REPORT on Compliance with the Principles and Recommendations of the Corporate Governance Code

This Report on Compliance with the Principles and Recommendations of the Corporate Governance Code was reviewed by the Board of Directors PJSC PhosAgro at the meeting held on date – April, 14, 2021 (minutes number w/No on date – April, 15, 2021). The Board of Directors confirms that the material presented herein contains comprehensive and reliable information on the Company's compliance with the principles and recommendations of the Corporate Governance Code for the 2020 reporting year.

N	Corporate governance principles	Corporate governance principle compliance criteria	Status <1> of conformity with the corporate governance principle	Explanations <2> of deviation from the assessment criteria of compliance with the corporate governance principle
1.1	The Company shall ensure equal and	fair treatment of all shareholders when the	ey exercise their right to p	participate in the Company's governance.
1.1.1	favourable conditions for its shareholders to enable them to		• partially complied	

		2. The Company provides an easy-to-access way to communicate with the community, such as a hotline, email or Internet forum that enables shareholders to express their opinion and to put forward issues for the agenda pending preparation for the General Meeting. These actions were taken by the Company the day before each general meeting held in the reporting period.		
1.1.2	General Meeting and the provision of	1. The notice of the General Meeting of Shareholders was posted (published) on the website at least 30 days prior to the date of the General Meeting.	<u>complied</u>partially complieddid not comply	
		2. The meeting notice specifies the venue of the meeting and the documents required to get access to the premises.		
		3. Access to the information on the individuals who proposed the agenda items and those who nominated candidates to the Board of Directors and the Internal Audit Commission of the Company was provided to shareholders.		
1.1.3		members of the executive bodies and members of the Company's Board of Directors before and during the Annual	<u>complied</u>partially complieddid not comply	

	materials, to pose questions to members of the Company's executive bodies and Board of Directors, and to communicate with each other.	2. The standpoint of the Board of Directors (including any special opinions included in the minutes) on each agenda item of the General Meetings conducted during the reporting period was included in the materials of the General Meeting of Shareholders.		
		3. The Company provided shareholders with the appropriate entitlement with access to the list of individuals eligible to attend the General Meeting, starting from the date of its receipt by the Company, in all cases of holding General Meetings in the reporting period.		
1.1.4	difficulties preventing shareholders from exercising their right to request		compliedpartially complieddid not comply	
		2. In the reporting period, the Company did not refuse to accept proposals for the agenda or candidates to the Company's bodies due to misprints or other insignificant defects in a shareholder's proposal.		

1.1.5	Each shareholder should be able to freely exercise his/her right to vote in a straightforward and convenient way.	1 1	<u>complied</u>partially complieddid not comply	
1.1.6	Meeting set by the Company should provide equal opportunity to all persons present at the General Meeting to	1. When General Meetings of Shareholders are held in the reporting period in the form of a meeting (joint presence of shareholders), sufficient time is envisaged for reports on agenda items and the time to discuss these issues.	 complied partially complied did not comply 	Criteria 1 and 2 are not applicable during the reporting period due to the absentee form of the Annual General Meeting. Criterion 3 is not met. The company believes that the opportunity to express opinion and ask questions of interest is ensured for the shareholders by other means, in particular, by specifying all possible contacts of the
		2. Nominees to the Company's governance and supervisory bodies were available to answer shareholders' questions at the meeting where they were voted upon.		Corporate Secretary and personal attendance at the Annual Meeting. In this regard, the Company does not consider the possibility of arranging remote participation of shareholders in the meetings in the current period.
		3. The Board of Directors reviewed the use of telecommunications tools to provide shareholders with remote access to participate in the General Meetings in the reporting period when making decisions related to the preparation and holding of General Meetings Shareholders.		
1.2	Shareholders are provided with an eq	uitable and fair opportunity to participate	in the Company's profits	through the payment of dividends.
1.2.1		1. The Company's dividend policy was developed, approved by the Board of Directors and disclosed.	<u>complied</u>partially complied	

