

KAMUYU AYDINLATMA PLATFORMU

iş GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş. Corporate Governance Compliance Report 2021 - Annual Notification

Summary

Corporate Governance Compliance Report





Corporate Governance Compliance Report

Related Companies []

Related Funds

		Con	npan	y Complian	Explanation		
	Yes	Partia	No	Exempted	Not Applicable		
orporate Governance Compliance Report							
1.1. FACILITATING THE EXERCISE OF SHAREHOLDER RIGHTS							
1.1.2- Up-to-date information and disclosures which may affect the exercise of shareholder rights are available to investors at the corporate website.	Х						
1.2. RIGHT TO OBTAIN AND REVIEW INFORMATION							
1.2.1 - Management did not enter into any transaction that would complicate the conduct of special audit.	Х						
1.3. GENERAL ASSEMBLY							
1.3.2 - The company ensures the clarity of the General Assembly agenda, and that an item on the agenda does not cover multiple topics.	Х						
1.3.7- Insiders with privileged information have informed the board of directors about transactions conducted on their behalf within the scope of the company's activities in order for these transactions to be presented at the General Shareholders' Meeting.					x	The Board of Directors was not informed regarding Principle 1.3.7	
1.3.8 - Members of the board of directors who are concerned with specific agenda items, auditors, and other related persons, as well as the officers who are responsible for the preparation of the financial statements were present at the General Shareholders' Meeting.	X						
1.3.10 - The agenda of the General Shareholders' Meeting included a separate item detailing the amounts and beneficiaries of all donations and contributions.	Х						
1.3.11 - The General Shareholders' Meeting was held open to the public, including the stakeholders, without having the right to speak.	Х						
1.4. VOTING RIGHTS							
1.4.1 - There is no restriction preventing shareholders from exercising their shareholder rights.	Х						
 1.4.2 - The company does not have shares that carry privileged voting rights. 	Χ						
1.4.3-The company withholds from exercising its voting rights at the General Shareholders' Meeting of any company with which it has cross-ownership, in case such cross-ownership provides management control.					X	There are no companies with which the Company has cross-shareholding relationship.	
1.5. MINORITY RIGHTS							
1.5.1 - The company pays maximum diligence to the exercise of minority rights.	Х						
1.5.2 - The Articles of Association extend the use of minority rights to those who own less than one twenthieth of the outstanding shares, and expand the scope of the minority rights.			x			Other than the current legal arrangements, as it is the case across the country, Articles of Association provide no additional arrangements regarding the minority rights. On the other hand, our Company's Codes of Ethic stipulates that each shareholder is given the same value and treated equally regardless of their share. All relevant regulations governing the use of the shareholders' rights are observed. There are no plans for amending the Articles of Association so that it covers the minority rights	
1.6. DIVIDEND RIGHT						in greater detail.	
1.6.1 - The dividend policy approved by the General							
Shareholders' Meeting is posted on the company website.	Х						

