ANNEX 3. LIST OF MAJOR TRANSACTIONS AND TRANSACTIONS **OF INTEREST CLOSED** BY MTS PJSC IN 2020

In 2020, MTS PJSC did not approve (close) transactions, which are recognized in accordance with the Federal Law "On Joint Stock Companies" as major transactions, and also other transactions, the closing of which is covered by the procedure of major transactions approval according to the Charter of the Company.

The list of transactions closed by MTS PJSC in 2020 and recognized in accordance with the Federal Law "On Joint Stock Companies" as transactions of interest, the need to approve which by the authorized management body of the joint stock company is specified by chapter XI of the Federal Law "On Joint Stock Companies". Information is available on MTS corporate website at: Annual statements – Moscow (mts.ru)

ANNEX 4. REPORT ON FULFILMENT OF THE PRINCIPLES AND RECOMMENDATIONS **OF THE CORPORATE GOVERNANCE CODE**

Hereby the Board of Directors of MTS PJSC represents that the principles of corporate governance recorded by the Corporate Governance Code (hereinafter referred to as the Code) are complied with by the Company, excluding certain principles and recommendations of the Code specified in the Annex to this Representation.

This report on compliance with the principles and recommendations of the Corporate Governance Code in MTS PJSC was considered by the Board of Directors of MTS PJSC at the meeting on May 20, 2021, meeting minutes No. 313.

The Board of Directors confirms that the data provided in this report contain full and valid information on compliance of the company with the principles and recommendations of the Corporate Governance Code for 2020, as well as for the period after the reporting date before the approval of the Annual Report of MTS PJSC by the Board of Directors of MTS PJSC.¹

BRIEF DESCRIPTION OF MOST SUBSTANTIAL ASPECTS OF THE MODEL AND PRACTICE OF CORPORATE GOVERNANCE IN THE COMPANY

The system (model)

of corporate governance of MTS PJSC was built on the basis of the norms of the existing legislation of the Russian Federation, provisions of the Charter of the Company and principles recommended for use by the Corporate Governance Code, with account of the listing requirements of the Moscow Exchange and NYSE, and also takes into account the G20 corporate governance principles adopted by the Organization for Economic Cooperation and Development. Description of most substantial aspects of the corporate governance model

The reporting year is specified, and if the report on compliance with the principles and recommendations of the Corporate Governance Code comprises data for the period that elapsed from the moment of reporting year completion and to the date of making this report, the date of making this report is specified.



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ABOUT THE COMPANY

MANAGEMENT REPORT



and practice is provided in the section "Corporate Governance" of the Annual Report of MTS PJSC.

DESCRIPTION OF THE METHODOLOGY, WHICH THE JOINT STOCK COMPANY USED TO ASSESS COMPLIANCE WITH PRINCIPLES OF CORPORATE GOVERNANCE RECORDED BY THE CORPORATE GOVERNANCE CODE

Assessment of compliance

with corporate governance principles recorded in the Code is implemented by the method of analysis and comparison of internal standards and procedures with recommendations of the Code.

PLANNED (SUGGESTED) ACTIONS AND MEASURES OF THE JOINT STOCK COMPANY TO IMPROVE AND MODEL AND PRACTICE OF CORPORATE GOVERNANCE

In 2021, MTS plans to focus on tracking and analyzing new international practices and trends in the field of corporate governance, as well as introducing practices that will help to increase the level of corporate governance in the Company. Particularly for these purposes, the Board of Directors of MTS PJSC adopted the resolution as of March 18, 2021 (minutes No. 310) on the transformation of the Corporate Governance Committee of MTS PJSC Board of Directors into the ESG Committee (Corporate Governance, Environmental and Social Responsibility Committee) of MTS PJSC Board of Directors.

Detailed data on compliance with the principles of the Code as of the date of approval of the Annual Report of MTS PJSC by the Board of Directors of MTS PJSC, as well as on actions for further implementation of the Code recommendations is provided below in the Annex to this Application.



REPORT ON IMPEMENTATION OF THE PRINCIPLES AND RECOMMENDATIONS OF THE CORPORATE GOVERNANCE CODE

The Board of Directors of MTS PJSC hereby represents that the principles of corporate governance stipulated by the Corporate Governance Code (hereinafter referred to as the Code) are complied with by the Company, excluding certain principles and recommendations of the Code specified in the Annex to this Representation.

This report on compliance with the principles and recommendations of the Corporate Governance Code at MTS PJSC was considered by the Board of Directors of MTS PJSC at the meeting on May 20, 2021, Minutes No. 313.

The Board of Directors confirms that the data given in this report contain full and valid information on the Company's compliance with the principles and recommendations of the Corporate Governance Code for 2020, as well as for the period after the reporting date before the approval of the Annual Report of MTS PJSC by the Board of Directors of MTS PJSC¹.

Brief description of most substantial aspects of the model and practice of corporate governance at the Company

The system (model) of corporate governance of MTS PJSC was built on the basis of the provisions of the applicable law of the Russian Federation, provisions of the Charter of the Company and principles recommended for use by the Corporate Governance Code, with account of the listing requirements of the Moscow Exchange and NYSE, and also takes into account the G20 corporate governance principles adopted by the Organization for Economic Cooperation and Development. Description of most substantial aspects of the corporate governance model and practice is provided in the section "Corporate Governance" of the Annual Report of MTS PJSC. Description of the methodology, which the joint stock company used to assess compliance with principles of corporate governance set forth in the Corporate Governance Code

Assessment of compliance with corporate governance principles set forth in the Code is implemented by the method of analysis and comparison of internal standards and procedures with recommendations of the Code.

Planned (suggested) actions and measures of the joint stock company to improve the corporate governance model and practice

In 2021, MTS plans to focus on tracking and analyzing new international practices and trends in the field of corporate governance, as well as on introducing practices that will help increase the level of corporate governance at the Company. Particularly for these purposes, the Board of Directors of MTS PJSC adopted the resolution (as of March 18, 2021; Minutes No. 302) on the transformation of the Corporate Governance Committee of the MTS PJSC Board of Directors into the ESG Committee (Corporate Governance, Environmental and Social Responsibility Committee) of the MTS PJSC Board of Directors.

Detailed information on compliance with the principles of the Code as of the date of approval of the Annual Report of MTS PJSC by the Board of Directors of MTS PJSC, as well as on actions for further implementation of the Code recommendations is provided below in the Annex to this Representation.

Due to the spread of coronavirus infection (COVID-19), and in accordance with Article 2 of Federal Law No. 50-FZ of March 18, 2020, all General Meetings of Shareholders of MTS PJSC were held in the form of absentee voting in 2020.



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\Annex to the Representation of the Board of Directors of MTS PJSC on compliance with the principles and recommendations of the Corporate Governance Code

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status ¹ of compli- ance with the cor- porate govern- ance principle	Explanations ² of the deviation from criteria of assessment of compliance with the corporate governance principle
1.1	The company shall ensu of the Company	re an equal and fair attitude	towards all sharehold	lers who exercise their right for participation in governance
1.1.1	The Company creates the maximum favorable conditions for the share- holders to participate in the general meeting, conditions to gener- ate a justified position on the general meeting agenda items, to coor- dinate their actions, as well as the opportu- nity to offer their opinion on the issues considered.	complied with 1. The internal document of the Company approved by the general meeting of shareholders that reg- ulates the procedures of holding a general meet- ing is openly available.	• complied with O partially com- plied with O not complied with	
		2. The Company pro- vides the accessible method of communica- tion with the Company, such as a "hot line", e-mail or forum in the Internet, making it possible for the shareholders to speak their opinion and send questions with respect to the agenda in the process of prepa- ration for a general meeting. The specified actions were undertaken by the Company before every general meeting held during the reporting period.	O complied with O partially com- plied with O not complied with	
1.1.2	The procedure for com- municating the holding of a general meeting and providing materials for the general meeting enables the sharehold- ers to properly prepare for their participation	complied with 1. The notice on hold- ing a general meeting of shareholders is placed (published) on the web- site in the Internet at least 30 days before the date of the general meeting.	• complied with • partially com- plied with • not complied with	
	in it.	2. The notice on holding a general meeting specifies the venue of the meeting and documents required to be admitted into the venue.	• complied with • partially com- plied with • not complied with	
		3. Shareholders were provided with access to information on those who proposed agenda items and candidates for the Board of Directors and the Audit Commission of the Company.	• complied with • partially com- plied with • not complied with	

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The status "complied with" is only indicated if the company meets all criteria of assessment of compliance with the corporate governance principle. Otherwise, the status "partially complied with" or "not complied with" is indicated. Provided for each criterion of assessment of compliance with the principle of corporate governance, if the company only complies with some criteria or does not comply with any criterion of assessment of compliance with the principle. If the company specifies the status "complied with", no explanations are required

