CORPORATE GOVERNANCE INFORMATION FORM

4 OLIABELIOLBERO	
1. SHAREHOLDERS	
1.1. Facilitating the Exercise of Shareholders Rights	
The number of investor meetings (conference, seminar/etc.)	4
organized by the company during the year	
1.2. Right to Obtain and Examine Information	
The number of special audit request(s)	0
The number of special audit requests that were accepted at	0
the General Shareholders' Meeting	
1.3. General Assembly	
Link to the PDP announcement that demonstrates the	https://www.kap.org.tr/tr/Bildirim/930822
information requested by Principle 1.3.1. (a-d)	
Whether the company provides materials for the General	Provided in Turkish.
Shareholders' Meeting in English and Turkish at the same time	
The links to the PDP announcements associated with	-
the transactions that are not approved by the majority of	
independent directors or by unanimous votes of present board	
members in the context of Principle 1.3.9	
The links to the PDP announcements associated with	-
related party transactions in the context of Article 9 of the	
Communique on Corporate Governance (II-17.1)	
The links to the PDP announcements associated with	-
common and continuous transactions in the context of Article	
10 of the Communique on Corporate Governance (II- 17.1)	
The name of the section on the corporate website that	-
demonstrates the donation policy of the company	
The relevant link to the PDP with minute of the General	-
Shareholders' Meeting where the donation policy has been	
approved	
The number of the provisions of the articles of incorporation	10
that discuss the participation of stakeholders to the General	
Shareholders' Meeting	
Identified stakeholder groups that participated in the General	https://www.kap.org.tr/tr/Bildirim/930822
Shareholders' Meeting, if any	https://www.kap.org.ti/ti/blidilili//000022
1.4. Voting Rights	
1.4. Voting rights	
Whether the shares of the company have differential voting	No
rights	
In case that there are voting privileges, indicate the owner and -	
percentage of the voting majority of shares.	
The percentage of ownership of the largest shareholder	89.91
1.5. Minority Rights	0.01
Whether the scope of minority rights enlarged (in terms of	No
content or the ratio) in the articles of the association	140
If yes, specify the relevant provision of the articles of	
association.	•
1.6. Dividend Right	www.colohiyativimai.com >> Ctook Information >> Dividend
The name of the section on the corporate website that	www.celebiyatirimci.com >> Stock Information >> Dividend
describes the dividend distribution policy	Policy
Minutes of the relevant agenda item in case the board of	www.celebiyatirimci.com.tr >> Information about General
directors proposed to the general assembly not to distribute	Assembly >> Minutes of General Assembly Meetings and List
dividends, the reason for such proposal and information as to	of Attendees >> Ordinary General Assembly Meeting dated 15
use of the dividend.	April 2021 >> Minutes of the Meeting
PDP link to the related general shareholder meeting minutes in	https://www.kap.org.tr/tr/Bildirim/928518
case the board of directors proposed to the general assembly	
not to distribute dividends	
not to distribute dividends	