1.6.2 - The dividend distribution policy comprises the				
minimum information to ensure that the shareholders can have an opinion on the procedure and principles of dividend distributions in the future.	X			
1.6.3 - The reasons for retaining earnings, and their allocations, are stated in the relevant agenda item.	Х			
1.6.4 - The board reviewed whether the dividend policy balances the benefits of the shareholders and those of the company.	Х			
1.7. TRANSFER OF SHARES				
1.7.1 - There are no restrictions preventing shares from being transferred.	х			
2.1. CORPORATE WEBSITE				•
2.1.1 The company website includes all elements listed in Corporate Governance Principle 2.1.1.	Х			
2.1.2 - The shareholding structure (names, privileges, number and ratio of shares, and beneficial owners of more than 5% of the issued share capital) is updated on the website at least every 6 months.	х			
2.1.4 - The company website is prepared in other selected foreign languages, in a way to present exactly the same information with the Turkish content.	х			
2.2. ANNUAL REPORT				
2.2.1 - The board of directors ensures that the annual report represents a true and complete view of the company's activities.	X			
2.2.2 - The annual report includes all elements listed in Corporate Governance Principle 2.2.2.	Х			
3.1. CORPORATION'S POLICY ON STAKEHOLDERS				
3.1.1- The rights of the stakeholders are protected pursuant to the relevant regulations, contracts and within the framework of bona fides principles.	Х			
3.1.3 - Policies or procedures addressing stakeholders' rights are published on the company's website.	Х			
3.1.4 - A whistleblowing programme is in place for reporting legal and ethical issues.	х			
3.1.5 - The company addresses conflicts of interest among	Х			
stakeholders in a balanced manner.				
3.2. SUPPORTING THE PARTICIPATION OF THE STAKEHOLDERS IN THE				
3.2. SUPPORTING THE PARTICIPATION OF THE STAKEHOLDERS IN THE CORPORATION'S MANAGEMENT				Dayticination of
		X		Participation of employees in management has not been regulated by the Articles of Association or the internal regulations. Under the present organization of the Company, the executives of the Company participate - if needed - in the meetings of the Board of Directors. Other than that, the Company keeps all channels of communication open for the participation of the employees in management, and it establishes platforms and mechanisms for the employees' communication of their opinions and suggestions . Adoption of additional regulations is not considered on this subject, because the present practices of the Company under its organizational structure are believed to satisfy the needs.
3.2.1 - The Articles of Association, or the internal regulations (terms of reference/manuals), regulate the participation of employees in management. 3.2.2 - Surveys/other research techniques, consultation, interviews, observation method etc. were conducted to	X	X		employees in management has not been regulated by the Articles of Association or the internal regulations. Under the present organization of the Company, the executives of the Company participate - if needed - in the meetings of the Board of Directors. Other than that, the Company keeps all channels of communication open for the participation of the employees in management, and it establishes platforms and mechanisms for the employees' communication of their opinions and suggestions . Adoption of additional regulations is not considered on this subject, because the present practices of the Company under its organizational structure are believed to satisfy the
3.2.1 - The Articles of Association, or the internal regulations (terms of reference/manuals), regulate the participation of employees in management. 3.2.2 - Surveys/other research techniques, consultation, interviews, observation method etc. were conducted to obtain opinions from stakeholders on decisions that significantly affect them.	X	X		employees in management has not been regulated by the Articles of Association or the internal regulations. Under the present organization of the Company, the executives of the Company participate - if needed - in the meetings of the Board of Directors. Other than that, the Company keeps all channels of communication open for the participation of the employees in management, and it establishes platforms and mechanisms for the employees' communication of their opinions and suggestions . Adoption of additional regulations is not considered on this subject, because the present practices of the Company under its organizational structure are believed to satisfy the
3.2.1 - The Articles of Association, or the internal regulations (terms of reference/manuals), regulate the participation of employees in management. 3.2.2 - Surveys/other research techniques, consultation, interviews, observation method etc. were conducted to obtain opinions from stakeholders on decisions that significantly affect them. 3.3. HUMAN RESOURCES POLICY	X	X		employees in management has not been regulated by the Articles of Association or the internal regulations. Under the present organization of the Company, the executives of the Company participate - if needed - in the meetings of the Board of Directors. Other than that, the Company keeps all channels of communication open for the participation of the employees in management, and it establishes platforms and mechanisms for the employees' communication of their opinions and suggestions . Adoption of additional regulations is not considered on this subject, because the present practices of the Company under its organizational structure are believed to satisfy the
3.2.1 - The Articles of Association, or the internal regulations (terms of reference/manuals), regulate the participation of employees in management. 3.2.2 - Surveys/other research techniques, consultation, interviews, observation method etc. were conducted to obtain opinions from stakeholders on decisions that significantly affect them. 3.3. HUMAN RESOURCES POLICY 3.3.1 - The company has adopted an employment policy ensuring equal opportunities, and a succession plan for all key managerial positions.	Х	X		employees in management has not been regulated by the Articles of Association or the internal regulations. Under the present organization of the Company, the executives of the Company participate - if needed - in the meetings of the Board of Directors. Other than that, the Company keeps all channels of communication open for the participation of the employees in management, and it establishes platforms and mechanisms for the employees' communication of their opinions and suggestions . Adoption of additional regulations is not considered on this subject, because the present practices of the Company under its organizational structure are believed to satisfy the
3.2.1 - The Articles of Association, or the internal regulations (terms of reference/manuals), regulate the participation of employees in management. 3.2.2 - Surveys/other research techniques, consultation, interviews, observation method etc. were conducted to obtain opinions from stakeholders on decisions that significantly affect them. 3.3. HUMAN RESOURCES POLICY 3.3.1 - The company has adopted an employment policy ensuring equal opportunities, and a succession plan for all		X		employees in management has not been regulated by the Articles of Association or the internal regulations. Under the present organization of the Company, the executives of the Company participate - if needed - in the meetings of the Board of Directors. Other than that, the Company keeps all channels of communication open for the participation of the employees in management, and it establishes platforms and mechanisms for the employees' communication of their opinions and suggestions . Adoption of additional regulations is not considered on this subject, because the present practices of the Company under its organizational structure are believed to satisfy the