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
1.1.3	In the process of prepa- ration and holding of a general meeting, the shareholders could freely and promptly receive informa- tion on the meet- ing and materials to it, pose questions to the executive bod- ies and members	complied with 1. In the reporting period, the shareholders were given a chance to pose questions to members of the executive bod- ies and members of the Board of Directors of the Company before and during the annual gen- eral meeting.	• complied with • partially com- plied with • not complied with	
	of the Board of Directors of the Company, and communicate with each other.	2. The opinion of members of the Board of Directors (including special opin- ions entered into the minutes), on each item on the agenda of the general meet- ings held in the report- ing period was included into the materials for the general meeting of shareholders	• complied with • partially com- plied with • not complied with	
		3. The Company pro- vided access to entitled shareholders to the list of persons authorized to participate in the gen- eral meeting, starting from the date of its receipt by the Company, in all cases of holding general meetings in the reporting period.	Ocomplied with Opartially com- plied with Onot complied with	
1.1.4	Exercise of the shareholder's right to request convocation of a general meeting, to propose candidates for the management bodies and to make proposals for inclu- sion into the agenda of the general meet- ing was not accom- panied with needless complexity.	complied with 1. In the reporting period, the shareholders were able to make propos- als for inclusion into the agenda of the annual general meeting within at least 60 days upon com- pletion of the relevant cal- endar year.	• complied with O partially com- plied with O not complied with	
		2. In the reporting period, the Company did not reject the inclusion of propos- als for the agenda or can- didates to the Company's bodies due to misprints and other minor defects in a shareholder's proposal	• complied with O partially com- plied with O not complied with	
1.1.5	All shareholders were able to freely exer- cise their voting right in the way that was most simple and convenient for them	complied with 1. The internal docu- ment (internal policy) of the Company contains provisions, in accordance with which, before the end of the relevant meeting, each participant in a gen- eral meeting may request a copy of filled-out bulletin certified by the counting board.	O complied with O partially com- plied with O not complied with	

	ABOUT THE COMPANY	MANAGEMENT REPORT	CORPORATE GOVERNANCE	SUSTAINABLE DEVELOPMENT	05 Additional	N
No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	•	e deviation from criteria of the corporate governance	
1.1.6	The procedure of hold-	complied with				
	ing a general meet- ing established by the Company pro- vides an equal oppor- tunity to all persons present at the meeting to speak their opinion and ask their questions of interest.	1. During general meet- ings of shareholders in the form of a meeting (joint presence of share- holders) in the report- ing period, sufficient time was provided for reports on agenda items, as well as time for discussion of these questions.	• complied with • partially com- plied with • not complied with			
		2. Nominees to the Company's manage- ment and control bodies were available to answer questions of sharehold- ers at the meeting, where such nominations were put to vote.	• complied with • partially com- plied with • not complied with			
		3. When making deci- sions related to prepara- tion and holding of general meetings of sharehold- ers, the Board of Directors considered the question of using telecommunica- tions facilities for provision of remote access to share- holders for participation in the general meetings in the reporting period.	• complied with • partially com- plied with • not complied with			
1.2		ided an equal and fair oppor	tunity to participate i	n the profit of the Co	mpany by receiving divid	ends
1.2.1	The Company developed and introduced a trans- parent and clear mech- anism for determination of the dividend amount and their payment	complied with 1. The Company's dividend policy was developed, approved by the Board of Directors and disclosed.	 ○ complied with ○ partially complied with ○ not complied with 			
		2. If the dividend pol- icy of the Company uses the Company's report- ing indicators for deter- mination of the dividend amount, then the appropri- ate provisions of the divi- dend policy shall take into account the consolidated indicators of the financial	 ○ complied with ○ partially complied with ○ not complied with ○ with 			

statements

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
1.2.2	The Company does	partially complied with		
1.2.2	The Company does not make a decision on payment of divi- dends if such decision, while formally not vio- lating the limitations established by the law, is economically unjus- tified and may result in misrepresentation and misperception about the Company's business	partially complied with 1. The dividend pol- icy of the Company includes clear refer- ences to financial/eco- nomic circumstances, when the Company should not pay dividends.	O complied with O partially com- plied with O not complied with	 The Company's dividend policy' does not contain clear indications of financial/economic circumstances under which the Company should not pay dividends, but includes a provision stating that the Company has no right to declare or pay declared dividends in cases stipulated by the legislation of the Russian Federation. The Company has been consistently paying dividends for the entir duration of its public history (MTS had IPO on the New York Stock Exchange in 2000), providing for dividend income to shareholders at the level of global and regional communications service providers. Stable dividends are an important element of the Company's investment appeal. In 2014, the MTS "3D" strategy was introduced, according to which the payment of dividends is one of its key elements. We do not rule out paying dividends out of retained income of previous years, and therefore do not consider it possible to set, for example, a ban on the decision to pay dividends in the event that the net income for the reporting year is below the amount recommended for payment of dividend Policy, the Board of Directors of the Company's operations when determining the recommended amount of dividends. When determining the recommended amount of dividends. When determining the company's debt obligations. The Company does not make a decision on payment of dividends, if such a decision is economically unjustified and may result in mis representation and misperception about the Company's business. The existing practices for dividend payment and the considerable attention paid to this issue by the Board of Directors provide a balanced approach and mitigate risks associated with not fully implementing the recommendation. At one of the meetings of the Corporate Governance Committee under the Board of Directors of MTS PISC (Minutes No. 47 dated December 11, 2020), it was noted that the next review of the Dividend Policy, which is likely to take place in 2022, MTS PISC plans to
1.2.3	The Company does	complied with		
	not allow a deterio-	1. In the reporting period,	⊙ complied with	

not allow a deterioration of the dividend rights of the existing shareholders

1. In the reporting period, the Company did not commit any actions resulting in deterioration of the dividend rights of existing shareholders • complied with • partially complied with • not complied with



	ABOUT THE COMPANY	MANAGEMENT REPORT	CORPORATE GOVERNANCE	SUSTAINABLE DEVELOPMENT	05 Additional INFORMATION	Ξ
No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	•	e deviation from criteria of assessm the corporate governance princip	
1.2.4	The Company strives to exclude the use of other meth- ods of gaining profit (income) by the share- holders at the expense of the Company, apart from dividends and liq- uidation value	complied with 1. In order to exclude other methods of gaining profit (income) by the share- holders at the expense of the Company, apart from dividends and liquidation value, the internal documents of the Company estab- lish controls, which pro- vide for timely detection and procedure for approval of transactions with per- sons affiliated with (related to) major sharehold- ers (persons entitled to dispose of voting rights of voting shares), in those cases, when the law does not formally recognize such transactions as relat- ed-party transactions	• complied with • partially com- plied with • not complied with			
1.3		of corporate governance pro) shareholders and foreign sh			ers – owners of shares of one categ from the Company	gory (type),
1.3.1	The Company has created conditions for a fair attitude to each shareholder from the management bodies and controlling persons of the Company, including conditions preventing abuse on the part of major shareholders in respect to minority shareholders	complied with 1. Within the reporting period, the procedures for management of poten- tial conflicts of interest involving major share- holders were effective, and the Board of Directors paid proper attention to conflicts between share- holders, if any	• complied with • partially com- plied with • not complied with			
1.3.2	The Company does not undertake actions that result or may result in the factitious redis- tribution of corporate control	complied with 1. Quasi-treasury shares are absent or did not par- ticipate in voting during the reporting period	• complied with O partially com- plied with O not complied with			

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
1.4	The shareholders are pro alienation of shares they		tive ways to register ri	ghts for shares, as well as the opportunity of free and unhindered
1.4	The shareholders are provided with relia- ble and effective ways to register rights for shares, as well as the opportunity of free and unhindered alienation of shares they own	complied with 1. The quality and reliabil- ity of activities carried out by the Company's regis- trar to keep the regis- ter of securities' owners comply with the needs of the Company and its shareholders	• complied with Opartially com- plied with O not complied with	
2.1				etermines the basic principles and approaches to the organization 's activity of the executive bodies of the Company, and implements
2.1.1	The Board of Directors is responsible for mak- ing decisions related to appointments to and dismissals from the executive bodies, including due to improper performance of one's job duties.	complied with 1. The Board of Directors has powers regis- tered in the Charter for appointment, dis- missal and elaboration of the agreement terms in respect to the members of the executive bodies.	• complied with • partially com- plied with • not complied with	
	The Board of Directors also checks that the executive bod- ies of the Company act in accordance with the approved development strategy and the principal direc- tions of the Company's business	2. The Board of Directors considered the report (reports) of the sole exec- utive body and members of the collective execu- tive body on achievement of the Company's strate- gic goals	O complied with O partially com- plied with O not complied with	
2.1.2	The Board of Directors establishes the main reference points for the Company's busi- ness over a long term, assesses and approves the key indicators of busi- ness and main business objectives of the Company, and assesses and approves the strat- egy and business plans on the main types of the Company's business.	complied with 1. During the reporting period, at the meetings of the Board of Directors, the issues were con- sidered, which were related to the pro- gress of achievement and update of the strategy, approval of the financial and business plan (budget) of the Company, as well as consideration of criteria and indicators (including interim ones) for achieve- ment of the strategic goals and fulfilment of business plans of the Company.	• complied with • partially com- plied with • not complied with	
2.1.3	The Board of Directors defines principles and approaches for the organization of the risk management and internal control sys- tem at the Company	complied with 1. The Board of Directors defined prin- ciples and approaches for the organization of the risk management and internal control system at the Company.	• complied with Opartially com- plied with Onot complied with	
		2. The Board of Directors assessed the Company's risk management and internal control sys- tem during the reporting period.	• complied with • partially com- plied with • not complied with	