General Assembly Meetings

General Meeting Date	The number of information requests received by the company regarding the clarification of the agenda of the General Shareholders' Meeting	Shareholder participation rate to the General Shareholders' Meeting	Percentage of shares directly present at the GSM	Percentage of shares represented by proxy	Specify the name of the page of the corporate website that contains the General Shareholders' Meeting minutes, and also indicates for each resolution the voting levels for or against	of the p the corp website contains question in the go assemb	that s all as asked eneral ly meeting esponses	The number of the relevant item or paragraph of General Shareholders' Meeting minutes in relation to related party transactions	The number of declarations by insiders received by the board of directors	PDP general shareholder
15.04.2021	0	94.30%	0.00%	94.30%	www. celebiyatirimci. com.tr >> Information about General Assembly >> Minutes of General Assembly Meetings and List of Attendees >> Ordinary General Assembly Meeting dated 15 April 2021 >> Minutes of the Meeting	General >> Minu General Meeting of Attend Ordinary Assemb dated 15	tion about Assembly tes of Assembly s and List dees >> / General ly Meeting April Minutes	-	41	https://www. kap.org.tr/tr/ Bildirim/930822
	SURE AND TRA	ANSPARENCY	/							
	orate Website e name of the	sections of the	e website pr	oviding the in	nformation reques	ted by	www.ce	lebiyatirimci.	com.tr	
	ole, specify the				oviding the list of own more than 5%	of the		lebiyatirimci.co olding Structur		Us >>
List of lang	guages for whic	ch the website	is available				Turkish a	and English		
2.2. Annua		or name of the	sections in	the Annual F	Report that demon	strate				
a) The pa demon and ex	ation requested age numbers a astrate the info	d by principle nd/or name o rmation on the	2.2.2. f the section e duties of t	ns in the Anr he members	nual Report that s of the board of di tions on independe	rectors	Board of Manage		udit, Committ	ees and Senior
b) The pa	ige numbers a				nual Report that the board structure	e	Manage	f Directors, Aument >> Corp	orate Govern	
demon	age numbers a estrate the infor ance of the me	mation on the	number of	board meeti	nual Report that ngs in a year and t	he		•		etings in 2021.
ç) The pa	ge numbers ar	nd/or name of mation on an	the sections	s in the Annu n the legisla	ial Report that tion which may		-			
demon	age numbers a strate the infor ssible results t	mation on sig	f the section nificant laws	ns in the Anr suits filed aga	nual Report that ainst the corporation	on and	-			
demon the ins and rat	The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the conflicts of interest of the corporation among the institutions that it purchases services on matters such as investment consulting and rating and the measures taken by the corporation in order to avoid from these conflicts of interest									
demon	strate the infor	mation on the	cross owne		nual Report that iaries that the direction	ct		r Indirect Asso tion on Share		Company and rein
demon employ	contribution to the capital exceeds 5% The page numbers and/or name of the sections in the Annual Report that demonstrate the information on social rights and professional training of the employees and activities of corporate social responsibility in respect of the corporat activities that arises social and environmental results							ion on Persor	nnel and Hun	nan Resources

3. STAKEHOLDERS	
3.1. Corporation's Policy on Stakeholders	
The name of the section on the corporate website that demonstrates the employee remedy or severance policy	-
The number of definitive convictions the company was subject to in relation to breach of employee rights	-
The position of the person responsible for the alert mechanism (i.ea. whistleblowing mechanism)	Members of the Ethics Board
The contact detail of the company alert mechanism	ethics@celebiaviation.com
3.2. Supporting the Participation of the Stakeholders in the Corporation's Management Name of the section on the corporate website that demonstrates the internal regulation addressing the participation of employees on management bodies	-
Corporate bodies where employees are actually represented	Employee Committee
3.3. Human Resources Policy The role of the board on developing and ensuring that the company has a succession plan for the key management positions	Defined in the Company's Human Resources Policy.
The name of the section on the corporate website that demonstrates the human resource policy covering equal opportunities and hiring principles. Also provide a summary of relevant parts of the human resource policy.	Defined in the Human Resources section at the www.celebiaviation.com
Whether the company provides an employee stock ownership program	-
The name of the section on the corporate website that demonstrates the human resource policy covering discrimination and mistreatments and the measures to prevent them. Also provide a summary of relevant parts of the human resource policy.	Defined in the Human Resources section at the www.celebiaviation.com
The number of definitive convictions the company is subject to in relation to health and safety measures	-
3.5. Ethical Rules and Social Responsibility	
The name of the section on the corporate website that demonstrates the code of ethics	<pre>www.celebiyatirimci.com.tr >> Disclosures >> Code of Ethics</pre>
The name of the section on the company website that demonstrates the corporate social responsibility report. If such a report does not exist, provide the information about any measures taken on environmental, social and corporate governance issues.	-
Any measures combating any kind of corruption including embezzlement and bribery	www.celebiyatirimci.com.tr >> Disclosures >> Code of Ethics
4. BOARD OF DIRECTORS-I 4.2. Activity of the Board of Directors	
Date of the last board evaluation conducted	-
Whether the board evaluation was externally facilitated	-
Whether all board members released from their duties at the GSM	Yes
Name(s) of the board member(s) with specific delegated duties and authorities, and descriptions of such duties	Can Çelebioğlu: Chairman of the Board of Directors İsak Antika: Vice Chairman of the Board of Directors
Number of reports presented by internal auditors to the audit committee or any relevant committee to the board	54
Specify the name of the section or page number of the annual report that provides the summary of the review of the effectiveness of internal controls	-
Name of the Chairman	Can Çelebioğlu
Name of the CEO	Osman Yılmaz
If the CEO and Chair functions are combined: provide the link to the relevant PDP announcement providing the rationale for such combined roles	-
Link to the PDP notification stating that any damage that may be caused by the members of the board of directors during the discharge of their duties is insured for an amount exceeding 25% of the company's capital	-
The name of the section on the corporate website that demonstrates current diversity policy targeting women directors	-
The number and ratio of female directors within the Board of Directors	The number of female members is 1 and the ratio to the total number of members is 12.5%.