	of dividends and payment thereof.	2. If the Company's dividend policy uses criteria from the Company's financial accounts to determine the amount of dividends, the dividend policy shall employ the consolidated financial accounts.	• did not comply	
1.2.2	decision on the payment of dividends if such decision, without formally violating the limits set by the law, is		 complied partially complied did not comply 	
1.2.3		1. In the reporting period, the Company did not take any steps that impaired existing shareholders' dividend rights.	compliedpartially complieddid not comply	
1.2.4	any ways through which its shareholders can obtain any profit or gain at the Company's expense other	1. To eliminate other methods for shareholders to generate profit (income) at the Company's expense, other than dividends and the payment of the liquidation value thereof, the Company's internal documents establish controls that ensure the timely identification and procedure for the approval of transactions with individuals affiliated (related) with substantial shareholders (individuals entitled to the votes attached to voting shares), where the law does not formally recognize such transactions as related-party transactions.	 complied partially complied did not comply 	The Company analyzes on a regular basis information about persons affiliated with significant shareholders by sending periodic requests to these shareholders. The purpose of such requests is the timely identification of possible transactions of the Company with persons affiliated with significant shareholders, including transactions that, by virtue of statutory criteria, cannot be formally recognized as interested party transactions. Although the internal documents of the Company do not establish the procedure for approving such transactions (and this is the reason why the criterion is partially complied with), the procedures of identification, specified above, guarantee minimizing the

				risk of receiving revenues by shareholders as a result of conflict of interest transactions, formally not controlled as interested party transactions. In this regard, the introduction of additional control procedures for transactions that are not recognized by law as interested party transactions is not considered for the current period.
1.3		te governance should ensure equal terms ag minority and foreign shareholders, as we		areholders owning shares of the same class it by the Company.
1.3.1	that enable its governing bodies and controlling parties to treat each shareholder fairly and, in particular, that rule out the possibility of any abuse of	1. During the reporting period, the procedures for management of potential conflicts of interest among existing shareholders were efficient, and the Board of Directors paid enough attention to conflicts among shareholders, where such existed.	 complied partially complied did not comply 	
1.3.2		1. Quasi-treasury shares are not available or were not used in the voting during the reporting period.	 complied partially complied did not comply 	
1.4	Shareholders should be provided with of such shares in a non-onerous mann		their rights in shares as w	ell as with the opportunity to freely dispose
1.4	reliable and efficient means of	1. The Registrar's quality and reliability in keeping the register of securities holders meet the Company's and its shareholders' needs.	 <u>complied</u> partially complied did not comply 	

2.1			1 0,	major principles of and approaches to the f the Company's executive bodies and carry
2.1.1	The Board of Directors should be responsible for decisions to appoint and remove (members) of executive bodies, including in connection with their failure to properly perform their duties. The Board of Directors should also ensure that the Company's executive bodies act in accordance with an approved development strategy and the Company's main business goals.	stipulated in the Articles of Association to appoint and dismiss members of executive bodies, as well as determine the conditions of their contracts.	 complied partially complied did not comply 	Criterion 1 is met partially, because the Board appoints and removes members of the executive bodies, and determines the terms of the contract with CEO only (not with each member of the Management Board, and this is the reason why the criterion is partially complied with). At the same time, this distribution of powers is optimal, because the Board endorses the budget containing the planned labor costs for executive bodies, the report on the execution of the budget, and also approves reports on the key performance indicators that serve the basis for calculating additional compensations of the executive bodies. In this regard, the introduction the practice of determining by the Board of directors the terms of labor contracts with members of the Management board, other than the CEO, is not considered for the current period. Criterion 2 is fully met.
2.1.2	The Board of Directors should establish the basic long-term objectives of the Company's activity, evaluate and approve its key performance indicators and principal business goals, as well as evaluate and approve its strategy and business plans in respect of its principal areas of operation.	1. During the reporting period, meetings of the Board of Directors reviewed the progress made in the execution and updating of the Company's strategy, the approval of its financial and business plan (budget), and the review of the criteria and measures (including intermediate) to implement the Company's strategy and business plan.	 complied partially complied did not comply 	

2.1.3	The Board of Directors should determine the principles of, and approaches to, the creation of the risk management and internal control system within the Company.	principles and approaches to the risk	 complied partially complied did not comply 	
2.1.4	determine the Company's policy on remuneration due to, and/or reimbursement of costs incurred by, its board members, members of its	1. The Company has developed and implemented the policy(-ies) approved by the Board of Directors on the remuneration and reimbursement of costs incurred by the members of the Board of Directors, the Company's executive bodies and other key Company managers. 2. The meetings of the Board of Directors reviewed issues related to the above policy(-ies) during the reporting period.	 complied partially complied did not comply 	Criterion 1 is met partially, since there is no single document regulating payments for the Board members (and this is the reason why the criterion is partially complied with). However, when each Board is being composed, the General Meeting of Shareholders approves the amount and rules for determining and paying remuneration and compensations to the Board members. The determination of the remuneration of executive bodies and senior officials is regulated by a number of internal documents of the Company and is subject to consideration by the Remuneration and Human Resources Committee of the Board at least twice a year. The Company believes that this procedure ensures the leading role of the Board in determining the principles and rules for calculating and paying remuneration and compensations to both the Board members and senior officials. In this regard, the development and introduction of a unified policy on remuneration and reimbursement of expenses of members of the board of directors, executive bodies of the company and other key managers of the company are not considered for the current period. Criterion 2 is fully met.