3.3.3 - The company h	nas a policy on human resources	Χ			
development, and org	ganises trainings for employees.				
_	been organised to inform employees s of the company, remuneration, ration and health	X			
3.3.5 - Employees, or decisions impacting tunions was also taker	their representatives, were notified of hem. The opinion of the related trade n.		X		Decisions and regulations that may affect employees are informed to them. There are no employee representatives or an assigned union, and no communication has been established with other unions.
prepared for all empl	ns and performance criteria have been oyees, announced to them and taken mine employee remuneration.	X			
goals, monitoring, co taken to prevent disc	edures, trainings, raising awareness, mplaint mechanisms) have been rimination, and to protect employees mental, and emotional mistreatment.	х			
supports the right for	ensures freedom of association and collective bargaining.		х		Concerning the Company's scale, there is no need for the right for collective bargaining. On the other hand, there is no prohibitive regulations on the mentioned issues.
maintained.	environment for employees is	Х			
3.4. RELATIONS WITH CUS	TOMERS AND SUPPLIERS				
	easured its customer satisfaction, and ll customer satisfaction.	Х			
·	notified of any delays in handling	Х			
3.4.3 - The company of with respect to its pro	complied with the quality standards oducts and services.	Х			
3.4.4 - The company h protect the confident	nas in place adequate controls to iality of sensitive information and customers and suppliers.	Х			
3.5. ETHICAL RULES AND S	OCIAL RESPONSIBILITY				
3.5.1 - The board of the ethics, disclosed on the	ne corporation has adopted a code of he corporate website.	Х			
	as been mindful of its social s adopted measures to prevent Y.	x			
4.1. ROLE OF THE BOARD O	OF DIRECTORS				
do not threaten the lo	irectors has ensured strategy and risks ong-term interests of the company, a management is in place.	Х			
that the board of dire strategy, ensured reso	d minutes of board meetings indicate ctors discussed and approved purces were adequately allocated, and and management performance.	Х			
4.2. ACTIVITIES OF THE BO	ARD OF DIRECTORS				
4.2.1-The board of dir reported its activities	rectors documented its meetings and to the shareholders.	X			
	horities of the members of the board used in the annual report.	Х			
	nsured the company has an internal lequate for its activities, size and	Х			
	the functioning and effectiveness of ystem is provided in the annual report.	х			
	e Chairman and Chief Executive Officer	X			
4.2.7-The board of dir Relations department committee work effec	rectors ensures that the Investor t and the corporate governance ctively. The board works closely with cating and settling disputes with	х			
	nas subscribed to a Directors and ance covering more than 25% of the		X		Our Company's Board Members are insured within the scope of the umbrella liability insurance policy, which includes the companies in our group as insured, against the risk of loss caused by their faults during their duties, but

				the insurance cost is not determined as an amount exceeding 25% of the capital.
4.3. STRUCTURE OF THE BOARD OF DIRECTORS				
4.3.9 - The board of directors has approved the policy on its own composition, setting a minimal target of 25% for female directors. The board annually evaluates its composition and nominates directors so as to be compliant with the policy.			x	Although the Company has so far not set a certain target ratio and timeframe for the number of female directors in the board of directors and so no policy has been adopted to this end, the Company cares to include people with sufficient competence to the Company's executive positions and the Board without any discrimination, and shows maximum efforts to have women take active roles in the board of directors. On the other hand, while selecting the board members, priority is given to the selection of candidates with due quality and experience as required by the Company's activity area, and we do not prefer to adopt a binding policy that sets a certain number for female directors. There have been female directors in the Company's board of directors since 2012, while there are two female directors in the current board of directors (female directors female directors in the current board of directors ratio 22%). There are no immediate plans to take action for adopting a target or setting a policy regarding the number of the female directors.
4.3.10 - At least one member of the audit committee has 5				directors.
years of experience in audit/accounting and finance.	Χ			
4.4. BOARD MEETING PROCEDURES				
4.4.1-Each board member attended the majority of the board meetings in person.	Х			
4.4.2 - The board has formally approved a minimum time by which information and documents relevant to the agenda items should be supplied to all board members.		X		Board meetings are held in accordance with the Company's Articles of Association and working principles of the Board of Directors, and none of these regulations set a minimum time by which information and documents relevant to the board meetings should be delivered to the board members. There is a Board of Directors Secretariat in the Company responsible for preparing and delivering the information and documents related with the board meetings to the Board of Directors; and as a rule under the general practices of the Company, care is taken to send the information and documents relevant to the agenda of the board meetings to all board members at least one week in advance. We are planning to insert a minimum time to the