Composition of Board of Directors

						Whether She/	
Name, Surname of Board Member	Whether Executive Director Or Not	Whether Independent Director Or Not	The First Election Date To Board	Link To PDP Notification That Includes The Independency Declaration	Whether the Independent Director Considered By The Nomination Committee	He is the Director Who Ceased to Satisfy The	Whether The Director Has At Least 5 Years' Experienc On Audit, Accounting And/ Or Finance Or Not
Can Çelebioğlu	Yes	Not Independent Director	06.01.1983	-	-	-	Yes
İsak Antika	Yes	Not Independent Director	17.05.2013	-	-	-	Yes
Canan Çelebioğlu	No	Not Independent Director	06.01.1983	-	-	-	Yes
Turgay Kuttaş	No	Not Independent Director	24.05.2012	-	-	-	Yes
Mehmet Murat Çavuşoğlu	No	Not Independent Director	17.05.2013	-	-	-	Yes
Mehmet Yağız Çekin	No	Not Independent Director	17.05.2013	-	-	-	Yes
Uğur Tevfik Doğan	No	Independent Director	19.04.2018	https://www.kap.org.tr/ tr/Bildirim/919949	Considered by the Corporate Governance Committee	e No	Yes
Halil Yurdakul Yiğitgüden	No	Independent Director	09.04.2019	https://www.kap.org.tr/ tr/Bildirim/919949	Considered by the Corporate Governance Committee	e No	Yes
		4. BOARD OF	DIRECTORS	S-I			
	cedures	of the Board of Dire			4.2. Activity		of Directors
4.4. Meeting Pro	cedures			eriod (meetings i	4.2. Activity		of Directors
4.4. Meeting Pro	cedures	of the Board of Dire		eriod (meetings ii	4.2. Activity		of Directors
4.4. Meeting Prod Number of physic person)	cedures cal board	of the Board of Dire	porting p	eriod (meetings i	4.2. Activity		of Directors
4.4. Meeting Pro Number of physic person) Director average	cedures cal board attendan	of the Board of Dire	eporting peetings		4.2. Activity on 69		of Directors
4.4. Meeting Prod Number of physic person) Director average Whether the boa	cedures cal board attendan	of the Board of Direct of Direct of the Board of Direct	eporting peetings to support	rt its work or not	4.2. Activity (n 69 82%		of Directors
4.4. Meeting Prod Number of physic person) Director average Whether the boar Number of minim	cedures cal board attendan rd uses a num days	of the Board of Direct of the Board of Direct of the Board of the Boar	eporting peetings to support d meeting	rt its work or not	4.2. Activity of 69 82% No		of Directors
4.4. Meeting Prod Number of physic person) Director average Whether the boal Number of minim information to dir	cedures cal board attendan rd uses a num days rectors, a	of the Board of Direct of the Board of Direct of the Board of the Boar	eporting peetings to suppoid d meeting arter	rt its work or not g to provide	4.2. Activity of 69 82% No		of Directors
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4.4. Meeting Production Number of physic person) Director average Whether the boal Number of minim information to dir The name of the sinformation about	attendanted uses a section out the boat	of the Board of Direct of the Board of Direct of the Board of the research of the Board of the Board of the Board of the Board of the Board of the Board of the Board of the Corporate we ard charter	eporting p eetings to suppord d meeting arter ebsite that	rt its work or not g to provide demonstrates	4.2. Activity of 69 82% No 3	of the Board	
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4.4. Meeting Production Number of physic person) Director average Whether the boar Number of minim information to dir The name of the sinformation abour Number of maxin policy covering the state of th	attendanted uses a section of the boarded uses a section of the boarded uses are the boarded uses are the boarded uses are numbers.	of the Board of Direct of the Board of Direct of the Board of the research of the board of the board of the board of the board of the board of the corporate we hard charter ernal commitments of external duties on the annual commitments of the annual commitments.	eporting p eetings to suppord d meeting arter ebsite that for board s held by	rt its work or not g to provide demonstrates members as per directors	4.2. Activity of 69 82% No 3 - the The upper lin (i) of Article 4 Governance Board of Dire and Senior M Governance,	nit specified in .3.6 of the Cl Principles is a ctors, Audit, anagement > Audit and Ea	n sub-clause MB Corporate accepted. Committees
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Composition of Board Committees-I