2.1.5	The Board of Directors should play a key role in the prevention, detection and resolution of internal conflicts between the Company's bodies, shareholders and employees. 1. The Board of Directors plays a key part in the prevention, detection and settlement of internal conflicts. 2. The Company has established a system to identify the transactions related to conflicts of interest and a system of efforts aimed at the settlement of such conflicts.	in the prevention, detection and settlement	• partially complied
		• did not compry	
2.1.6	The Board of Directors should play a key role in ensuring that the Company is transparent, discloses information in		compliedpartially complied
	full and in due time, and provides its shareholders with unhindered access to its documents.	2. The Company determined the individuals in charge of the implementation of the information policy.	• did not comply
2.1.7	the Company's corporate governance	1. During the reporting period, the Board of Directors reviewed the corporate governance practice within the Company.	 complied partially complied did not comply
2.2	The Board of Directors should be acco	ountable to the Company's shareholders.	
2.2.1		1. The Company's annual report for the reporting period includes information on the attendance rate of meetings of the Board of Directors and its committees by individual directors.	 complied partially complied did not comply
		2. The annual report contains information on the principal findings of the Board of Directors' performance assessment for the reporting period.	

2.2.2		1. The Company has a transparent procedure that enables shareholders to submit their questions and their standpoint thereon to the Chairman of the Board of Directors.	partially complied	
2.3		fficient and professional governing body of rests of the Company and its shareholders.	the Company that is able t	o make objective and independent decisions
2.3.1	business and personal reputation should be elected to the Board of Directors; such individuals should also have the		partially complieddid not comply	

2.3.2	pursuant to a transparent procedure enabling shareholders to obtain information about the respective candidates that is sufficient for them to	1. In all instances when a General Meeting of Shareholders was held during the reporting period the agenda of which includes the election of the Board of Directors, the Company provided shareholders with biographical information about all the nominees to the Board of Directors, assessments assigned to the nominees by the Board of Directors (or its Nominations Committee) and information on the conformity of the nominees with the independence criteria, according to the recommendations in paragraphs 102 to 107 of the Code and the nominees' written consent to be elected to the Board of Directors.	 partially complied did not comply 	
2.3.3	Directors should be balanced, in particular, in terms of the qualifications,		complied	

2.3.4	Board of Directors must enable the Board to organise its activities in the most efficient way possible, in particular, to create Board committees, as well as to enable the Company's substantial minority shareholders to elect a candidate to the Board of Directors for whom they would vote.		 complied partially complied did not comply 	
2.4.1	An independent director means any person who has the required professional skills and expertise and is able to have his/her own position and	1. During the reporting period, all independent members of the Board of Directors met the independence criteria specified in recommendations 102 to 107 of the Code or were recognized as such by resolution of the Board of Directors.	 complied partially complied did not comply 	
	candidate (or an elected director) may not be deemed to be independent if he/she is associated with the Company, any of its substantial shareholders, material trading partners competitors or the government.			

2.4.2	or not candidates nominated to the Board of Directors meet the independence criteria as well as to	 In the reporting period, the Board of Directors (or the Nominations Committee of the Board of Directors) evaluated the independence of each nominee to the Board of Directors and submitted the relevant opinion to shareholders. In the reporting period, the Board of Directors (or the Nominations Committee of the Board of Directors) reviewed the independence of the existing members of the Board of Directors, as indicated by the Company in the annual report as independent directors, 	 complied partially complied did not comply 	
		at least once. 3. The Company has drafted procedures that determine the necessary actions to be taken by a member of the Board of Directors if he/she loses his/her independence, including the obligation to notify the Board of Directors accordingly and in a timely manner.		
2.4.3	Independent directors should account for at least one-third of all directors elected to the Board of Directors.	1. Independent directors must account for at least one-third of the Board of Directors.	 complied partially complied did not comply 	
2.4.4	role in the prevention of internal	1. Independent directors (who do not have any conflicts of interest) provide a preliminary assessment of substantial corporate actions related to a potential conflict of interest, and the findings of such an assessment are submitted to the Board of Directors.	 complied partially complied did not comply 	

