ISKENDERUN DEMİR VE ÇELİK A.Ş.

STATEMENT OF COMPLIANCE WITH CORPORATE GOVERNANCE

İskenderun Demir ve Çelik A.Ş. ("Company") has adopted the concepts of "equality", "transparency", "accountability" and "responsibility", which form the basis of corporate governance in its activities, and has taken maximum care and effort to comply with the Capital Markets Law and the secondary regulations and decisions of the Capital Markets Board (CMB).

Our Company, which is included in the BIST Corporate Governance Index ("XKURY") as of 25.08.2020 and also is subject to corporate governance rating by the rating agency KOBİRATE Uluslararası Kredi Derecelendirme ve Kurumsal Yönetim Hizmetleri A.Ş., which is authorized to perform activities in Turkey in accordance with the rating methodology approved by the CMB. Corporate Governance Rating Reports are available on our Corporate Website (www.isdemir.com.tr).

Iskenderun Demir ve Çelik A.Ş. believes in the importance of ensuring full compliance with the Principles of the Corporate Governance. In the activity period ended on 31 December 2020, the Company has continued to adopt the mandatory corporate governance principles that are included in the Corporate Governance Communiqué annexed to the relevant legislation.

The Company pays utmost attention to compliance with voluntary principles that are not fully complied yet with in the relevant legislation and there is no conflict of interest between the stakeholders so far.

For the period ended at 31 December 2020, compliance with the corporate governance principles included in the Corporate Governance Communiqué and the explanations of those who have not yet achieved compliance are included in the annual report; Corporate Governance Compliance Report, Corporate Governance Information Form, Sustainability Principles Compliance Report and other related sections of the report.

In the future, corporate governance practices of the Company, efforts to improve our corporate governance practices, including non-mandatory principles that have not been put into practice in a limited number, will be continued.

In case of a significant change in the Sustainability Principles Compliance Report during the period, the relevant change will be published in the interim activity reports. When there is a change in the Corporate Governance Compliance Report or Corporate Governance Information Form, there will be a material event disclosure and it will be published in the interim activity reports as well.

İskenderun	Demir ve	Çelik AŞ. S	Sustaina	bility Princ	ciples Compl	liance Report 2020 - Annual Notification
		Com	pliance	Status		
Principles	Yes	Partially	No	Exempt	Irrelevant	Explanation
A. GENERAL PRINCIPLES	•	•		_		
A1. Strategy, Policy and Goals						
Environmental, Social and Corporate Governance (ESG) priority						
issues, risks and opportunities have been identified by the Board.	Х					
ESG policy has been established by the Board.	Х					
Documents such as in-partnership guidelines, business procedures,						
etc. for the effective implementation of ESG policies have been	х					
prepared.						
A desicion for the ESG policies have been taken by the board and						
policies have been disclosed to the public.	Х					
Partnership Strategy has been determined in accordance with ESG						
policies, risks and opportunities.	Х					
In line with the partnership strategy and ESG policies, short and long						
term targets have been set and disclosed to the public.	Х					
A2. Implementation / Monitoring	l					
Committees and / or units responsible for the implementation of		х				Relevant committees and working groups have been determined and their job descriptions have
ESG policies have been determined and disclosed to the public.		^				also been created. The organizational structure is in the approval stage.
The designated committees and / or units reported their activities						
within the scope of ESG policies to the Board at least once a year,						
and in any case within the maximum periods specified in the relevant		х				Relevant committees and working groups have been determined and their job descriptions have
regulations of the Board for the disclosure of the annual reports to						also been created. The organizational structure is in the approval stage.
the public.						
Implementation and action plans have been prepared in line with the						The important investments and activities planned in line with the targets are mentioned in the
short and long-term targets and announced to the public.		Х				integrated annual report
						Key performance indicators have been determined and detailed follow-up is carried out within the
ESG Key Performance Indicators (KPIs) have been determined and		x				company on a daily, monthly and annual basis. Particularly prominent indicators are mentioned in
the indicators are disclosed on a yearly basis.						our integrated annual report.
KPIs are presented together with local and international sector		х				Comparative data are studied especially in World Steel Association studies. This information is
comparisons (in case of verifiable data).		^				not included in our annual reports.
Innovation activities for business processes or products and	.,					
services that improve sustainability performance are explained.	Х					
A3. Reporting						
Sustainability performance, goals and actions have been reported at						
least once a year and disclosed to the public. Information on	х					
sustainability activities have been disclosed in the annual report.						
In order for the stakeholders to understand the position, performance						
and development of the partnership, important information have been						
shared in a direct and concise manner (Detailed information and	x					
data can also be explained on the corporate website, and separate	^					
reports that directly meet the needs of different stakeholders can be						
prepared.).						
Maximum care has been taken in terms of transparency and						
reliability in disclosures and reporting. Within the scope of the	х					
balanced approach, all kinds of developments about material issues						
in disclosure and reporting have been objectively explained.			ļ	+		
Information was provided on which of the United Nations Sustainable	х					
Development Goals the activities are related to.			-	+		Level to be well and the selection of th
Disclosures have been made regarding the lawsuits filed and / or		х				Lawsuits brought against and / or concluded to our company, those that are deemed necessary /
concluded against ESG issues.						important are disclosed on the Public Disclosure Platform (PDP)
A4. Verification	1					
Sustainability performance measurements have been disclosed to						Some of the sustainability-related parameters are approved by the independent verifying body and
the public, if verified by independent third parties (independent		Х				shared with the Ministry. Planning will be made within the scope of the verification and public
sustainability assurance providers).						disclosure of all measurements.