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CORPORATE GOVERNANCE



No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.1.4	The Board	complied with		
	of Directors determines the Company's policy on remuneration and/or recovery of costs (com- pensations) to members of the Board of Directors, executive bodies and other key executives of the Company.	1. The Company devel- oped and introduced the policy (policies) approved by the Board of Directors for remu- neration and recovery of costs (compensations) to members of the Board of Directors, executive bodies of the Company and other key executives of the Company.	• complied with • partially com- plied with • not complied with	
		2. During the reporting period, at the meetings of the Board of Directors, issues related to the spec- ified policy (policies) were considered.	• complied with • partially com- plied with • not complied with	
2.1.5	The Board of Directors	complied with		
	plays a key role in prevention, detec- tion and settlement of internal conflicts between the Company's bediage obscrabeldars	1. The Board of Directors plays a key role in preven- tion, detection and settle- ment of internal conflicts.	 complied with partially complied with not complied with 	
	bodies, shareholders and employees.	2. The Company has cre- ated a system of identifica- tion of transactions related to a conflict of interest, and a system of actions aimed at the resolution of such conflicts.	• complied with • partially com- plied with • not complied with	
2.1.6	The Board of Directors	complied with		
	plays a key role in ensur- ing the transparency of the Company, timeli- ness and completeness of information disclo-	1. The Board of Directors approved the Regulations on Information Policy.	 complied with partially complied with not complied with 	
	sure by the Company, unhindered access of shareholders to the Company's doc- uments.	2. There are persons defined as those respon- sible for implementation of the Information Policy at the Company.	• complied with • partially com- plied with • not complied with	
2.1.7	The Board of Directors	complied with		
	monitors the corpo- rate governance prac- tices at the Company and plays a key role in significant corporate events of the Company.	1. During the report- ing period, the Board of Directors considered the issue on the Company's corporate governance practices.	• complied with O partially com- plied with O not complied with	
2.2.		ports to all shareholders of th	e Company.	
2.2.1	Information on the activity of the Board of Directors is disclosed and pro- vided to the sharehold- ers.	complied with 1. The Annual Report of the Company for the reporting period includes infor- mation on attend- ance of the meetings of the Board of Directors and committees by certain directors.	• complied with • partially com- plied with • not complied with	
		2. The Annual Report contains informa- tion on the main results of assessment of the activities of the Board of Directors carried out in the reporting period.	• complied with O partially com- plied with O not complied with	

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.2.2	The Chairman of the Board of Directors is avail- able for communica- tion with the Company's shareholders.	complied with 1. There is a transparent procedure at the Company, which provides the shareholders with an opportunity to send questions and express their opinion with regard to them to the Chairman of the Board of Directors.	• complied with • partially com- plied with • not complied with	
2.3.		s an effective and profession lecisions to protect the intere		of the Company, capable of producing objective independent
2.3.1	Only persons with a perfect business and personal reputa- tion and the knowledge, skills and experience required for mak- ing decisions falling within the competence of the Board of Directors, and required for effec-	complied with 1. The procedure accepted at the company to assess performance of the Board of Directors includes, among other things, assessment of professional qualifi- cation of the members of the Board of Directors.	© complied with O partially com- plied with O not complied with	
	tive fulfilment of its functions, are elected members of the Board of Directors.	2. In the reporting period, the Board of Directors (or its Nomination Committee) conducted assess- ment of the nominees to the Board of Directors from the point of view of availability of the nec- essary experience, knowl- edge, business reputation, absence of conflicts of interest, etc.	• complied with Opartially com- plied with Onot complied with	
2.3.2	Members of the Board of Directors of the Company are elected through a transparent proce- dure, making it possi- ble for the shareholders to receive information about candidates, which is sufficient to form a view of their per- sonal and professional qualities.	complied with 1. In all cases of holding a general meeting of shareholders in the reporting period, the agenda of which included issues on election of the Board of Directors, the Company provided to the shareholders the biographic data of all nominees to the Board of Directors, results of assessment of such nominees conducted by the Board of Directors (or its Nomination Committee), and also information on com- pliance of a nominee with the independence criteria, in accordance with Recommendations 102–107 of the Code, as well as a written consent of nominees to be elected members of the Board of Directors.	© complied with O partially com- plied with O not complied with	

CORPORATE GOVERNANCE



No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.3.3	The composition of the Board of Directors is balanced, among other things, in terms of qualification of its members, their expe- rience, knowledge and business qual- ities, and is trusted by the shareholders.	complied with 1. Within the procedure for assessing the work of the Board of Directors performed in the report- ing period, the Board of Directors analyzed its needs in the field of profes- sional qualification, experi- ence and business skills.	• complied with O partially com- plied with O not complied with	
2.3.4	The quantita- tive composition of the Board of Directors of the Company makes it possible to organize the activities of the Board of Directors in the most effi- cient manner, includ- ing the possibility to form the committees of the Board of Directors, and also provides the substantial minority sharehold- ers of the Company with a possibility to elect a candidate they vote for into the Board of Directors.	complied with 1. Within the procedure for assessing the Board of Directors conducted in the reporting period, the Board of Directors con- sidered the issue on com- pliance of the quantitative composition of the Board of Directors with the needs of the Company and inter- ests of its shareholders.	• complied with • partially com- plied with • not complied with	
2.4		ncludes a sufficient number o	f independent direct	ors
2.4.1	An independent director is a person with sufficient level of proficiency, expe- rience and independ- ence in order to have his/her own opinion, capable of producing objective and fair judge- ments independently from the executive bod- ies of the Company, individual groups of shareholders or other stakehold- ers. At the same time, it should be taken into account that, under regular conditions, a candidate (elected member of the Board of Directors) may not be recognized as inde- pendent, if is related to the Company, its major shareholder, major contractor or com-	complied with 1. Within the report- ing period, all inde- pendent members of the Board of Directors met all the criteria of independence speci- fied in Recommendations 102–107 of the Code, or were recognized inde- pendent by the resolution of the Board of Directors.	© complied with O partially com- plied with O not complied with	

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.4.2	Compliance of candi- dates to the members of the Board of Directors with the independence criteria is assessed, and regular analysis is carried out for com- pliance of independent members of the Board of Directors with the inde- pendence criteria. When such an assess- ment is conducted, the content shall prevail over the form.	complied with 1. In the reporting period, the Board of Directors (or the Nomination Committee of the Board of Directors) produced an opinion on independence of each candidate to the Board of Directors and pro- vided a relevant report to the shareholders.	© complied with O partially com- plied with O not complied with	
		2. During the reporting period, the Board of Directors (or the Nomination Committee of the Board of Directors) at least once considered independence of the exist- ing members of the Board of Directors, whom the Company specified as independent directors in the Annual Report.	• complied with • partially com- plied with • not complied with	
		3. The Company devel- oped procedures that determine the necessary actions to be undertaken by a member of the Board of Directors, if they stop being independent, includ- ing obligations on timely notification of the Board of Directors.	• complied with • partially com- plied with • not complied with	
2.4.3	Independent directors make up at least one third of the elected com- position of the Board of Directors.	complied with 1. Independent direc- tors make up at least one third of the composition of the Board of Directors.	• complied with • partially com- plied with • not complied	
2.4.4	Independent directors play a key role in pre- venting internal con- flicts at the Company and making major corporate actions by the Company.	complied with 1. Independent direc- tors (with no conflict of interest) preliminar- ily assess the major cor- porate actions related to a potential conflict of interest, and the results of this assessment are provided to the Board of Directors.	with • complied with • partially com- plied with • not complied with	



No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.5			o the most efficient p	erformance of functions imposed upon the Board of Directors.
2.5.1	The Chairman of the Board of Directors is an independent direc- tor; or a senior independ- ent director is chosen from the elected inde- pendent directors, who coordinates the work of the independent directors and cooper- ates with the Chairman of the Board of Directors.	partially complied with 1. The Chairman of the Board of Directors is an independent direc- tor; or a senior independ- ent director is chosen from among the independ- ent directors ¹ .	O complied with O partially com- plied with O not complied with	 1.The Chairman of the Board of Directors is not an independent director; a senior independent director has not been defined. Non-executive director FV. Yevtushenkov was elected Chairman of the Board of Directors of MTS by unanimous decision of the MTS Board of Directors decided that the nomination of FV. Yevtushenkow was most suitable for fulfilling the role of the Company's Chairman of the Board of Directors defined by corporate law, the Corporate Governance Code and the Regulations on the Board of Directors of MTS. The current Chairman of the Board of Directors of MTS has an impeccable business and personal reputation, an extensive experience in senior management positions within various business areas and there is no doubt about his honesty, integrity and commitment to the interests of MTS. The Chairman of the Board of Directors do MTS regularly (annually) conducts a benchmarking analysis of the Company's corporate governance practices as compared with other public companies. The benchmarking analysis is reviewed by the Corporate Governance Committee under the Board of Directors of MTS (since 2021, the Corporate Governance, Environmental and Social Responsibility Committee) in an extended composition (involving the participation of all independent directors). During the Commendation was considered at all recent meetings, including at the last one held on December 11, 2020; the directors of MTS, did not require implementation of this Recommendation of the Code. In 2020, the Company is position remained unchanged despite the renewal of the MTS Board of Directors of MTS, did not require implementation of thes Board of Directors do TIS, did not require implementation of this Recommendation of the Code. In 2020, the Company is position remained unchanged despite the renewal of the MTS Board of Directors of MTS, did not require implementation of this Recommendation so fix Querta and the practicability of their implementation is assessed. This non-respected to this recommendation of the Code. In 2

Please specify, which of the two alternative approaches permitted by the principle is introduced at the Company, and explain the reasons for the chosen approach.