	Name of Committees		Whether	
	Defined As "Other" in	Name-Surname of	Committee	Whether Board
Names of the Board Committees	the First Column	Committee Members	Chair or Not	Member or Not
Audit Committee	-	Uğur Tevfik Doğan	-	Board Member
Audit Committee	-	Halil Yurdakul Yiğitgüden	-	Board Member
Corporate Governance Committee	· -	Uğur Tevfik Doğan	-	Board Member
Corporate Governance Committee	· -	Mehmet Yağız Çekin	-	Board Member
Corporate Governance Committee	· -	Deniz Bal	-	Board Member
Early Detection of Risk Committee	-	Halil Yurdakul Yiğitgüden	-	Board Member
Early Detection of Risk Committee	-	Turgay Kuttaş	-	Board Member

4. BOARD OF DIRECTORS-III	
4.5. Board Committees-II	
Specify where the activities of the audit committee are presented in	www.celebiyatirimci.com.tr >> Disclosures >>
your annual report or website (Page number or section name in the	Working Principles of the Audit Committee
annual report/website)	
Specify where the activities of the corporate governance committee	www.celebiyatirimci.com.tr >> Disclosures >>
are presented in your annual report or website (Page number or	Working Principles of the Corporate Governance
section name in the annual report/website)	Committee
Specify where the activities of the nomination committee are	The Corporate Governance Committee undertakes
presented in your annual report or website (Page number or section	the duties of the Nominating Committee.
name in the annual report/website)	
Specify where the activities of the early detection of risk committee	www.celebiyatirimci.com.tr >> Disclosures >>
are presented in your annual report or website (Page number or	Working Principles of the Early Detection of Risk
section name in the annual report/website)	Committee
Specify where the activities of the remuneration committee are	The Corporate Governance Committee undertakes
presented in your annual report or website (Page number or section	the duties of the Remuneration Committee.
name in the annual report/website)	
4.6. Financial Rights	
Specify where the operational and financial targets and their	Annual Report >> The Relevant Sector, 2021 Activities
achievement are presented in your annual report (Page number or	and Performance
section name in the annual report)	
Specify the section of website where remuneration policy for	www.celebiyatirimci.com.tr >> Disclosures >>
executive and non-executive directors is presented.	Remuneration Policy
Specify where the individual remuneration for board members and	Annual Report >> Financial Rights Provided to
senior executives are presented in your annual report (Page number	the Members of the Governing Body and Senior
or section name in the annual report)	Management

Composition of Board Committees-II

					The Number
	Name of	The Percentage	The Percentage		of Reports on
	committees	of Non-	of Independent	The Number of	Its Activities
Names of the Board	defined as "Other"	executive	Directors in the	Meetings Held in	Submitted to the
Committees	in the first column	Directors	Committee	Person	Board
Audit Committee	-	100%	100%	5	-
Corporate Governance					
Committee	-	100%	33%	6	-
Early Detection of Risk					
Committee	-	100%	50%	5	-