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since the properties and well and if it is not considered to be considered to the consideration of the properties and well and if it is not considerated to the consideration of	Compliance with the environment and related laws and other						
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projected of projection completions on the projection of the proje	The highest level responsible regarding environment and climate						
control design of the productive of the resignation of the control			Х				
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is any according to explain any supposed into Section 19 and 19 a		Х					
Intelligence in seglection Incorporation of selection processing of pro	How environmental problems are integrated into business goals and	х					
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	All mandatory and voluntary platforms where environmental		x				meetings with suppliers, sectoral organizations, associations and NGOs, collaborations,
	milorination is disclosed have been allituulited.						memberships, participation in working groups are described in the integrated report

COCIAL PRINCIPLES					
SOCIAL PRINCIPLES C1. Human Rights and Employee Rights					
Corporate Human Rights and Employee Rights Policy has been					
established, in which full compliance with the Universal Declaration					
of Human Rights, ILO Conventions that are confirmed by Turkey and					
legal framework and legislation regulating human rights and working	X				
life in Turkey has been established. The policy and the roles and					
responsibilities related to its implementation have been disclosed to					
the public. Equality of opportunity is ensured in recruitment processes.	Х				
Considering also the supply and value chain effects, fair labor,	^				
improvement of labor standards, women's employment and					
inclusion issues (such as women, men, religious belief, language,	Х				
race, ethnic origin, age, disability, refugee, etc.) have been included					
in the policies.					
Measures taken throughout the value chain to protect the rights of					
certain economic, environmental, social factors (low-income groups,	X				
women, etc.) or minority rights / equality of opportunity are explained.					
Progress in preventing and corrective practices against					
discrimination, inequality, human rights violations, forced labor has		x			There are internal reports. Furthermore, reporting of developments will be evaluated.
been reported. Regulations for not employing child labor have been explained.					
Policies regarding investment in employees (training, development	Х				
policies), compensation, vested benefits, right to unionize, work / life	х				
balance solutions and talent management are explained.					
Mechanisms for employee complaints and dispute resolution have					
been established and dispute resolution processes have been	Χ				
determined. Activities carried out to ensure employee satisfaction are announced					
regularly.	Х				
Occupational health and safety policies have been created and					
shared with the public.	Х				
The precautions taken in order to prevent occupational accidents	Х				
and to protect health and accident statistics are explained.	^				
Protection of personal data and data security policies have been	Х				
created and shared with the public. Ethical policy (including work, work ethics, compliance processes,					
advertising and marketing ethics, open disclosure, etc.) has been	Х				
created and disclosed to the public.					
Studies within the scope of social investment, social responsibility,	Х				
financial inclusion and access to finance have been explained.					
Informative meetings and training programs regarding ESG policies	x				
and practices have been held for employees. C2. Stakeholders, International Standards and Initiatives					
Activities in the field of sustainability are carried out by taking into					
account the needs and priorities of all stakeholders (employees,					
customers, suppliers and service providers, public institutions,	Х				
shareholders, society and non-governmental organizations, etc.).					
The customer satisfaction policy regarding the management and					
resolution of customer complaints has been prepared and disclosed to the public.	Х				
Stakeholder communication is carried out continuously and					
transparently.	Х				
Developments in sustainability activities were explained.					
The developments in sustainability activities and which stakeholders	Х				