2.5	The Chairman of the Board of Direct	ors should help it carry out the functions in	posed thereon in the mos	st efficient manner possible.
2.5.1	independent directors who would coordinate the work of the independent		 complied partially complied did not comply 	The Chairman of the Board is an independent director. Such practice, from the point of view of the Company, is the best possible option, as an independent Chairman not only coordinates the work of independent directors, but also heads and directs the work of the Board as a whole.
2.5.2	Board meetings are held in a constructive atmosphere and that any	assessment procedure in the reporting	<u>complied</u>partially complieddid not comply	
2.5.3	The Chairman of the Board of Directors should take any and all measures as may be required to provide Board members, in a timely fashion, with information required to make decisions on issues on the agenda.		compliedpartially complieddid not comply	
2.6	Board members must act reasonably with due care and diligence.	and in good faith in the best interests of th	e Company and its share	cholders, who should be properly informed,

2.6.1	means that Board members should make decisions by considering all available information, in the absence of a conflict of interest, treating the	1. The Company's internal documents establish that a member Board of the Directors is obliged to notify the Board of Directors if he/she has a conflict of interest with respect to any item on the agenda for a meeting of the Board of Directors or a committee of the Board of Directors, before the start of the discussion of relevant agenda item.	 complied partially complied did not comply 	
		2. The Company's internal documents envisage that a member of the Board of Directors should refrain from voting on any item where he/she has a conflict of interest.		
		3. The Company establishes a procedure that enables the Board of Directors to obtain professional advice on issues falling within its competence, at the Company's expense.		
2.6.2	should be clearly stated and	1. The Company adopted and published an internal document that clearly specifies the rights and duties of members of the Board of Directors.	compliedpartially complieddid not comply	
2.6.3	Board members should have sufficient time to perform their duties.	1. Individual attendance at meetings of the Board and committees as well as the time spent on preparation for participation in meetings was taken into account as part of the assessment procedure of the Board of Directors in the reporting period.	compliedpartially complieddid not comply	

		2. According to the Company's internal documents, members of the Board of Directors are obliged to notify the Board of Directors of their intention to join the governance bodies of other companies (except for the Company's affiliates and dependent companies) and about such actual appointments.		
2.6.4	equal opportunity to access the Company's documents and information. Newly elected Board members should be provided with sufficient information about the	1. According to the Company's internal documents, members of the Board of Directors are free to gain access to documents and to make requests pertaining to the Company and its affiliates, and the Company's executive bodies are obliged to provide the relevant information and documents. 2. The Company has a formalised programme of introductory events for	 complied partially complied did not comply 	
2.7	Meetings of the Board of Directors, pr	newly elected members of the Board of Directors. reparation for them and participation of Bo	oard members therein sho	uld ensure efficient work of the Board.
2.7.1	It is recommended that meetings of the Board of Directors be held as needed, with due account of the Company's scope of activities and its current goals.	1. The Board of Directors held at least six meetings in the reporting year.	compliedpartially complieddid not comply	

2.7.2	preparing for and holding meetings of the Board of Directors be developed and set out in the Company's internal	preparing for and holding meetings of the Board of Directors, which stipulates, in particular, that the notice of the meeting	 complied partially complied did not comply 	
2.7.3	Directors should be determined with due account of the importance of the issues on the agenda of the meeting. The	1. The Company's Articles of Association or internal document envisage that the most significant issues (according to the list in Recommendation 168 of the Code) should be considered at personal meetings of the Board.	compliedpartially complieddid not comply	
2.7.4	Decisions on the most important issues relating to the Company's business should be made at a meeting of the Board of Directors by a qualified majority vote or by a majority vote of all elected Board members.	1. The Company's Articles of Association envisage that resolutions on the most critical issues set forth in Recommendation 170 of the Code shall be adopted at a meeting of the Board of Directors by a qualified, at least threefourths, majority of votes or by a majority of votes of all elected members of the Board of Directors.	 complied partially complied did not comply 	
2.8	The Board of Directors should form c	ommittees for preliminary consideration of	the most important issue	s of the company's business.
2.8.1	consideration of any matters of supervision of the company's financial and business activities, it is recommended that an audit committee	 The Board of Directors established an Audit Committee comprising independent directors only. The Company's internal documents determine the objectives for the Audit Committee, including, in particular, any objectives contained in Recommendation 172 K of the Code. 	 <u>complied</u> partially complied did not comply 	

