and easy access to informa	tion and documents at the shareholders' request		
6.3.1	Shareholders can exercise their right of access to company documents and information without unnecessary difficulties	 The company's information policy (internal documents defining the information policy) defines a non-onerous procedure for providing access to the company's information and documents upon shareholders' requests. The information policy (internal documents defining the information policy) contains provisions stipulating that if a shareholder requests information on organisations controlled by the company, the company shall make the necessary efforts to obtain such information from the relevant organisations controlled by the company 	complied with partially complied with not complied with	
6.3.2	When the company provides information to shareholders, a reasonable balance is maintained between the interests of individual shareholders and those of the company, as the company is interested in maintaining confidentiality of important commercial information which may have a material effect on its competitiveness	 In the reporting period, the company did not reject shareholders' requests for information, or, if it did, it gave reasons for the refusal to provide information. In the cases stipulated by the company's information policy, shareholders are informed that the information is confidential and undertake to keep it confidential 	complied with partially complied with not complied with	

occina	compliance	with the	principle of	foornorato	aovernence
sessing	compliance	with the	principle 0	i cui pui ale	governance

the absence of subsidiaries and affiliates that are significant to the

e of statutory requirements. The Annual Report for 2022 contains non-nendations on Disclosure by Public Joint Stock Companies of Non-Companies issued by the letter of the Bank of Russia No. IN-06-28/49

ns to achieve compliance with the elements of the Code in the future.

N	Corporate governance principles	Criteria for assessing compliance with the corporate governance principles	Status of compliance with the corporate governance principle	Explanations of deviations from the criteria for asses
7.1		he company's authorised capital structure and financial position and, orporate actions) are taken on equitable terms safeguarding the rights and		
7.1.1	Significant corporate actions include reorganisation of the company, purchase of 30 or more percent of the company's voting shares (acquisition), making major transactions, an increase or reduction of the authorised capital of the company, listing and delisting of the company's shares, as well as other actions that may result in a significant change of shareholders' rights or infringement of their interests. The company's articles of association provides a list (criteria) of transactions or other actions constituting significant corporate actions, and such actions fall within the competence of the company's board of directors	 The company's articles of association define a list (criteria) of transactions or other actions that constitute significant corporate actions. Making decisions about significant corporate actions is within the competence of the board of directors, according to the company's articles of association. In cases when the legislation specifically states that the exercise of corporate actions falls within the competence of the general meeting of shareholders, the board of directors provides the shareholders with the relevant recommendations 	complied with partially complied with not complied with	The Company's Articles of Associations does not prov corporate actions and establishes criteria for their def However, decision-making on matters relating to mat reorganisation of the Company, increase/decrease in participation of the Company in other organisations, d (or) equity securities convertible into its shares, decisi approval of other transactions of the Company and its and the Articles of Association of the Company are the of Shareholders. When any matters, including signific meeting, the Board of Directors will make recommen The Company plans to include provisions in the Article detail the procedure for taking significant corporate are
7.1.2	The board of directors plays a key role in making decisions or recommendations with regard to significant corporate actions; the board of directors relies on the opinion of independent directors of the company	 The company has established a procedure whereby independent directors express their opinions on significant corporate actions before those actions are approved 	complied with partially complied with not complied with	This procedure is not set out in the internal document The Company plans to include provisions in the Article the possibility for Independent Directors to state their Non-compliance is time-limited. The Company plans
7.1.3	When making significant corporate actions affecting the rights and legitimate interests of shareholders, equal conditions are provided for all shareholders of the company, and in case of insufficiency of statutory mechanisms aimed at the protection of shareholders, additional measures are taken to protect the rights and legitimate interests of shareholders of the company. At the same time, the company is guided not only by compliance with the formal requirements of the law but also by the corporate governance principles set out in the Code	the company, in addition to those provided for by law.During the reporting period, all significant corporate actions were approved prior to their implementation	complied with partially complied with not complied with	
7.2		are taken in a manner that enables the shareholders to receive full ortunity to influence such actions and guarantees that their rights are taken		
7.2.1	Information on significant corporate actions is disclosed, and an explanation of the reasons, conditions and consequences of such actions is provided	 If the company performed significant corporate actions during the reporting period, the company disclosed information on such actions to shareholders in a timely and detailed manner, including disclosing the reasons, conditions and 	complied with partially complied with not complied with	
		consequences of such actions		

sessing compliance with the principle of corporate governance

provide a list of transactions or other actions constituting significant definition.

material actions referred to in recommendation 303 of the Code (e.g., e in the authorised capital of the Company, decision-making on the us, decision-making on applying for delisting of the Company's shares and ecision-making on consent or subsequent approval of major transactions, d its controlled entities) in accordance with the current legislation e the competence of the Board of Directors or the General Meeting

nificant corporate actions, are put to shareholders at a shareholders' nendations to shareholders accordingly.

ticles of Association and internal documents of the Company regulating in e actions by the Company.

nents of the Company.

ticles of Association and internal documents of the Company regulating neir position on significant corporate actions prior to approval of the same. ans to achieve compliance with the element of the Code in the future.

oonding changes development in case of necessity.

ans to achieve compliance with the element of the Code in the future. board of Directors, the sole executive body, member of the collegial a controlling entity of the Company or an entity entitled to give instructions mpany, but if there is a conflict of interest or other actual interest, the it for such entities to participate in voting on approval of such transaction. which includes the Company, transactions with legal entities controlled bany's controlling entity (Rosseti, PJSC) and other entities controlled by

g the procedure for companies to enter into interested-party transactions, tions recognized as interested-party transactions. Thus, Federal Law anuary 2017 a new procedure for interested-party transactions through nd also expanded the list of transactions that are not recognised as a price threshold, until which transactions can be concluded without the leral Law No. 208-FZ dated 26 December 1995 On Joint Stock Companies. ria established by the Federal Law On Joint Stock Companies and, in voting on the approval of transactions are sufficient to ensure optimal ers and investors. Stipulation in the internal documents of cases when y and other persons do not participate in voting on approval of a transaction ce of a conflict of interest or other actual interest, could make it difficult for ber of transactions recognized as interested-party transactions. guidance and/or explanations from the regulator, it is difficult to determine for in the Federal Law on Joint Stock Companies.