			Com	pliance Sta	tus	
	Yes	Partial		Exempted	Not Applicable	Explanation
1.1. FACILITATING THE EXERCISE OF SHAREH				лр.со		
1.1.2- Up-to-date information and disclosures	Х					
which may affect the exercise of shareholder						
rights are available to investors at the						
corporate website.						
1.2. RIGHT TO OBTAIN AND REVIEW INFORM	ATION	1				
1.2.1 - Management did not enter into any	Χ					
transaction that would complicate the						
conduct of special audit.						
1.3. GENERAL ASSEMBLY						
1.3.2 - The company ensures the clarity of the	Χ					
General Assembly agenda, and that an item						
on the agenda does not cover multiple topics.						
1.3.7 - Insiders with privileged information	Χ					
have informed the board of directors about						
transactions conducted on their behalf within						
the scope of the company's activities in order						
for these transactions to be presented at the						
General Shareholders' Meeting.						
1.3.8 - Members of the board of directors who	Х					
are concerned with specific agenda items,						
auditors, and other related persons, as well						
as the officers who are responsible for the						
preparation of the financial statements were						
present at the General Shareholders' Meeting.						
1.3.10 - The agenda of the General	Х					
Shareholders' Meeting included a separate						
item detailing the amounts and beneficiaries						
of all donations and contributions.	.,					
1.3.11 - The General Shareholders' Meeting	Х					
was held open to the public, including the						
stakeholders, without having the right to						
speak.						
1.4. VOTING RIGHTS 1.4.1 - There is no restriction preventing	Х					
shareholders from exercising their shareholder	^					
<u> </u>						
rights. 1.4.2 - The company does not have shares	Х					
that carry privileged voting rights.	^					
1.4.3 - The company withholds from	Х					
exercising its voting rights at the General	^					
Shareholders' Meeting of any company with						
which it has cross-ownership, in case such						
cross-ownership provides management						
control.						
1.5. MINORITY RIGHTS						
1.5.1 - The company pays maximum diligence			Х			Minority shareholdings interests are
to the exercise of minority rights.			,,			not represented in the Company's
to the exercise of filmenty fighte.						administration because there is are no
						minority shareholders who have been
						designated as candidates in elections
						for Company directors or statutory
						auditors and elected to such positions.
						and diction to ducin positions.

CORPORATE GOVERNANCE COMPLIANCE REPORT

			0.000	unlianas Ctar		
	Vaa	Davida		pliance Sta		Funlanation
	Yes	Partial	No	Exempted	Not Applicable	Explanation
1.5.2 - The Articles of Association extend the			Х			The Company's articles of
use of minority rights to those who own less						incorporation contain no provisions
than one twentieth of the outstanding shares,						concerning the representation of
and expand the scope of the minority rights.						minority shareholding interests on the
and expand the ecope of the mineral ingine.						Board of Directors or governing the
						accumulated voting method.
1.6. DIVIDEND RIGHT						accamalated remig memoral
1.6.1 - The dividend policy approved by the	Χ					
General Shareholders' Meeting is posted on						
the company website.						
1.6.2 - The dividend distribution policy	Х					
comprises the minimum information to						
ensure that the shareholders can have an						
opinion on the procedure and principles of						
dividend distributions in the future.						
1.6.3 - The reasons for retaining earnings, and	Χ					
their allocations, are stated in the relevant						
agenda item.						
1.6.4 - The board reviewed whether the	Х					
dividend policy balances the benefits of the						
shareholders and those of the company.						
1.7. TRANSFER OF SHARES						
1.7.1 - There are no restrictions preventing	Х					
shares from being transferred.						
2.1. CORPORATE WEBSITE						
2.1.1 The company website includes all	Х					
elements listed in Corporate Governance						
Principle 2.1.1.						
2.1.2 - The shareholding structure (names,	Χ					
privileges, number and ratio of shares, and						
beneficial owners of more than 5% of the						
issued share capital) is updated on the website						
at least every 6 months.						
2.1.4 - The company website is prepared in	Χ					
other selected foreign languages, in a way to						
present exactly the same information with the						
Turkish content.						
2.2. ANNUAL REPORT						
2.2.1 - The board of directors ensures that the	Х					
annual report represents a true and complete						
view of the company's activities.						
2.2.2 - The annual report includes all elements	Χ					
listed in Corporate Governance Principle						
2.2.2.						
3.1. CORPORATION'S POLICY ON STAKEHOLD	ERS					
3.1.1- The rights of the stakeholders are	Х					
protected pursuant to the relevant regulations,						
contracts and within the framework of bona						
fides principles.						