were communicated with for what purpose, on what subject and					
how often have been explained. The adopted international reporting standards (Carbon Disclosure					
Project (CDP), Global Reporting Initiative (GRI), International					
Integrated Reporting Council (IIRC), Sustainability Accounting	x				
Standards Board (SASB), Climate-Related Financial Disclosures					
Task Force (TCFD) etc.) have been disclosed to the public.					
Signatory or member international organizations or principles					
(Equator Principles, United Nations Environment Program Finance Initiative (UNEP-FI), United Nations Global Principles (UNGC), United					
Nations Principles for Responsible Investment (UNPRI) etc.),	Х				
international principles adopted (International Capital Market					
Association (ICMA) Green / Sustainable Bond Principles etc.) has					
been disclosed to the public.					
Concrete efforts are made to be included in the Borsa Istanbul	v				
Sustainability Index and international sustainability indexes (Dow Jones Sustainability Index, FTSE4Good, MSCI ESG Indexes, etc.).	Х				
D. CORPORATE GOVERNANCE PRINCIPLES					
Maximum effort is made to comply with all Corporate Governance					
principles as well as the mandatory Corporate Governance	х				
principles within the scope of the Capital Markets Board Corporate	^				
Governance Communiqué No. II-17.1.					
While determining the corporate management strategy, the issue of sustainability, the environmental impacts of the activities and the	х				
principles on this issue are taken into consideration.	^				
As stated in the Corporate Governance Principles, necessary					
measures are taken to comply with the principles regarding	Х				
stakeholders and to strengthen communication with stakeholders.					
Opinions of stakeholders are sought in determining measures and	Х				
strategies in the field of sustainability. Studies are carried out to raise awareness on the issue of					
sustainability and the importance of sustainability through social	х				
responsibility projects, awareness activities and trainings.	^				
Efforts are being made to become a member of international					
standards and initiatives on sustainability and to contribute to	Х				
studies.					
Policies and programs regarding the fight against bribery and corruption and the principle of tax integrity are explained.	Х				
соттариот апо ите ринсиріе от tax integrity are explained.		<u> </u>	<u> </u>	<u> </u>	

		Compa	any Con	npliance State	us	
	Vaa				Not	Explanation
	Yes	Partial	No	Exempted	Applicable	
Corporate 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. 1.2. RIGHT TO OBTAIN AND REVIEW INFORMATION 	Х					
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.	Х					
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.	Х					
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.					X	In 2020 fiscal year, there was no participation demand from the media.
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.		X				Company's capital is divided into A and B group shares. 2.000 (two thousand) A group registered hare corresponding to TRY 20 (twenty Turkish Lira) capital. Usufruct right to the name of Privatization Administration has been established in order to be valid until a contrary decision is taken by High Board of Privatization on A Group shares together with all rights.
 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. 1.5. MINORITY RIGHTS 					x	No cross-shareholding relations exist in the capital of the Company.
1.5.1 - The company pays maximum diligence to the exercise of minority rights.	X					
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.1.6. DIVIDEND RIGHT			X			Even though minority rights are not determined less than one in twenty by the Articles of Association, paralell with the general practicals, in accordance with Article 36 of the Articles of Association, provisions of Turkish Commercial Code and Capital Market Law shall be applied to the issues that are not written in the Articles of Association in regard to minority rights. On the other hand, the Company recognizes equal rights to each shareholder and comply with relevant regulations regarding the exercise of shareholder rights. There is no plan to regulate and expand minority rights in the Articles of Association.
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.	х					
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.1.7. TRANSFER OF SHARES	X					
1.7.1 - There are no restrictions preventing shares from being transferred.2.1. CORPORATE WEBSITE	Х					
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					