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
				For this reason, there is a strong independent block of directors within the Board of Directors of MTS: for the last 5 years, 4 positions out of 9 are occupied by independent directors, and since 2020, independent directors hold 6 out of 9 positions (i.e. make up the majority). The Board of Directors is well-balanced both in term of numerical composition and in terms of experience and qualification of its members. Independent directors actively participate in the work of the Board of Directors and directly cooperate with the Chairman of the Board of Directors. During the meetings, open discussion on all agenda items is maintained; the discussion is of insightful nature; management initiatives for introduction of new corporate governance practices are supported by the Chairman and further implemented by the Company on a practical level. The Code's recommendations to appoint an independent directors as the Chairman of the Board of Directors, to include a sufficient number of independent directors as chairmen of the committees, as it seems to us, are ultimately aimed at ensuring the effective work of the Board of Directors. Being aware of the priority of the effective work of the Board of Directors of MTS. For example, we conduct an annual assessment of performance of the Board of Directors of MTS was conducted). Taking into account the aforementioned factors as a whole, with the current composition of the Board of Directors of MTS, we find it impracticable to select and appoint an alternative chairman, even formally meeting all the criteria of independence. In 2021, the Company will return to this non-respected recommen dation of the Code anter reviewing the results of an annual assessment of the Board of Directors of MTS and the results of an annual benchmarking analysis of the corporate governance practices of MTS. The availability of a strong professional Chairman of the Code, we be evaluated for its usefulness and applicability to the corporate governance e system of a specific company. In 2018–2020, we thor

	ABOUT THE COMPANY	MANAGEMENT REPORT	CORPORATE GOVERNANCE	SUSTAINABLE DEVELOPMENT	05	ADDITIONAL INFORMATION	
No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	•		om criteria of assessn te governance princip	
				ing between indepen ure on the Board of succession system); rial and open culture management and ke tive need for additio by the senior indepe real scope of functic ever, we do not rule ment may be necess of Directors (quantit absence of the indep of the Board of Direct	ndent directo Directors of M ; and furthern e of interactio sy shareholde nal coordinat endent directo ons of the sen out the fact ti sary in case o y, compositio pendent direct ctors, and als es not entail a	thin the company, inclu more, thanks to long-tern MTS, as well as to the e more, there is a non-dic on, including with the C ers. Thus, MTS has no c tion of the independent or. Therefore, today we hor independent direct hat in the future their a of any changes to the B on). With account of the ctor status with the Cha o of the appointed seni additional risks for the	n ten- xisting ttato- ompany's objec- c directors do not see or; how- ppoint- oard e above, airman for inde-
		2. The role, rights and obli- gations of the Chairman of the Board of Directors (and, if applicable, the sen- ior independent direc- tor) are properly defined in the internal documents of the Company	• complied with • partially com- plied with • not complied with		•		
2.5.2	The Chairman of the Board of Directors ensures a construc- tive atmosphere for holding meet- ings, free discussion of the issues included in the meeting agenda, and control over imple- mentation of decisions made by the Board of Directors.	complied with 1. Efficiency of work of the Chairman of the Board of Directors is assessed within the pro- cedure for assessing per- formance of the Board of Directors in the report- ing period.	• complied with O partially com- plied with • not complied with				
2.5.3	The Chairman of the Board of Directors takes the necessary actions for timely pro- viding the members of the Board of Directors with information required to make deci- sions on the agenda issues.	complied with 1. The obliga- tion of the Chairman of the Board of Directors to take actions for ensuring timely provision of mate- rials to the members of the Board of Directors on the agenda issues of the meeting of the Board of Directors is recorded in the internal documents of the Company.	• complied with O partially com- plied with O not complied with				

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.6		rd of Directors act fairly and with a sufficient degree of ca	-	erests of the Company and its shareholders on the basis
2.6.1	The members of the Board of Directors make decisions with account of all available information, in absence of conflict of interest, with account of an equal atti- tude to shareholders of the Company, within regular entrepreneur risk.	complied with 1. Internal documents of the Company stipulate that a member of the Board of Directors shall notify the Board of Directors, if they have a conflict of interest in respect to any issue on the agenda of a meeting of the Board of Directors or a com- mittee under the Board of Directors, prior to dis- cussion of the relevant agenda item.	• complied with • partially com- plied with • not complied with	
		2. Internal docu- ments of the Company assume that a member of the Board of Directors shall abstain from voting on any issue, where they have a conflict of interest.	 complied with partially complied with not complied with with 	
		3. There is a proce- dure at the Company, which makes it possible for the Board of Directors to receive professional consultation on issues that fall within its terms of ref- erence, at the expense of the Company.	© complied with O partially com- plied with O not complied with	
2.6.2	Rights and obliga- tions of the members of the Board of Directors are clearly formu- lated and recorded in the internal docu- ments of the Company.	complied with 1. There is an inter- nal document accepted and published by the Company, which defines the rights and obli- gations of the members of the Board of Directors.	• complied with • partially com- plied with • not complied with	
2.6.3	The members of the Board of Directors have sufficient time to perform their obli- gations.	complied with 1. Individual attend- ance of the meetings of the Board and the com- mittees, as well as time allocated for prepa- ration to participate in the meetings was taken into account within the procedure to assess the Board of Directors, in the reporting period.	• complied with O partially com- plied with O not complied with	
		2. In accordance with the internal docu- ments of the Company, the members of the Board of Directors shall notify the Board of Directors about their intent to enter the management bodies of other organizations (apart from subsidiaries and affil- iates of the Company), as well as about the fact of such an appointment.	 O complied with ○ partially complied with ○ not complied with with 	

	ABOUT THE COMPANY	MANAGEMENT REPORT	CORPORATE GOVERNANCE	SUSTAINABLE DEVELOPMENT	05 ADDITIONAL INFORMATION	
No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	•	e deviation from criteria of assessme the corporate governance principle	
2.6.4	All members	complied with				
	of the Board of Directors are able to access the Company's doc- uments and infor- mation to the same extent. Newly elected members of the Board of Directors are provided with sufficient informa- tion about the Company and work of the Board of Directors within the shortest time possible.	1. In accordance with the internal docu- ments of the Company, the members of the Board of Directors are enti- tled to access the docu- ments and make queries related to the Company and its subsidiaries, and executive bodies of the Company shall pro- vide the relevant informa- tion and documents.	 complied with partially complied with O not complied with with 			
	possible.	2. There is a formalized pro- gram of induction events for newly elected members of the Board of Directors at the Company.	 ○ complied with ○ partially complied with ○ not complied with with 			
2.7	Meetings of the Board of the effective work of the		hem and participation	n by members of the	Board of Directors in them ensure	
2.71	Meetings of the Board of Directors are held when required, with account of the scope of activ- ities and objectives of the Company in a cer- tain period of time.	complied with 1. The Board of Directors held at least six meetings in the reporting period.	• complied with O partially com- plied with • not complied with			
2.7.2	The internal docu-	complied with				
0.76	ments of the Company stipulate the proce- dure for preparing and holding meetings of the Board of Directors, providing the opportu- nity for the members of the Board of Directors to properly prepare for its holding.	1. There is an internal document at the Company, which defines the procedure for preparing and hold- ing meetings of the Board of Directors, where it is stipulated, among other things, that notice of a meeting shall usually be made at least 5 days prior to the meeting date.	 ○ complied with ○ partially complied with ○ not complied with ○ not complied with 			
2.7.3	The form of holding a meeting of the Board of Directors is deter- mined with considera- tion for the importance of the agenda items. Most important issues are resolved at the meetings held with physical presence.	complied with 1. The Charter or an internal document of the Company con- templates that the most important issues (accord- ing to the list set forth in Recommendation 168 of the Code) shall be con- sidered at in-person meet- ings of the Board.	• complied with • partially com- plied with • not complied with			