		 3. At least one member of the Audit Committee, who is an independent director, has experience and expertise in drafting, reviewing, assessment and audit of financial statements (accounts). 4. Meetings of the Audit Committee were held at least quarterly during the reporting period. 		
2.8.2	consideration of any matters of development of efficient and transparent remuneration practices, it is recommended that a remuneration committee comprising independent	2. The Chairman of the Remunerations Committee is an independent director who is not also the Chairman of the Board of	 complied partially complied did not comply 	
2.8.3	consideration of any matters relating to human resources planning (making plans regarding successor directors),	1. The Board of Directors established a Nominations Committee (or its objectives specified in Recommendation 186 of the Code are implemented as part of another committee <4>), the majority of whom are independent directors.	<u>complied</u>partially complieddid not comply	The corresponding tasks are implemented by the Remuneration and Human Resources Committee of the Board, all members of which are independent directors. The tasks of the Remuneration and Human Resources Committee are set by the Regulations on the

		a combined functionality), including those		Committee, approved by the Board of Directors.
2.8.4	and levels of related risks, the Company should form other committees of its Board of Directors, particularly a strategy committee, a corporate governance committee, an ethics	1. In the reporting period, the Company's Board of Directors reviewed the conformity of the membership in its committees to the objectives assigned to the Board of Directors and to the Company's operating goals. Additional committees were either established or were not recognised as necessary.	 complied partially complied did not comply 	
2.8.5	should be determined in such a way that it would allow a comprehensive discussion of issues being considered		 complied partially complied did not comply 	Criterion 1 is met partially, because only 5 out of 6 Committees are headed by independent directors. At the same time, the only Committee, which is not headed by an independent director, has an independent director on Board; its composition is well balanced, and this balance is achieved even without the appointment of an independent director as Chairman of the Committee. This conclusion has been confirmed by an external evaluation and self-assessment of the Board efficiency. The Board of Directors believes that the current composition of the Committees allows for the most rational use of the resources of independent directors in

				terms of their participation in the Audit and Remuneration and Human Resources Committees. No changes in the existing practice with regard to this non-compliance are planned in the current period. Criterion 2 is fully met.
2.8.6	inform the Board of Directors and its	1. During the reporting period, the Chairmen of the committees reported on the committees' operations to the Board of Directors on a regular basis.	<u>complied</u>partially complieddid not comply	
2.9	The Board of Directors should ensure	that the quality of its work and that of its	committees and Board me	embers is evaluated.
2.9.1	work of the Board of Directors should be aimed at determining how efficiently the Board of Directors, its committees and Board members work and whether	1. The self-assessment or external assessment of the Board of Directors' performance conducted in the reporting period included an assessment of operations of the committees, individual members of the Board of Directors and the entire Board of Directors. 2. The findings of the selfassessment or external assessment of the Board of Directors in the reporting period were reviewed at the personal meeting of the Board of Directors.	 complied partially complied did not comply 	

2.9.2	The quality of the work of the Board of Directors, its committees and Board members should be evaluated on a regular basis, at least once a year. To carry out an independent evaluation of the quality of the work of the Board of Directors, it is recommended that a third-party entity (consultant) be retained on a regular basis, at least once every three years.	1. For an independent quality assessment of the Board of Directors' performance, an external company (advisor) was engaged by the Company at least once in three recent reporting periods.	 complied partially complied did not comply 	
3.1		y shall be responsible for efficient interac erests of its shareholders and support for th		
3.1.1			 complied partially complied did not comply 	
3.1.2	sufficiently independent of the	1. The Board of Directors approved the appointment, dismissal and additional remuneration of the Corporate Secretary.	 complied partially complied did not comply 	
4.1		Company should be sufficient to enable it t Board members, executive bodies and ot Company.		

4.1.1	remuneration paid by the Company to its Board members, executive bodies and other key managers should be	1. The Company has adopted internal remuneration policies (for members of the Board of Directors, executive bodies and other key managers that clearly describe the approaches to the remuneration of these individuals.	 complied partially complied did not comply 	The criterion is met partially. There are internal documents that clearly define the remuneration approaches to the remuneration of senior officials, including executive bodies. As regards the remuneration of the members of the Board, there is no single internal document regulating payments, and this is the reason for partial non-compliance with the criterion. However, when the Board is being composed, the General Meeting of Shareholders clearly determines the amount and rules for calculating and paying remuneration and compensations to the members of the Board. This practice has existed in the Company for a long time, it has proved viable and optimal, and it ensures minimization of the risk of personnel losses caused by inadequate remuneration. In this regard, the development and introduction of a unified policy on remuneration and reimbursement of expenses of members of the board of directors, executive bodies of the company and other key managers of the company are not considered for the current period.
4.1.2	The Company's remuneration policy should be developed by its Remuneration Committee and approved by the Board of Directors. With the help of its Remuneration Committee, the Board of Directors should monitor implementation of, and compliance with, the remuneration policy by the Company and, should this be necessary, review and amend the same.		 complied partially complied did not comply 	The criterion is met partially, because the Remuneration Policy has not been considered by the Remuneration and Human Resources Committee as a standalone document. However, the Committee reviewed regularly reports on the implementation of internal documents regulating the remuneration of senior officials, including reports on the achievement of key performance indicators, it has given recommendations on changing