		Compa	ny Cor	npliance Statu	us	
	Yes	Partial	No	Exempted	Not Applicable	Explanation
Corporate Governance Compliance Report						
2.2. ANNUAL REPORT2.2.1 - The board of directors ensures that the annual report represents a true and						
complete view of the company's activities.	Х					
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 stakeholders in a balanced manner.	X					
3.2. SUPPORTING THE PARTICIPATION OF THE STAKEHOLDERS IN THE CORPORATION'S MANAGEMENT						
3.2.1 - The Articles of Association, or the internal regulations (terms of reference/manuals), regulate the participation of employees in management.		Х				Although there is no provision in the articles of association, employees are encouraged to participate in management through internal practices.
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.	х					
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					
3.3.2 - Recruitment criteria are documented.	Х					
3.3.3 - The company has a policy on human resources development, and organises trainings for employees.	Х					
3.3.4 - Meetings have been organised to inform employees on the financial status of the company, remuneration, career planning, education and health.	х					
3.3.5 - Employees, or their representatives, were notified of decisions impacting them. The opinion of the related trade unions was also taken.	Х					
3.3.6 - Job descriptions and performance criteria have been prepared for all employees, announced to them and taken into account to determine employee remuneration.	X					
3.3.7 - Measures (procedures, trainings, raising awareness, goals, monitoring, complaint mechanisms) have been taken to prevent discrimination, and to protect employees against any physical, mental, and emotional mistreatment.	Х					
3.3.8 - The company ensures freedom of association and supports the right for collective bargaining.	Х					
3.3.9 - A safe working environment for employees is maintained.	Х					
3.4. RELATIONS WITH CUSTOMERS AND SUPPLIERS						
3.4.1-The company measured its customer satisfaction, and operated to ensure full customer satisfaction.	x					
3.4.2 - Customers are notified of any delays in handling their requests.	Х					
3.4.3 - The company complied with the quality standards with respect to its products and services.	х					
3.4.4 - The company has in place adequate controls to protect the confidentiality of sensitive information and business secrets of its customers and suppliers.	Х					
3.5. ETHICAL RULES AND SOCIAL RESPONSIBILITY						
3.5.1 - The board of the corporation has adopted a code of ethics, disclosed on the corporate website.	Х					
3.5.2-The company has been mindful of its social responsibility and has adopted measures to prevent corruption and bribery.	Х					

		Compa	mpany Compliance Status				
	Yes	Partial	No	Exempted	Not Applicable	Explanation	
Corporate Governance Compliance Report					Арріїсавіє		
4.1. ROLE OF THE BOARD OF DIRECTORS							
4.1.1 - The board of directors has ensured strategy and risks do not threaten the long-term interests of the company, and that effective risk management is in place.	X						
4.1.2 - The agenda and minutes of board meetings indicate that the board of directors discussed and approved strategy, ensured resources were adequately allocated, and monitored company and management performance.	Х						
4.2. ACTIVITIES OF THE BOARD OF DIRECTORS							
4.2.1-The board of directors documented its meetings and reported its activities to the shareholders.	Х						
4.2.2 - Duties and authorities of the members of the board of directors are disclosed in the annual report.	Х						
4.2.3-The board has ensured the company has an internal control framework adequate for its activities, size and complexity.	Х						
4.2.4 - Information on the functioning and effectiveness of the internal control system is provided in the annual report.	Х						
4.2.5 - The roles of the Chairman and Chief Executive Officer are separated and defined.	Х						
4.2.7-The board of directors ensures that the Investor Relations department and the corporate governance committee work effectively. The board works closely with them when communicating and settling disputes with shareholders.	Х						
4.2.8 - The company has subscribed to a Directors and Officers liability insurance covering more than 25% of the capital.		X				The Company's paid-in capital is TRY 2.9 billion; and it has an executive liability insurance for the damages caused by the board members during their duties however the total insurance does not exceed 25% of the capital.	
4.3. STRUCTURE OF THE BOARD OF DIRECTORS						Altough there is no policy regarding the target of minimum	
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.			Х			25% for the ratio of female members in the board of directors, there are two female members in the current board of directors structure.	
4.3.10 - At least one member of the audit committee has 5 years of experience in audit/accounting and finance.	Х						
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.	Х						
 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. 	X						
4.4.5 - The board has a charter/written internal rules defining the meeting procedures	X						
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.	Х						
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				Duty the Board Member's work and industry experience and contribution to the board of directors, there is no restriction for the Board members to assume any other duties outside the company. The duties undertaken by teh members of the board of directors outside the Company were presented to the shareholders at the General Assembly Meeting. Since this current practice does not create any negative situation in terms of corporate governance, no change is expected in 2021.	
4.5. BOARD COMMITTEES						The Company's board of directors consists of 9 members and operates with 3 committees. 3 of our 9 members take	
4.5.5 - Board members serve in only one of the Board's committees.			Х			part in committees as independent board members. Due to the number of Board members, each board member is assigned to more than one committee.	
4.5.6 - Committees have invited persons to the meetings as deemed necessary to obtain their views.	Х						
4.5.7 - If external consultancy services are used, the independence of the provider is stated in the annual report.					Х	In 2020, any committee did not receive consultancy services.	
4.5.8 - Minutes of all committee meetings are kept and reported to board members. 4.6. FINANCIAL RIGHTS	X						
4.6.1-The board of directors has conducted a board performance evaluation to review whether it has discharged all its responsibilities effectively.			Х			The performance of the Board of Directors was not evaluated.	
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					Paralell with the general practices, salaries, bonuses and	
4.6.5 - The individual remuneration of board members and executives is disclosed in the annual report.		Х				other benefits of the key management are shared in the annual report as total. Remuneration or the members of the board on an individual basis are shared with the public in the minutes of the general assembly.	