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.7.4	Decisions	partially complied with		
2.7.4	Decisions on the most important issues of the Company's business shall be made at the meeting of the Board of Directors by the qualified major- ity or the majority of votes of all elected members of the Board of Directors.	partially complied with 1. The Charter of the Company contem- plates that the decisions on the most impor- tant issues specified in Recommendation 170 of the Code shall be made at the meeting of the Board of Directors by the quali- fied majority, with at least three quarters of votes, or by the majority of votes of all elected members of the Board of Directors.	O complied with O partially com- plied with O not complied with	 The Charter of the Company does not contemplate that the decisions on the issues specified in Recommendation 170 of the Code shall be made at a meeting of the Board of Directors by the qualified majority, with at least three fourths of votes, or by the majority of votes of all elected members of the Board of Directors. In accordance with the Charter, decisions on most issues falling within the competence of the Board of Directors, are taken by the simple majority (more than a half (½) of votes of the members of the Board of Directors, are taken by the simple majority (more than a half (½) of votes of the members of the Board of Directors, except for retired members of the Board of Directors. In practice, the specified recommendation of the Code is complied with: during the recent years, more than 90% of the Board of Directors' meetings have taken place with 100% participation of members of the Board of Directors. Therefore, in most cases, the simple majority of votes of the Board of Directors. After approval of the Code, the issue on implementation of the recommendation was considered by members of the Corporate Governance Committee under the Board of Directors with involvement of other members of the Board of Directors and the management. The Committee compliance with the recommendation may negatively impact urgency of decision-making. Risks related to incomplete compliance with the recommendation was negatively inpact urgency of decisions and the Board of Directors' wetling. Risks related to incomplete compliance with the recommendation and procedures adopted at the Company: decisions and the framework of committees' work. In connection with the above, the Company does not plan to achieve full compliance with this recommendation of the Code in this part. At the same time, the Company will continue monitoring the compliance with this recommendation of the Code in this part.

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.8	The Board of Directors s	ets up the committees for pr	eliminary considerat	ion of the most important issues of the Company's business
2.8.1	For preliminary con- sideration of the issues related to control of the Company's finan- cial and economic activities, the Audit	complied with 1. The Board of Directors established the Audit Committee made exclu- sively of independent directors.	• complied with • partially com- plied with • not complied with	
	Committee comprised of independent directors has been established.	2. The internal docu- ments of the Company define the objectives of the Audit Committee, including those contained in Recommendation 172 of the Code.	• complied with • partially com- plied with • not complied with	
		3. At least one member of the Audit Committee being an independent director has experience and knowledge in the field of preparation, analy- sis, assessment and audit of the accounting (finan- cial) statements.	• complied with • partially com- plied with • not complied with	
		4. Meetings of the Audit Committee were held at least once per quar- ter during the reporting period.	 complied with partially complied with not complied with 	
2.8.2	For preliminary con-	complied with		
	sideration of the issues related to formation of efficient and transpar- ent remuneration prac- tice, the Remuneration Committee has been	1. The Board of Directors estab- lished the Remuneration Committee, which is only comprised of independent directors.	• complied with • partially com- plied with • not complied with	
	established, com- prised of independent directors and headed by an independent director, not being the Chairman of the Board of Directors	2. The Chairman of the Remuneration Committee is an inde- pendent director, who is not the Chairman of the Board of Directors.	• complied with • partially com- plied with • not complied with	
	of Directors.	3. The internal docu- ments of the Company define the objectives of the Remuneration Committee, includ- ing those contained in Recommendation 180 of the Code.	• complied with • partially com- plied with • not complied with	

MANAGEMENT REPORT

ABOUT THE COMPANY

ADDITIONAL INFORMATION

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SUSTAINABLE DEVELOPMENT

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.8.3	For preliminary con-	partially complied with		
	sideration of the issues related to HR plan- ning (succession planning), profes- sional composition and efficiency of work of the Board of Directors, the Nomination Committee (for appoint- ments, HR) has been	1. The Board of Directors has established the Nomination Committee (or its objectives specified in Recommendation 186 of the Code are imple- mented within a different committee ¹), the majority of the members of which are independent directors.	• complied with • partially com- plied with • not complied with	1. Tasks specified in Recommendation 186 of the Code are imposed upon the Remuneration and Nomination Committee.
	established, the major- ity of the members of which are independ- ent directors.	2. The internal documents of the Company define the objec- tives of the Nomination Committee (or the relevant committee with the com- bined functions), includ- ing those contained in Recommendation 186 of the Code.	O complied with O partially com- plied with O not complied with	2. Activities of the Remuneration and Nomination Committee are performed on the basis of the Committee Regulations. In accordance with the Regulations, the Committee's functions include, inter alia, all objectives listed in Recommendation 186 of the Code, excluding sub-clause 8. The objective to describe individual duties of directors and the Chairman of the Board of Directors was not included into the list of functions of the Remuneration and Nomination Committee for the two main reasons: main duties of the members of the Board of Directors (including the Chairman of the Board of Directors) are clearly defined in the Regulations on the Board of Directors; the composition of the Board of Directors is stable enough. Therefore, the scope of individual duties of each director has already been formed, and the Company believes that additional description of duties of directors by the Remuneration and Nomination Committee would be of exclusively formal nature and would not be a catalyst for increased efficiency of the Board of Directors, which also contains description of duties of directors and the Chairman of the Board of Directors and the Chairman of the Board of Directors and the Chairman of Directors.

CORPORATE GOVERNANCE



No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.8.4	With account	complied with		
	of the scope of activ- ity and the level of risk, the Board of Directors of the Company made sure that the compo- sition of its commit- tees fully complies with the objectives of the Company's busi- ness. Additional commit- tees were either formed or were not recognized necessary (Strategy Committee, Corporate Governance Committee, Ethics Committee, Risk Management Committee, Budget Committee, Health, Safety and Environment Committee, etc.)	1. In the reporting period, the Board of Directors of the Company con- sidered the issue on compliance of the com- position of its commit- tees with the objectives of the Board of Directors and the objectives of the Company's business. Additional committees were either formed or were not recognized necessary.	● complied with ○ partially com- plied with ○ not complied with	 As of January 01, 2020, the following committees were formed under the Board of Directors 1: Audit Committee; Remuneration and Nomination Committee; Strategy Committee; Budget Committee; Corporate Governance Committee; Special Committee on Compliance. The Budget Committee was liquidated by resolution of the Board of Directors dated April 9, 2020 (Minutes No. 296). The functions of the Budget Committee have been transferred to the Strategy Committee. At the meeting on June 25, 2020, the Board of Directors consid- ered the issue on compliance of the composition of its committee with the objectives of the Board of Directors and the objectives of the Company's business. Established committees continued their work. On December 17, 2020, by decision of the Board of Directors, a Special Committee was established for the project to unite the personnel of MTS PJSC in the integrated office space in Moscow.

¹ Please specify the list of the additional committees established.

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
2.8.5	The composition	complied with		
	of the committees was determined so that it made it possible to perform comprehen- sive discussion of previ- ously considered issues with account of different opinions.	1. The Committees under the Board of Directors are headed by independent directors.	• complied with O partially com- plied with O not complied with	As of the date of publication of this report, MTS PISC has six com- mittees under the Board of Directors (see clause 2.8.4). Five com- mittees are headed by independent directors, while the Strategy Committee is chaired by F.V. Yevtushenkov, who is not an independ ent director. F.V. Yevtushenkov was elected Chairman of the Strategy Committee on June 25, 2020. The members of the Board of Directors of MTS decided that F.V. Yevtushenkov was the best candidate to per- form the duties of the Chairman of the Strategy Committee. F.V. Yevtushenkov has an extensive experience in holding sen- ior management positions and participating in the development and implementation of strategies within various business areas, and there is no doubt about his honesty, integrity and commitment to the interests of MTS. Having analyzed this recommendation of the Corporate Governance Code, we have concluded that the high level of devel- opment of the corporate governance system and the estab- lished practice of high-quality and constructive discussions in the Strategy Committee do not require implementation of this recommendation of the Code. The results of the external assessment of the Board of Directors conducted in 2020 demon- strate the validity of this approach: the members of the Board of Directors highly appreciate the work of the Strategy Committee, as well as the efforts undertaken by F.V. Yevtushenkov to make the Committee's discussions more active and vivid. Although the Company does not aim to only achieve formal compliance with the recommendation, the Board of Directors returns annually to review non-respected recommendations of the Code. In order to mitigate the risks of failure to comply with this rec- ommendation, the Company listens carefully to the opinions of the members of the Strategy Committee and collects feedback on the quality of its work and organization of discussions, includ- ing as part of assessment of the Board of Directors, and seeks to ensure that independent directors are included in the composi- tion
		2. The internal documents (policies) of the Company contain the provisions, in accordance with which the persons not included into the composition of the Audit Committee, Nomination Committee and Remuneration Committee may only visit the meetings of the com- mittees upon the invitation of the Chairman of the rel- evant committee.	 ○ complied with ○ partially complied with ○ not complied with ○ with 	of MTS.]
2.8.6	Chairmen of the com-	complied with		
	mittees regularly inform the Board of Directors and its Chairman on the work of their committees.	1. During the report- ing period, the chairmen of the committees regu- larly reported to the Board of Directors about the work of their committees.	 ○ complied with ○ partially complied with ○ not complied with 	