				the composition and rules of determining the target values of key performance indicators. The Company believes that such approach ensures that the Board and its Remuneration and HR Committee are involved in the process of improving the motivation system of the Company as well as control over its implementation. The development and introduction of a unified policy on remuneration and reimbursement of expenses of members of the board of directors, executive bodies of the company and other key managers of the company are not considered for the current period.
4.1.3	should provide for transparent mechanisms to be used to determine the amount of remuneration due to members of the Board of Directors, the executive bodies and other key	1. The Company's remuneration policy(-ies) contain(s) transparent arrangements on determining the amount of remuneration paid to members of the Board of Directors, executive bodies and other key Company managers and govern(s) all types of fees, benefits and advantages provided to these individuals.	 complied partially complied did not comply 	The criterion is met partially, as the mechanism of determining the remuneration paid to members of governance bodies and other senior officials is transparent, but it is not indicated in a single document. It is stipulated by a set of internal documents of the Company and resolutions of its governance bodies. Such approach ensures availability and transparency of information about the remuneration system in the Company for all interested parties. In this regard, the development and introduction of a unified policy on remuneration and reimbursement of expenses of members of the board of directors, executive bodies of the company and other key managers of the company are not considered for the current period.

4.1.4	of expenses that would contain a list of reimbursable expenses and specify	internal documents of the Company establish(-es) the rules on the reimbursement of costs to the members of the Board of Directors, executive bodies and other key Company employees.	 complied partially complied did not comply 	
4.2	The system of remuneration for Boar interests of shareholders.	rd members should ensure harmonisation of	of the financial interests of	f the directors with the long-term financial
4.2.1	form of monetary remuneration for Board members. It is not advisable to	1. Fixed annual remuneration was the only monetary form of remuneration for the members of the Board of Directors for work within the Board of Directors during the reporting period.	 complied partially complied did not comply 	
4.2.2	Long-term ownership of shares in the Company contributes to aligning the financial interests of Board members with the long-term interests of the Company's shareholders. However, it is not recommended that the right to dispose of shares be made dependent on the Company's achievement of certain performance results; nor should Board members take part in the Company's option plans.	1. If the Company's internal remuneration policy(-ies) envisage(s) the granting of shares to members of the Board of Directors, clear rules for holding shares by members of the Board of Directors, intended to encourage long-term ownership of such shares, should be available and disclosed.	 complied partially complied did not comply 	

4.2.3	It is not recommended that any additional allowance or compensation be provided in the event of the early dismissal of Board members in connection with a change in control over the Company or other circumstances.	1. The Company does not envisage any additional benefits or compensation in case of the early termination of authority of the members of the Board of Directors in connection with a change in control over the Company or other circumstances.	 complied partially complied did not comply 	
4.3		ne executive bodies and other key Company and their personal contributions to the achie		de that their remuneration is dependent on
4.3.1	bodies and other key Company managers should be set in such a way as to ensure a reasonable and justified ratio		 complied partially complied did not comply 	Criteria 1 and 2 are fully met. Criterion 3 is not met, however the implemented system of key performance indicators and the practice of establishing target values and calculating actual values exclude the possibility of undue accrual of excessive amounts of variable remuneration. However, the return of bonus payments, which could potentially be improperly received, must be carried out within the framework of labor legislation. In this regard, the development and introduction of a procedure ensuring the return of bonus payments to the Company are not considered for the current period.
		refunding to the Company bonuses unlawfully obtained by the members of executive bodies and other key Company managers.		

4.3.2	to trading at organized markets are recommended to put in place a long-	managers using shares in the Company (financial instruments based on shares in the Company).	•	complied partially complied did not comply	The Company believes that at the moment the introduced system of motivation of senior officials gives them enough incentives, meets the needs of the company and shareholders, promotes the synchronization of the goals of senior officials of the Company and of the Company itself, minimizes the risks of loss of qualified managers. In this regard, the development and introduction of incentive programs based on the shares of the Company are not considered for the current period.
4.3.3	Company in the event of the early dismissal of an executive body or other key manager at the initiative of the Company, provided that there have been no bad-faith actions on the part of	parachute) paid by the Company in case of the early termination of the authority of members of the executive bodies or key managers at the Company's initiative and in the absence of unfair actions on their part did not exceed the amount of twice the fixed portion of their annual remuneration in the	•	complied partially complied did not comply	
5.1	The Company should have in place a Company's goals will be achieved.	an efficient risk management and internal	contro	l system designed	to provide reasonable confidence that the
5.1.1	determine the principles of, and	1. The functions of various governance bodies and business units at the Company in the risk management and internal control	•	complied partially complied	