 4.4.3 - The opinions of board members that could not attend the meeting, but did submit their opinion in written format, were presented to other members. 4.4.4 - Each member of the board has one vote. 4.4.5 - The board has a charter/written internal rules defining the meeting procedures of the board. 4.4.6 - Board minutes document that all items on the agenda are discussed, and board resolutions include director's dissenting opinions if any. 	x x			X	working principles on this subject, when updating the Board of Directors' Working Principles comes to the agenda. Except one meeting, Board members attended all the Board Meetings held throughout the year. No written opinions received from the board member that could not attend the meeting.
4.4.7-There are limits to external commitments of board members. Shareholders are informed of board members' external commitments at the General Shareholders' Meeting.		X			Assumption of external commitments by the Board members has been subject to the general provisions and the board members are required to get the permission of the General Assembly for having transactions with the Company and borrowing from the Company under the Article 395 of Turkish Code of Commerce (TTK) and noncompetition with the Company under the Article 396 of TTK. Assumption of external commitments by the Board members hasn't been limited given the contribution of the work experiences and industry experiences of the Board members. Board Members are required to consider during their appointment as an executive or a Board member or a consultant for another company that this appointment should not lead to conflicts of interest, while Independent Board Members - in addition to this fact - should further consider that their such assignments should not violate the independence criteria as provided under the working principles. Furthermore, relevant regulations are observed in assessment of the candidates for Board memberships. The résumés of the board members include their external commitments and information about Board Members is submitted to the shareholders at the General Shareholders' meeting. There are no intentions to restrict the external commitments of the Board members in our Company or failed to show the due diligence and time for the Company derived and time for the Company due to an urcompany due to an urcomp

					assumption of an external commitment.
4.5. BOARD COMMITTEES					
4.5.5 - Board members serve in only one of the Board's committees.			X		Board members may serve in more than one Board committee to enable the establishment of Board committees and their functioning efficiently. All of our independent Board members have a role in our Board committees. The Board members who serve in more than one committee both help increase the possibilities of cooperation between the committees having similar work areas and improve the decision-making processes as they ensure a good communication between these committees.
4.5.6 - Committees have invited persons to the meetings as deemed necessary to obtain their views.	X				No external consultancy
4.5.7 - If external consultancy services are used, the independence of the provider is stated in the annual report.				Х	services are used by the Committees in 2021.
4.5.8 - Minutes of all committee meetings are kept and reported to board members.	X				
4.6. FINANCIAL RIGHTS					No Board performance
4.6.1-The board of directors has conducted a board performance evaluation to review whether it has discharged all its responsibilities effectively.		X			evaluation is conducted in our Company. However, Board members participate actively in the negotiation and decision-making processes of both the Board of Directors and the Committees established under it by joining in person to the meetings of both the Board of Directors and the Committees, and also identify the strategic targets of the Company by preparing the Company's strategy paper. Board of Directors reviews and reports the efficiency of the Committees on an annual basis. There is no need for another separate application for the Board performance evaluation, given the scale of the Company and the functioning of its Board of Directors.
4.6.4-The company did not extend any loans to its board directors or executives, nor extended their lending period or enhanced the amount of those loans, or improve conditions thereon, and did not extend loans under a personal credit title by third parties or provided guarantees such as surety in favour of them.	Х				
					The benefits offered to the Board members and the top management are collectively disclosed to the public via Financial Statements issued every three months, and in the Annual Report the benefits are disclosed separately for the Board of Directors and the top management. The remuneration of the Board members are decided at the General

4.6.5 - The individual remuneration of board members and executives is disclosed in the annual report.	X	Shareholders' meetings, so the salary of the Board members are known by the public because all Board members are paid equal salaries. The remunerations paid to the executives with administrational responsibility are preferred not to be disclosed given the current general practice in the country and the competitive conditions in the labor market.
--	---	---