	ABOUT THE COMPANY	MANAGEMENT REPORT	CORPORATE GOVERNANCE	SUSTAINABLE DEVELOPMENT	05	ADDITIONAL INFORMATION	:
No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle			om criteria of assessmei te governance principle	nt
2.9	The Board of Directors p	rovides for the assessment o	of the quality of the B	oard of Directors' wo	ork, its comr	nittees and members.	
2.9.1	The assess- ment of the quality of the Board of Directors' work is aimed at defining the degree of efficiency of the work of the Board of Directors, committees and members of the Board of Directors, compliance of their work with the needs of the Company's development, as well as at enhancing the work of the Board of Directors and detect- ing areas, where their activity may be	complied with 1. Self-assessment or external assessment of the work of the Board of Directors performed in the reporting period included assessment of the work of commit- tees, individual members of the Board of Directors and the Board of Directors in general. 2. Results of self-as- sessment or external assessment of the Board of Directors performed during the reporting	 complied with O partially complied with O not complied with with o complied with O partially complied with O not complied with O not complied with 				
2.9.2	improved. The work of the Board	ouring the reporting period were considered at the in-person meeting of the Board of Directors. partially complied with	with				
	of Directors, commit- tees and members of the Board of Directors is assessed on a regu- lar basis at least once per year. For inde- pendent assessment of the quality of the work of the Board of Directors, a third party organ- ization (consultant) is engaged at least once in three years.	1. In order to conduct an independent assess- ment of the quality of the work of the Board of Directors during the three recent report- ing periods, the Company engaged a third party organization (consultant) at least once.	O complied with O partially com- plied with O not complied with				
3.1	The Corporate Secretary activities aimed at prote	of the Company performs e ction of rights and interests	ffective current interact	action with the share	holders, co work of th	ordinates the Company' he Board of Directors.	S
3.1.1	The Corporate Secretary has knowledge, experi- ence and qualification sufficient for perfor- mance of their obliga- tions, has an impeccable reputation and is trusted by the shareholders.	complied with 1. The Corporate Secretary has knowledge, experi- ence and qualification suf- ficient for performance of their obligations, has an impeccable repu- tation and is trusted by the shareholders. 2. On the Company's website in the Internet and in the Annual Report, there is biographic information available on the Corporate Secretary, with the same level of detail as for the members	• complied with O partially com- plied with O not complied with • complied with O partially com- plied with O not complied with				
3.1.2	The Corporate Secretary has suffi-	of the Board of Directors and executive manage- ment of the Company. complied with 1. The Board of Directors	⊙ complied with				
	cient independence of the executive bodies of the Company and has the necessary powers and resources to per- form their objectives.	approves appoint- ment, dismissal of and additional remu- neration to the Corporate Secretary.	Opartially com- plied with Onot complied with				

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
4.1	and qualification for the		members of the Board	tivate and retain people who have the necessary competences I of Directors, executive bodies and other key executives accepted at the Company.
4.1.1	The level of remuneration paid by the Company to members of the Board of Directors, execu- tive bodies and other key executives cre- ates sufficient motiva- tion for their efficient work, making it pos- sible for the Company to employ and retain competent and quali- fied experts. At the same time, the Company avoids higher remuner- ation than necessary, as well as unjustified high gap between lev- els of remuneration paid to the specified per- sons and employees of the Company.	complied with 1. There is an internal document (documents) accepted at the Company – a policy (policies) on remuneration paid to members of the Board of Directors, executive bodies and other key executives, which clearly defines the approaches towards the remunera- tion paid to the specified persons.	• complied with • partially com- plied with • not complied with	
4.1.2	The Company's Remuneration Policy has been developed by the Remuneration Committee and approved by the Board of Directors of the Company. The Board of Directors, with the support of the Remuneration Committee, pro- vides for monitor- ing of introduction and implementation of the Remuneration Policy at the Company – and reviews and amends it as necessary.	complied with 1. During the reporting period, the Remuneration Committee considered the Remuneration Policy (policies) and practice of its (their) introduction, and submitted the nec- essary recommendations to the Board of Directors, where required.	Ocomplied with Opartially com- plied with Onot complied with	
4.1.3	The Remuneration Policy of the Company contains transparent mechanisms to determine the amount of remuneration paid to members of the Board of Directors, exec- utive bodies and other key execu- tives of the Company, and also regulates all types of payments, ben- efits and privileges pro- vided to the specified persons.	complied with 1. The Remuneration Policy (policies) of the Company contains (contain) trans- parent mechanisms to determine the amount of remuneration paid to members of the Board of Directors, executive bodies and other key exec- utives of the Company, and also regulates (regu- late) all types of payments, benefits and privileges provided to the specified persons.	• complied with O partially com- plied with O not complied with	

CORPORATE GOVERNANCE



No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
4.1.4	The Company determines the policy for recovery of expenses (compen- sations) that details the list of expenses subject to recovery, and the level of ser- vice that the members of the Board of Directors, executive bodies and other key execu- tives of the Company may claim for. Such a policy may be part of the Company's Remuneration Policy.	governance principle complied with 1. The Remuneration Policy (policies) or other internal documents of the Company estab- lish the rules for recov- ery of expenses incurred by members of the Board of Directors, executive bodies and other key exec- utives of the Company.	 o complied with O partially complied with O not complied with With 	
4.2		n for members of the Board (interests of the shareholders		for rapprochement between financial interests of the directors
4.2.1	The Company pays fixed annual remu- neration to members of the Board of Directors. The Company does not pay remunera- tion for participation in individual meetings of the Board or com- mittees of the Board of Directors. The Company does not use any forms of short-term motiva- tion or additional finan- cial incentives in respect to members of the Board of Directors.	complied with 1. Fixed annual remunera- tion was the only monetary form of remuneration paid to members of the Board of Directors for their work on the Board of Directors during the reporting period.	• complied with • partially com- plied with • not complied with	
4.2.2	Long-term ownership of the Company's shares provides for rapproche- ment between financial interests of members of the Board of Directors and long-term inter- ests of the share- holders to the largest extent. At the same time, the Company does not provide for the rights to sell the shares by achievement of cer- tain indicators of activ- ities, and members of the Board of Directors do not participate in option programs.	complied with 1. If the internal docu- ment (documents) – Remuneration Policy (policies) of the Company – contemplates provi- sion of the Company's shares to members of the Board of Directors, clear rules of share own- ership by members of the Board of Directors aimed at promoting long- term ownership of such shares shall be provided for and disclosed.	• complied with O partially com- plied with O not complied with	

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
4.2.3	The Company does	complied with		
	not provide for any additional payments or compensation in case of early ter- mination of powers of members of the Board of Directors in connec- tion with transfer of con- trol over the Company or other circumstances.	1. The Company does not provide for any addi- tional payments or com- pensation in case of early termination of powers of members of the Board of Directors in connec- tion with transfer of control over the Company or other circumstances.	• complied with O partially com- plied with O not complied with	

4.3 The system of remuneration for members of executive bodies and other key executives of the Company provides for the dependence of remuneration on the result of the Company's operation and their personal contribution to the achievement of this result.

4.3.1	Remuneration	complied with	
	paid to members of executive bodies and other key executives of the Company is deter- mined so that a reason- able and justified ratio is ensured between the fixed part of remu- neration and the varia- ble part of remuneration,	1. During the reporting period, the annual indica- tors of efficiency approved by the Board of Directors were used to deter- mine the amount of var- iable remuneration paid to members of executive bodies and other key exec- utives of the Company.	 O complied with ○ partially complied with ○ not complied with with
	ble part of remuneration, depending on the results of the Company's oper- ation and personal (individual) contribu- tion of an employee to the final result.	2. During the last com- pleted assessment of the remunera- tion system for mem- bers of executive bodies and other key executives of the Company, the Board of Directors (Remuneration Committee) made sure that the Company uses an effective ratio of the fixed part of remu- neration and the variable part of remuneration.	 ● complied with ○ partially complied with ○ not complied with with
		3. The Company has the procedure for returning to the Company of bonus payments, which were ille- gally received by mem- bers of executive bodies and other key executives of the Company.	© complied with O partially com- plied with O not complied with