	management and internal control system at the Company.	system are clearly determined in the Company's relevant internal policy approved by the Board of Directors.	• did not comply	
5.1.2	should ensure the establishment and continuing operation of an efficient risk	1. The Company's executive bodies ensured the allocation of the functions and powers related to risk management and internal control among their subordinate managers (heads) of business units and divisions.	 complied partially complied did not comply 	
5.1.3	The Company's risk management and internal control system should enable one to obtain an objective, fair and clear view of the Company's current condition and prospects, the integrity and transparency of its accounts and reports, and the reasonableness and acceptability of the risks being assumed by the Company.		 complied partially complied did not comply 	

5.1.4	It is recommended that the Board of Directors take the required and sufficient measures to ensure that the Company's existing risk management and internal control system is consistent with the principles of, and approaches to, its creation as set forth by the Board of Directors and that it operates efficiently. 1. In the reporting year, the Board of Directors Audit Committee assessed the efficiency of the Company's risk management and internal control system. Information on the key findings of this assessment is included in the Company's annual report.	complied partially complied did not comply
5.2	To independently evaluate, on a regular basis, the reliability and efficiency of governance practices, the Company should arrange for internal audits.	of the risk management and internal control system and corporate
5.2.1	It is recommended that internal audits be carried out by a separate structural division (internal audit department) to be created by the Company or by retaining an independent third-party entity. To ensure the independence of the internal audit department, it should have separate lines of functional and administrative reporting. Functionally, the internal audit department should report to the Board of Directors, while from the administrative standpoint, it should report directly to the company's oneperson executive body. 1. For the purposes of internal audit, the Company established a separate business unit for internal audit, which reports, functionally, to the Board of Directors or the Audit Committee, or it engaged an independent external company that followed the same reporting procedure.	 complied partially complied did not comply
5.2.2	When carrying out an internal audit, it is recommended that the efficiency of the internal control system and the risk management system be evaluated, that	 complied partially complied did not comply

		2. The Company uses common approaches to internal control and risk management.		
6.1	The Company and its activities should	d be transparent to its shareholders, investo	rs and other stakeholders.	
6.1.1		1. The Company's Board of Directors approved the Company's information policy developed with the aim of implementing the Code's recommendations.	 complied partially complied did not comply 	
		2. The Board of Directors (or one of its committees) reviewed the issues related to the Company's compliance with its information policy at least once in the reporting period.		
6.1.2	The Company should disclose information on its corporate governance system and practices, including detailed information on compliance with the principles and recommendations of this Code.	1. Information about the corporate governance system used by the Company and the general corporate governance principles applied at the Company, in particular, is available on the Company's website.	 complied partially complied did not comply 	
		2. The Company discloses the composition of executive bodies and the Board of Directors, the independence of members of the Board and their membership in committees of the Board of Directors (as defined in the Code).		
		3. If there is a person who controls the Company, the Company publishes a memorandum from the controlling person		

		concerning that person's plans for corporate governance at the Company.		
6.2	The Company should disclose, on a timake informed decisions.	imely basis, full, updated and reliable info	rmation about itself so as	to enable its shareholders and investors to
6.2.1	information in accordance with the principles of regularity, consistency and timeliness, as well as accessibility, reliability, completeness and	 The Company's information policy determines the approaches to, and criteria for, determining information that could materially influence the Company's value, the value of its securities and the procedures that ensure the timely disclosure of such information. If the Company's securities are traded in foreign markets, material information is disclosed in the Russian Federation and in 	 complied partially complied did not comply 	
		such markets simultaneously and equivalently in the reporting year. 3. If foreign shareholders hold a significant number of shares in the Company, then, in the reporting period, disclosures were carried out not only in Russian but also in one of the most common foreign languages.		
6.2.2	formalistic approach to information disclosure; it should disclose material information on its activities even if the	1. In the reporting period, the Company disclosed annual and semi-annual IFRS financial statements. The Company's annual report for the reporting period includes annual IFRS financial statements with the auditor's opinion.	 complied partially complied did not comply 	