Corporate Governance Information Form

1. SHAREHOLDERS

1.1. Facilitating the Exercise of Shareholders Rights	
The number of investor meetings (conference, seminar/etc.) organised by the company during the year	
1.2. Right to Obtain and Examine Information	
The number of special audit request(s)	0
The number of special audit requests that were accepted at the General Shareholders' Meeting	0
1.3. General Assembly	
Link to the PDP announcement that demonstrates the information requested by Principle 1.3.1. (a-d)	https://www.kap.org.tr/tr/Bildirim/852129
Whether the company provides materials for the General Shareholders' Meeting in English and Turkish at the same time	Evet (Yes)
The links to the PDP announcements associated with the transactions that are not approved by the majority of independent directors or by unanimous votes of present board members in the context of Principle 1.3.9	There was no such transaction during the year.
The links to the PDP announcements associated with related party transactions in the context of Article 9 of the Communique on Corporate Governance (II-17.1)	There is no such transaction under Article 9.
The links to the PDP announcements associated with common and continuous transactions in the context of Article 10 of the Communique on Corporate Governance (II-17.1)	https://www.kap.org.tr/tr/Bildirim/818453
The name of the section on the corporate website that demonstrates the donation policy of the company	Investor Relations / Corporate Governance / Policies and Regulations / Donations and Contribution Policy
The relevant link to the PDP with minute of the General Shareholders' Meeting where the donation policy has been approved	https://www.kap.org.tr/tr/Bildirim/749143
The number of the provisions of the articles of association that discuss the participation of stakeholders to the General Shareholders' Meeting	None
Identified stakeholder groups that participated in the General Shareholders' Meeting, if any	There was no participation in the General Assembly meetin regarding 2019 activities except for the shareholders. However, there is no restriction on participation of stakeholders in the General Assembly.
1.4. Voting Rights	·
Whether the shares of the company have differential voting rights	Evet (Yes)
In case that there are voting privileges, indicate the owner and percentage of the voting majority of shares.	Privatization Administration / 0.0% / two thousand share of certificate, issued to the bearer amounting to twenty Turkish Lira
The percentage of ownership of the largest shareholder	%94,87
1.5. Minority Rights	
Whether the scope of minority rights enlarged (in terms of content or the ratio) in the articles of the association	Hayır (No)
If yes, specify the relevant provision of the articles of association.	-
1.6. Dividend Right	
The name of the section on the corporate website that describes the dividend distribution policy	Investor Relations / Corporate Governance / Policies and Regulations / İsdemir Dividend Distribution Policy
Minutes of the relevant agenda item in case the board of directors proposed to the general assembly not to distribute dividends, the reason for such proposal and information as to use of the dividend.	-
PDP link to the related general shareholder meeting minutes in case the board of directors proposed to the general assembly not to distribute dividends	-