	ABOUT THE COMPANY	MANAGEMENT REPORT	CORPORATE GOVERNANCE	SUSTAINABLE DEVELOPMENT	05	ADDITIONAL INFORMATION	
No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	•		om criteria of assessmer te governance principle	nt
4.3.2	The Company has introduced a program for long-term moti- vation of members of executive bodies and other key executives of the Company, using shares of the Company (options or other deriv- ative financial instru- ments, the basic assets under which are the Company's shares).	 complied with 1. The Company has introduced a program for long-term moti- vation of members of executive bodies and other key executives of the Company, using shares of the Company (financial instruments based on the Company's shares). 2. The program for long- term motivation of mem- bers of executive bodies and other key executives of the Company contem- plates that the right to sell 	• complied with • partially com- plied with • not complied with • complied with • partially com- plied with • not complied with				
1.3.3	The amount of com-	shares and other financial instruments used in such a program arises not ear- lier than three years after the moment of their pro- vision. At the same time, the right for their sale depends on achieve- ment of certain indicators of the Company's activities. complied with					
-	pensation ("top-ech- elon parachute"), paid by the Company in case of early ter- mination of powers to members of exec- utive bodies or key executives at the initi- ative of the Company and with absence of unfair actions from their side, shall not exceed dou- ble size of the fixed part of the annual remuneration.	1. The amount of com- pensation ("top-ech- elon parachute"), paid by the Company in case of early termination of powers to members of executive bodies or key executives at the initi- ative of the Company and with absence of unfair actions from their side, did not exceed dou- ble size of the fixed part of the annual remuneration in the reporting period.	• complied with • partially com- plied with • not complied with				
5.1	The Company has an effi	ciently operating risk mana ives set by the Company.	gement and internal c	ontrol system aime	d at ensuring	reasonable confidence	•
5.1.1	The Board of Directors of the Company has defined the principles and approaches towards organization of the risk management and inter- nal control system in place at the Company.	complied with 1. Functions of vari- ous management bod- ies and subdivisions of the Company within the risk management and internal control sys- tem are clearly defined by the internal docu- ments/relevant policy of the Company approved	• complied with • partially com- plied with • not complied with				

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
5.1.2	Executive bodies of the Company ensure development and main- tenance of function- ing of an efficient risk management and inter- nal control system at the Company.	complied with 1. Executive bodies of the Company pro- vided for distribution of functions and powers in respect to risk manage- ment and internal control between the managers (heads) of the subdivisions and departments subordi- nated to them.	• complied with O partially com- plied with O not complied with	
5.1.3	The risk manage- ment and internal con- trol system in place at the Company pro- vides for objective, fair and clear under- standing of the current status and prospects of the Company, integ- rity and transpar- ency of the Company's reporting, reasonable- ness and acceptability of the risks undertaken by the Company.	complied with 1. There is an approved anti-corruption policy at the Company. 2. There	 complied with partially complied with O not complied with o complied with 	
		is an available method at the Company for inform- ing the Board of Directors or the Audit Committee under the Board of Directors about the facts of breach- ing of the law, internal pro- cedures, or the Company's Code of Ethics.	Opartially com- plied with Onot complied with	
5.1.4	The Board of Directors of the Company takes necessary actions to make sure that the Company's exist- ing risk management and internal con- trol system complies with the principles and approaches towards its organization deter- mined by the Board of Directors and that it functions effectively.	complied with 1. During the reporting period, the Board of Directors or the Audit Committee under the Board of Directors assessed the efficiency of the risk management and internal control system in place at the Company. Information on the main results of such an assess- ment is included into the Annual Report of the Company.	 O complied with ○ partially complied with ○ not complied with ○ with 	
5.2		an internal audit to systema em and the corporate goveri		ently assess the reliability and efficiency of the risk management
5.2.1	In order to conduct an internal audit, a separate struc- tural subdivision has been established at the Company, or an independ- ent external entity has been engaged. Functional and admin- istrative accountabili- ties of the internal audit subdivision are sep- arated. The internal	complied with 1. In order to con- duct an internal audit, the Company has a sep- arate structural internal audit subdivision, which is functionally accountable to the Board of Directors or the Audit Committee, or an independent third party entity with the same principle of accountability has been engaged.	• complied with • partially com- plied with • not complied with	

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audit subdivision is functionally accountable to the Board

of Directors.

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CORPORATE GOVERNANCE



No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
5.2.2	The internal audit subdi-	complied with		
	vision assesses the effi- ciency of the internal control system, the effi- ciency of the risk man- agement system, and also the corporate	1. During the report- ing period, the efficiency of the internal control and risk management sys- tem was assessed as part of an internal audit.	• complied with • partially com- plied with • not complied with	
	governance system. The Company applies the generally accepted standards of activities in the field of internal audit.	2. The Company applies generally accepted approaches to internal control and risk management.	 complied with partially complied with not complied with with 	
6.1		•	ie shareholders, inves	stors and other stakeholders.
6.1.1	There is an Information	complied with		
	Policy developed and introduced at the Company, which provides for effective information interaction between the Company, shareholders, investors	1. The Board of Directors of the Company has approved the Information Policy of the Company developed with account of the Code's recommen- dations.	• complied with • partially com- plied with • not complied with	
	and other stakeholders.	2. The Board of Directors (or one of its committees) considered the issues related to the Company's compliance with its Information Policy at least once in the reporting period.	• complied with • partially com- plied with • not complied with	

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
61.2	The Company dis- closes informa- tion on the corporate governance system and practices, includ- ing detailed informa- tion on compliance with the principles and recommendations of the Code.	partially complied with 1. The Company discloses information on the corpo- rate governance system in place at the Company and the general prin- ciples of corpo- rate governance used by the Company, including on the Company's website	 O complied with O partially complied with O not complied with with 	
		in the Internet. 2. The Company discloses information on the com- position of its executive bodies and the Board of Directors, independ- ent members of the Board and their member- ship in the commit- tees under the Board of Directors (as defined by the Code).	• complied with O partially com- plied with O not complied with	
		3. If there is an entity that controls the Company, the Company publishes a memorandum of the con- trolling entity in respect to the plans of such an entity concerning the corporate governance at the Company.	O complied with O partially com- plied with O not complied with	The Company did not publish a memorandum of the controlling entity in respect to its plans as regards the Company in con- nection with the fact that such a memorandum was not adopted by the controlling entity. The controlling shareholder of the Company (Sistema PISFC, hereinafter also referred to as the "Corporation"), timely pro- vides public access to information about all of its plans in respect to the Company by means of various information disclosure chan- nels (annual report, notices of significant facts, press releases, etc. being governed by the principles of protection of the confidential information and rights of the Company's shareholders. Besides, the Corporate Governance Code is available on the web- site of Sistema PISFC ¹ . The Corporate Governance Code of Sistema PISFC declares the Corporation's aspiration to ensure compliance with reg- ulations and requirements of the current legislation, as well as with the best corporate governance standards followed in prac- tice by its subsidiaries and affiliates. Besides, the Code contains information on principles of building relations within Sistema PISFC Group of Companies. In accordance with the Code, the main objective proclaimed by the Corporation in respect to its sub- sidiaries and affiliates (portfolio companies) shall be assis- tance to their comprehensive development for the purposes of the growth of their value. Besides, when making managerial decisions, the Corporation takes into account interests of all shareholders, investors, main consum- ers of subsidiaries and employees of portfolio companies. In connection with the above, the use of an additional tool of infor- mation disclosure (a memorandum of the controlling entity) for disclosure of the public information is unreasonable. Risks of failure to comply with the recommendation are levelled out by the timely and high-quality disclosure of all material information of the Corporation. MTS has no information about plans of Sistema PISFC on accept- ance of the aforementioned memorandum. If the

http://www.sistema.ru/fileadmin/user_upload/corporate_documents/kodeks_korporativnogo_upravlenija.pdf In connection with the fact that formal compliance with the recommendation of the Code depends on the controlling entity, and not on MTS PISC, the Company has no information on whether failure to comply with the Code's provision is temporary and whether the controlling shareholder intends to comply with the Code in the future. At the same time, the Company will continue monitoring the compliance with this recommendation of the Code by Russian issuers and will initiate the consideration of the issue at the Corporate Governance Committee, if the practices change.

	ABOUT THE COMPANY	MANAGEMENT REPORT	CORPORATE GOVERNANCE	SUSTAINABLE DEVELOPMENT	05 ADDITIONAL INFORMATION
No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle		iation from criteria of assessment corporate governance principle
6.2		complete, relevant and valid sions by the Company's share			anner to ensure the possibility
6.2.1	The Company discloses information in compli- ance with the principles of regularity, consist- ence and efficiency, as well as of availabil- ity, validity, complete- ness and comparability of data being disclosed.	complied with 1. The Information Policy of the Company determines the approaches and crite- ria for definition of informa- tion capable of significantly influencing the assessment of the Company and value of its securities, as well as the procedures provid- ing for timely disclosure of such information.	© complied with O partially com- plied with O not complied with		
		 If the Company's secu- rities circulate in the for- eign organized markets, substantial information is disclosed in the Russian Federation and in such markets synchronously and equivalently during the reporting period. 	 o complied with ○ partially complied with ○ not complied with with 		
		3. If foreign shareholders own a substantial quantity of the Company's shares, then during the report- ing year, information was disclosed not only in Russian, but also in one of the most common for- eign languages.	Ocomplied with Opartially com- plied with Onot complied with		
6.2.2	The Company avoids a formal approach when disclosing informa- tion, and it discloses substantial information about its activities, even if disclosure of such information is not pro- vided for by the law.	complied with 1. During the report- ing period, the Company disclosed annual and semi-annual finan- cial reporting pre- pared in accordance with the IFRS stand- ards. The Annual Report of the Company for the reporting period includes annual financial statements made in accordance with the IFRS standards jointly with the auditor's conclusion.	• complied with Opartially com- plied with O not complied with		
		2. The Company dis- closes full informa- tion on the structure of the Company's cap- ital in accordance with Recommendation 290 of the Code in the annual report and on the Company's website in the Internet.	• complied with Opartially com- plied with Onot complied with		