		2. The Company discloses comprehensive information on the Company's capital structure, according to Recommendation 290 of the Code in the annual report and on the Company's website.		
6.2.3	the most important tools for information exchange with its shareholders and other stakeholders, should contain information enabling one to evaluate the		compliedpartially complieddid not comply	
		2. The Company's annual report contains information on environmental and social dimensions of the Company's business.		
6.3	The Company should provide inform accessibility.	nation and documents requested by its share	reholders in accordance v	vith the principle of equal and unhindered
6.3.1	their right to access the Company's	1. The Company's information policy specifies an easy procedure for providing access to shareholders to information, in particular, information on the legal entities dependent on the Company, upon the request of a shareholder.	<u>complied</u>partially complieddid not comply	
6.3.2			<u>complied</u>partially complied	

	that the Company is interested in		• did not comply	
7.1		ons) should be taken on fair terms and cor		osition and, accordingly, the position of its erights and interests of the shareholders as
7.1.1	the reorganisation of the Company, the acquisition of 30 per cert or more of its voting shares (takeover), the Company's entering into any material transactions, increasing or decreasing its share capital, listing and delisting of its shares, as well as other actions that might result in material changes in the rights of its shareholders or violation of	2. The Company's Articles of Association classify as material corporate actions, at least, the reorganisation of the Company	 complied partially complied did not comply 	

7.1.2	key role in passing resolutions or	1. The Company envisages a procedure whereby independent directors announce their standpoint on material corporate actions before their approval.	 complied partially complied did not comply 	
7.1.3	actions that would affect the rights or legitimate interests of the Company's shareholders, equal terms and conditions should be ensured for all shareholders; if statutory mechanisms designed to protect shareholder rights	2. During the reporting period, all material corporate actions were approved before their implementation.	 complied partially complied did not comply 	Criterion 1 has been met. Criterion 2 has been met partially since some significant transactions were completed before obtaining prior consent of the relevant governance bodies. In future the Company will seek to obtain due consent of the relevant governance bodies before the transactions are made.
7.2		ich a procedure for taking any material colons in due time and to influence them, and such actions.		
7.2.1	material corporate actions, it is recommended that explanations concerning reasons for, conditions and	1. In the reporting period, the Company disclosed information on the Company's material corporate actions in a timely manner and in detail, including the reasons for, and timing of, the taking of such actions.	 complied partially complied did not comply 	

7.2.2	Rules and procedures in relation to material corporate actions taken by the Company should be set out in its
	internal documents.

- 1. The Company's internal documents envisage the procedure for engaging an independent appraiser in evaluating the assets disposed of or purchased under a major transaction or a related-party transaction.
- 2. The Company's internal documents envisage a procedure for engaging an independent appraiser in evaluating the purchase and redemption price for shares in the Company.
- 3. The Company's internal documents envisage an expanded list of reasons for the members of the Company's Board of Directors and other individuals envisaged in the law to be recognised as interested in the Company's transactions.

- complied
- <u>partially</u> <u>complied</u>
- did not comply

The Company's Charter defines a list of actions deemed major corporate actions (including major transactions of the Company). The internal document adopted by the Company in 2018 provides for the duty of engaging an independent appraiser to determine the value of property alienated or acquired under a major or an interested party transaction, as well as to assess the cost of acquiring and redeeming shares of the Company. Criteria 1 and 2 are not met to the extent that there are no specific procedures for engaging an appraiser specifically for the above cases. However, the Company has adopted an internal document regulating the general (universal) procedure for the acquisition by the Company of all goods (works, services) - the Regulations on purchase of inventories, works and services of PJSC PhosAgro. The provisions of this document will be applied in selection (engagement) of an independent appraiser to determine the value of the property being alienated or acquired in a major transaction or a significant interested party transaction, as well as to assess the value of the acquisition and repurchase of shares of the Company. Criterion 3 is met, as the Company's Regulations on Conflicts of Interests, and the Regulations on the Board of Directors provide for mechanisms to identify interest in the Company's transactions and procedures that minimize the risks of obtaining by the Company employees or the Board members of income as a result of conflict of interest transactions. which are not controlled as interested party transactions. The development and

	introduction of any rules and procedures in addition to those described above which are related to the implementation of significant corporate actions are not considered for the current period.
--	---

<1> The 'complied with' status is only indicated if the Company meets all the criteria of the corporate governance principle compliance assessment. Otherwise, the 'partially complied with' or 'not complied with' status is displayed.

<2> They are shown for each criterion of the corporate governance principle compliance if the Company meets only part of the criteria or fails to meet any of the principle compliance assessment criteria. If the Company indicated the 'complied with' status, no explanations are required.

<3> Please specify which of the two alternative approaches admitted by the principle is implemented in the Company and explain the reasons for the selection made.

<4> If the objectives of the Nomination Committee are only implemented as part of another committee, indicate its name.

<5> List the established additional committees.