	General Assembly Meetings								
Date	The number of information requests received by the company regarding the clarification of the agenda of the General Shareholders' Meeting	to the General Shareholders' Meeting	snares directly	Percentage of shares represented by proxy	Specify the name of the page of the corporate website that contains the General Shareholders' Meeting minutes, and also indicates for each resolution the voting levels for or against	page of the corporate website that contains all questions asked in the general assembly	The number of the relevant item or paragraph of General Shareholders' Meeting minutes in relation to related party transactions	declarations by insiders	The link to the related PDP general shareholder meeting notification
14.07.2020	0	%95	%0,02	%95	Investor Relations / General Assembly / Minutes of General Assembly	Investor Relations / General Assembly / The questions asked on General Assembly Meetings	-	144	https://www.kap.org.tr/tr/ Bildirim/859677

2. DISCLOSURE AND TRANSPARENCY

2.1. Corporate Webs	site
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Specify the name of the sections of the website providing the information requested by the Principle 2.1.1.

Investor Relations / Corporate Governance, Reports and Presentations, Annual Reports, Disclosures and Announcements, General Assembly, FAQ

If applicable, specify the name of the sections of the website providing the list of shareholders (ultimate beneficiaries) who directly or indirectly own more than 5% of the shares.

List of languages for which the website is available

Turkish, English

2.2. Annual Report

The page numbers and/or name of the sections in the Annual Report that demonstrate the information requested by principle 2.2.2.

- a) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the duties of the members of the board of directors and executives conducted out of the company and declarations on independence of board members
- b) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on committees formed within the board structure
- c) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the number of board meetings in a year and the attendance of the members to these meetings
- ç) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on amendments in the legislation which may significantly affect the activities of the corporation
- d) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on significant lawsuits filed against the corporation and the possible results thereof
- e) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the conflicts of interest of the corporation among the institutions that it purchases services on matters such as investment consulting and rating and the measures taken by the corporation in order to avoid from these conflicts of interest
- f) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the cross ownership subsidiaries that the direct contribution to the capital exceeds 5%
- g) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on social rights and professional training of the employees and activities of corporate social responsibility in respect of the corporate activities that arises social and environmental results

Investor Relations / Reports and Presantations / Board of Directors Annual Reports/Declarations of Independent Board Members

Investor Relations / Reports and Presantations / Board of Directors Annual Reports / Members of Board Committees, Frequency of Meetings, Operating Principals also Including Activities Performed and Evaluation of the Board on the Effectiveness of the Committees

Investor Relations / Reports and Presentations / Interim Financial Reports / Number of Board meetings within the Year and Attendance of the Board Members in the Meetings

Investor Relations / Reports and Presentations / Interim Financial Reports / Information about Amendments in Legislation That May Significantly Affect the Company's Activities.

Investor Relations / Reports and Presentations / Financial Statements / Provisions

Investor Relations/Annual Reports/ Other Issues

No cross ownership subsidiaries that the direct cntribution to the Capital exceed 5%.

Investor Relations / Reports and Presentations / Interim Financial Reports / Grants and Social Responmsibility Projects

3.1. Corporation's Policy on Stakeholders

3. STAKEHOLDERS

The name of the section on the corporate website that demonstrates the employee remedy or severance policy

The number of definitive convictions the company was subject to in relation to breach of employee rights

The position of the person responsible for the alert mechanism (i.e. whistleblowing mechanism)

The contact detail of the company alert mechanism

Investor Relations / Corporate Governance / Policies and Regulations / Staff Compensation Policy

60

Ethics Committee

mail: etik@erdemiretik.com, phone : 0 850 2113000

3.2. Supporting the Participation of the Stakeholders in the Corporation's Management

Name of the section on the corporate website that demonstrates the internal regulation addressing the participation of employees on management bodies

Corporate bodies where employees are actually represented

Union

3.3. Human Resources Policy

The role of the board on developing and ensuring that the company has a succession plan for the key management positions

Short, long and medium term succession plans are prepared for key positions within the scope of talent management studies carried out within our Company. Succession plans and assignments to key roles are submitted for the approval of the Board of Directors, when necessary, in line with defined procedures.

The name of the section on the corporate website that demonstrates the human resource policy covering equal opportunities and hiring principles. Also provide a summary of relevant parts of the human resource policy.

OYAK Mining Metallurgy / Career / HR Practices

Whether the company provides an employee stock ownership programme

Pay edindirme planı bulunmuyor (There isn't an employee stock ownership programme)

The name of the section on the corporate website that demonstrates the human resource policy covering discrimination and mistreatments and the measures to prevent them. Also provide a summary of relevant parts of the human resource policy.