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
6.2.3	The Annual Report	complied with		
	of the Company, being one of the most impor- tant tools for information exchange with the share- holders and other con- cerned parties, contains	1. The Annual Report of the Company contains information on key aspects of the Company's business operations and financial results.	• complied with • partially com- plied with • not complied with	
	information that allows for evaluating the results of the Company's activi- ties over the year.	2. The Annual Report of the Company contains information on environ- mental and social aspects of the Company's business.	• complied with • partially com- plied with • not complied with	
6.3	The Company provides i and unhindered access.	nformation and documents a	t the request of the s	hareholders in accordance with the principles of an equal
6.3.1	The Company provides	partially complied with		
	information and doc-	1. The Information Policy	Ocomplied with	

uments at the request of the sharehold- ers in accordance with the principles of an equal and unhin- dered access.	of the Company deter- mines an unhindered procedure for provid- ing the shareholders with an access to infor- mation, including that on the Company's controlled legal enti- ties, at the request of the shareholders.	 Complied with Partially complied with Onot complied with with 	The Company's Information Policy does not stipulate the share- holders' right for access to information on legal entities controlled by the Company. Due to the fact that the Information Policy of MTS is a high-level document only containing the basic principles to which MTS adheres when disclosing material non-public information, a pro- cedure for providing the shareholders with an access to certain types of information has not been included into it. At the same time, recognizing and respecting the shareholders' right to access information on legal entities controlled by the Company, MTS has posted on its corporate website a procedure for provid- ing such information upon request (https://moskva.mts.ru/ about/investoram-i-akcioneram/korporativnoe-upravlenie/ predostavlenie-informacii-po-zaprosam-akcionerov). MTS regularly (annually) conducts an analysis of corporate gov- ernance practices used by other public companies (benchmark- ing). The benchmarking results are reviewed by the Corporate Governance Committee (since 2021, the Corporate Governance, Environmental and Social Responsibility Committee) under the Board of Directors of MTS in an extended composition (involving the participation of all independent directors). During the Committee's meetings, recommendations of the Code that are not adhered to by the Company are analyzed and the practi- cability of their implementation is assessed. This recommenda- tion was considered, inter alia, at the meeting held on December 11, 2020; following the review, the directors found that it would be sufficient to disclose a procedure for providing the sharehold- ers with an access to information on the legal entities controlled by the Company on the Company's website. Therefore, as the Company does not aim to only achieve formal compliance with the recommendation, currently it does not seem practicable to include in the high-level document a procedure for providing specific information disclosed on the corporate web- site. At the same time, the Board of Directors returns
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MANAGEMENT CORPORATE REPORT GOVERNANCE



No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
6.3.2	When the Company provides information to the shareholders, a reasonable balance is maintained between the interests of specific shareholders and those of the Company itself,	complied with 1. During the report- ing period, the Company did not reject requests from the shareholders for provision of informa- tion, or such rejections were justified.	• complied with Opartially com- plied with O not complied with	
	which is interested in preserving the con- fidentiality of its impor- tant commercial information capable of exerting a substan- tial influence on its competitiveness.	2. In cases defined by the Information Policy of the Company, the share- holders are warned about the confidential nature of the information and undertake to maintain its confidentiality.	• complied with O partially com- plied with O not complied with	
7.1	and, therefore, the posit		or corporate actions)	oint stock capital and financial condition of the Company are carried out under fair conditions, providing for compliance holders.
71.1	Major corporate actions include reorganization of the Company, acqui- sition of 30 or more percents of the voting shares of the Company (acquisition), clos- ing of major transac- tions by the Company, increase or decrease in the authorized cap- ital of the Company, listing and delist- ing of the Company's shares, as well as other actions, which may result in a substan- tial change in the rights of the shareholders or violation of their inter- ests. The Company's	complied with 1. The Company's Charter defines a list of transac- tions or other actions, being major corpo- rate actions, and criteria for their determination. Decision-making in respect to major corporate actions falls within the competence of the Board of Directors. In cases where implemen- tation of these corporate actions is directly related by the law to the com- petence of the General Meeting of Shareholders, the Board of Directors pro- vides relevant recommen- dations to the shareholders.	• complied with • partially com- plied with • not complied with	
	Charter defines a list (criteria) of transactions or other actions, being major corporate actions, and such actions fall within the competence of the Board of Directors of the Company.	2. The Company's Charter includes at least the following actions, being the major corpo- rate actions: reorgani- zation of the Company, acquisition of 30 or more percent of the voting shares of the Company (acquisition), clos- ing of major transac- tions by the Company, increase or decrease in the authorized cap- ital of the Company, listing and delisting of the Company's shares.	• complied with O partially com- plied with O not complied with	
7.1.2	The Board of Directors plays a key role in mak- ing decisions or devel- oping recommendations in respect to major corporate actions; the Board of Directors relies on the position of the Company's inde- pendent directors.	complied with 1. There is a procedure in place at the Company, in accord- ance with which inde- pendent directors state their position on the major corporate actions prior to their approval.	• complied with • partially com- plied with • not complied with	

No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle	
71.3	When making major	complied with			
	corporate actions, which affect the rights and legal interests of the sharehold- ers, equal condi- tions are provided for all the sharehold- ers of the Company. If the mechanisms stipulated by the law and aimed at protect- ing the shareholders' rights are insufficient, additional meas- ures are taken to protect the rights and legal interest of the Company's share- holders. At the same time, the Company not only complies with the formal require- ments of the law, but also adheres to the principles of corporate governance set forth in the Code.	1. Taking into account specific features of the Company's activities, the Company's Charter provides for lower mini- mum criteria to classify the Company's transac- tions as the major corpo- rate actions, as compared to those established by the law.	 O complied with ○ partially complied with ○ not complied with ○ not complied with 		
		2. During the report- ing period, all major corporate actions were approved prior to their implementation.	© complied with O partially com- plied with O not complied with		
7.2	The Company provides for such a procedure of making major corporate actions, which enables the shareholders to obt information on such actions in a timely manner and to influence such actions and guarantees the observance and an ac of protection of their rights, when such actions are undertaken.				
7.2.1	Information on major corporate actions undertaken is dis- closed with explanation of reasons, conditions and effects of such actions.	complied with			
		1. During the report- ing period, the Company disclosed informa- tion on its major corpo- rate actions in a timely manner and in sufficient detail, including grounds and timeline for undertak-	• complied with Opartially com- plied with Onot complied with		



No.	Corporate governance principles	Criteria of assessment of compliance with the corporate governance principle	Status of compli- ance with the cor- porate govern- ance principle	Explanations of the deviation from criteria of assessment of compliance with the corporate governance principle
7.2.2	Rules and procedures related to the implemen- tation of major corporate actions by the Company are stipulated in the internal docu- ments of the Company.	partially complied with		
		1. The Company's internal documents provide for the proce- dure of engagement of an independent appraiser to define the cost of property alienated or purchased under a major transac- tion or an interested-party transaction.	• complied with • partially com- plied with • not complied withv	
		2. The Company's inter- nal documents pro- vide for the procedure of engagement of an inde- pendent appraiser to eval- uate the cost of purchase and redemption of the Company's shares.	• complied with • partially com- plied with • not complied with	
		3. The Company's inter- nal documents pro- vide for an extended list of grounds, under which members of the Board of Directors of the Company and other persons specified by the law are recognized as inter- ested in the Company's transactions.	O complied with O partially com- plied with O not complied with	The Company's internal documents do not provide for an extended list of grounds, under which members of the Board of Directors of the Company and other persons specified by the law are recog- nized as interested in the Company's transactions. The Russian legislation does not provide public companies with the possibility to extend the list of grounds for being rec- ognized as interested in a company's transactions, as para. 1 of Article 81 of the Federal Law "On Joint-Stock Companies" gives an exhaustive list of grounds for being recognized as interested in a company's transactions, while para. 8 of Article 83 specifi- cally contemplates the possibility to establish a special procedure for making interested-party transactions only for non-pub- lic companies. Therefore, being governed by the instructions of the law, the Company does not provide in its internal documents an extended list of grounds for recognizing a member of the Board of Directors as an interested party of the Company's transactions. However, striving to comply with this recommendation actually rather than formally, and to mitigate additional risks, the Company has established the following procedure in its internal documents: The Company has developed and approved, as an Annex to the Regulations on the Board of Directors, a Procedure for Resolution of a Conflict of Interest of Members of the Board of Directors, which includes, among other things, the obligation of a member of the Board of Directors to report a possible conflict of interest and, if any, to refrain from participating in the discus- sion and voting on the relevant issue (clauses 2.3.2, 2.3.4, 4.3.2 of the Regulations, Annex 1 to the Regulations). Thus, the Company has additional control procedures for transactions that are not con sidered related-party transactions under the Russian legislation but may include an element of interest, which indicates to partial implementation of the recommendation. The Company will continue monitoring changes in the Russian legislation, as well as c