			_			_
				npliance Sta		
	Yes	Partial	No	Exempted	Not Applicable	Explanation
3.1.3 - Policies or procedures addressing	Х					
stakeholders' rights are published on the						
company's website.						
3.1.4 - A whistleblowing program is in place	Χ					
for reporting legal and ethical issues.						
3.1.5 - The company addresses conflicts of	Χ					
interest among stakeholders in a balanced						
manner.						
3.2. SUPPORTING THE PARTICIPATION						
OF THE STAKEHOLDERS IN THE						
CORPORATION'S MANAGEMENT						
3.2.1 - The Articles of Association, or the	Χ					
internal regulations (terms of reference/						
manuals), regulate the participation of						
employees in management.						
3.2.2 - Surveys/other research techniques,	Х					
consultation, interviews, observation method	- •					
etc. were conducted to obtain opinions from						
stakeholders on decisions that significantly						
affect them.						
3.3. HUMAN RESOURCES POLICY						
3.3.1 - The company has adopted an	Х					
employment policy ensuring equal	^					
opportunities, and a succession plan for all						
key managerial positions. 3.3.2 - Recruitment criteria are documented.	~					
3.3.3 - The company has a policy on human	X					
resources development, and organizes	^					
trainings for employees.	Х					
3.3.4 - Meetings have been organized to	^					
inform employees on the financial status of						
the company, remuneration, career planning,						
education and health.						
3.3.5 - Employees, or their representatives,	Х					Decisions that may affect the
were notified of decisions impacting them.						employees are notified to themselves
The opinion of the related trade unions was						and to the employee representatives,
also taken.						but since there is no union structure
						at Çelebi Hava Servisi A.Ş., it is not
						applicable to get union opinion.
3.3.6 - Job descriptions and performance	Χ					
criteria have been prepared for all employees,						
announced to them and taken into account						
to determine employee remuneration.						
3.3.7 - Measures (procedures, trainings, raising	Χ					
awareness, goals, monitoring, complaint						
mechanisms) have been taken to prevent						
discrimination, and to protect employees						
against any physical, mental, and emotional						
mistreatment.						

		Compliance Status				
	Yes	Partial	No	-	Not Applicable	Explanation
3.3.8 - The company ensures freedom					Х	
of association and supports the right for						
collective bargaining.						
3.3.9 - A safe working environment for	Х					
employees is maintained.						
3.4. RELATIONS WITH CUSTOMERS AND SUPP	PLIERS	6				
3.4.1 - The company measured its customer	Χ					
satisfaction, and operated to ensure full						
customer satisfaction.						
3.4.2 - Customers are notified of any delays in	Χ					
handling their requests.						
343 - The company complied with the	Χ					
quality standards with respect to its products						
and services.						
3.4.4 - The company has in place adequate	Х					
controls to protect the confidentiality of						
sensitive information and business secrets of						
its customers and suppliers.						
3.5. ETHICAL RULES AND SOCIAL RESPONSIB	ILITY					
3.5.1 - The board of the corporation has	Χ					
adopted a code of ethics, disclosed on the						
corporate website.						
3.5.2 - The company has been mindful of	Χ					
its social responsibility and has adopted						
measures to prevent corruption and bribery.						
4.1. ROLE OF THE BOARD OF DIRECTORS						
4.1.1 - The board of directors has ensured	Χ					
strategy and risks do not threaten the long-						
term interests of the company, and that						
effective risk management is in place.						
4.1.2 - The agenda and minutes of board	Χ					
meetings indicate that the board of directors						
discussed and approved strategy, ensured						
resources were adequately allocated, and						
monitored company and management						
performance.						
4.2. ACTIVITIES OF THE BOARD OF DIRECTOR	RS					
4.2.1 - The board of directors documented	Χ					
its meetings and reported its activities to the						
shareholders.						
4.2.2 - Duties and authorities of the members	Χ					
of the board of directors are disclosed in the						
annual report.						
4.2.3 - The board has ensured the company	Χ					
has an internal control framework adequate						
for its activities, size and complexity.						
4.2.4 - Information on the functioning and	Х					
effectiveness of the internal control system is						
provided in the annual report.						
4.2.5 - The roles of the Chairman and Chief	Χ					
Executive Officer are separated and defined.						

127 The heard of directors are used that	Χ	
4.2.7 - The board of directors ensures that	^	
the Investor Relations department and the		
corporate governance committee work		
effectively. The board works closely with them		
when communicating and settling disputes		
with shareholders.		
4.2.8 - The company has subscribed to a	X	
Directors and Officers liability insurance		
covering more than 25% of the capital.		
4.3. STRUCTURE OF THE BOARD OF DIRECTO		
4.3.9 - The board of directors has approved	X	There is a female member at the
the policy on its own composition, setting a		Board of Directors of our Company.
minimal target of 25% for female directors.		Although a policy has not been
The board annually evaluates its composition		established yet, our Company strives
and nominates directors so as to be		to increase the number of female
compliant with the policy.		members.
4.3.10 - At least one member of the audit	X	
committee has 5 years of experience in audit/		
accounting and finance.		
4.4. BOARD MEETING PROCEDURES		
44.1 - Each board member attended the	Х	
majority of the board meetings in person.	Α	
4.4.2 - The board has formally approved a	X	
	^	
minimum time by which information and		
documents relevant to the agenda items		
should be supplied to all board members.		
4.4.3 - The opinions of board members	X	
that could not attend the meeting, but did		
submit their opinion in written format, were		
presented to other members.		
4.4.4 - Each member of the board has one	X	
vote.		
4.4.5 - The board has a charter/written internal	X	
rules defining the meeting procedures of the		
board.		
4.4.6 - Board minutes document that all items	X	
on the agenda are discussed, and board		
resolutions include director's dissenting		
opinions if any.		
4.4.7 - There are limits to external	X	
commitments of board members.		
Shareholders are informed of board members'		
external commitments at the General		
Shareholders' Meeting.		

		Compliance Status				
	Yes	Partial	No	Exempted	Not Applicable	Explanation
4.5. BOARD COMMITTEES						
4.5.5 - Board members serve in only one of			Χ			Since the Company's Board of
the Board's committees.						Directors consists of 6 members other than the chairman and the vice chairman and there are 3 different committees formed, some members serve on more than one committee.
4.5.6 - Committees have invited persons to	Xthe					
meetings as deemed necessary to obtain their views.						
4.5.7 - If external consultancy services are					X	The committees formed under the
used, the independence of the provider is stated in the annual report.						Board of Directors did not receive any external consultancy services.
4.5.8 - Minutes of all committee meetings are	Χ					
kept and reported to board members.						
4.6. FINANCIAL RIGHTS						
4.6.1 - The board of directors has conducted a board performance evaluation to review whether it has discharged all its responsibilities effectively.	X					
46.4 - The company did not extend any loans to its board directors or executives, nor extended their lending period or enhanced the amount of those loans, or improve conditions thereon, and did not extend loans under a personal credit title by third parties or provided guarantees such as surety in favor of them.						
4.6.5 - The individual remuneration of board members and executives is disclosed in the annual report.			Х			The remunerations and all other benefits provided to the members of the Board of Directors and to the executives with administrative responsibility are disclosed in the "Financial Rights Provided to the Members of the Governing Body and Senior Managers" section of the annual report.