Investor Relations / Corporate Governance / Code of Ethics and Business Conduct / Responsibilities to Our Employees

The number of definitive convictions the company is subject to in relation to health and safety measures

Ethical Rules and Social Responsibility

The name of the section on the corporate website that demonstrates the code of ethics

Investor Relations / Corporate Governance / Code of Ethics and Business Conduct

their duties but the total insurance does not exceed %25 of the capital

The name of the section on the company website that demonstrates the corporate social responsibility report. If such a report does not exist, provide the information about any measures taken Sustainability / CSR Policy on environmental, social and corporate governance issues.

Any measures combating any kind of corruption including embezzlement and bribery

Board members and employees of OYAK Mining Metallurgy Companies and all third parties acting on behalf of OYAK Mining Metallurgy Companies should avoid any act or behaviour that may bring OYAK Mining Metallurgy under suspicion of corruption. Regardless of being in public or private sector, accepting or giving any cash/non-cash benefit that may be in the scope of corruption is forbidden.

4. BOARD OF DIRECTORS-I

4.2. Activity of the Board of Directors

Date of the last board evaluation conducted	-
Whether the board evaluation was externally	Hayır (No)
Whether all board membersreleased from their duties at the GSM	Evet (Yes)
Name(s) of the board member(s) with specific delegated duties and authorities, and descriptions of such duties	Süleyman Savaş ERDEM - Chairman - (Representative of ATAER Holding A.Ş.), Toker ÖZCAN - Deputy Chairman and Managing Director (Representative of ERDEMİR Madencilik San.ve Tic.A.Ş.)
Number of reports presented by internal auditors to the audit committee or any	2
Specify the name of the section or page number of the annual report that provides the summary of the review of the effectiveness of internal controls	Investor Relations / Reports and Presantations / Interim Financial Reports/ Internal Control System and Internal Audit Activities
Name of the Chairman	Süleyman Savaş ERDEM - Chairman - (Representative of ATAER Holding A.Ş.)
Name of the CEO	Mesut Keyfli
If the CEO and Chair functions are combined: provide the link to the relevant PDP annoucement providing the rationale for	CEO and Chairman are not the same person.
Link to the PDP notification stating that any damage that may be caused by the members of the board	There is an executive liability insurance for the damages caused by the board members during

women directors

The number and ratio of female directors within the Board of Directors

The name of the section on the corporate website that demonstrates current diversity policy targeting

of directors during the discharge of their duties is insured for an amount

2, %22

Composition of BD								
Name, Surname of Board Member	Whether Executive Director Or No	Whether Independent Director Or Not	The First Election Date To Board	Link To PDP Notification That Includes The Independency Declaration	Whether the Independent Director Considered By The Nomination Committee	Whether She/He is the Director Who Ceased to Satisfy The Independence or Not	Whether The Director Has At Least 5 Years' Experience On Audit, Accounting And/Or Finance Or Not	
ATAER Holding A.Ş. (Temsilcisi: Süleyman Savaş ERDEM)	İcrada Görevli Değil (Non- executive)	Bağımsız üye değil (Not independent director)	27.05.2013	-	Değerlendirilmedi (Not considered)	Hayır (No)	Evet (Yes)	
ERDEMİR Madencilik Sanayi ve Ticaret A.Ş. (Temsilcisi: Toker ÖZCAN)	İcrada görevli (Executive)	Bağımsız üye değil (Not independent director)	18.09.2012	-	Değerlendirilmedi (Not considered)	Hayır (No)	Evet (Yes)	
T.C. Hazine ve Maliye Bakanlığı Özelleştirme İdaresi Bşk. (Temsilcisi: Bekir Emre HAYKIR)	İcrada Görevli Değil (Non- executive)	Bağımsız üye değil (Not independent director)	20.09.2012	-	Değerlendirilmedi (Not considered)	Hayır (No)	Evet (Yes)	
OYAK Pazarlama Hizmet ve Turizm A.Ş. (Temsilcisi: Baran ÇELİK)	İcrada Görevli Değil (Non- executive)	Bağımsız üye değil (Not independent director)	17.09.2012	-	Değerlendirilmedi (Not considered)	Hayır (No)	Evet (Yes)	
ERDEMİR Mühendislik, Yönetim ve Danışmanlık Hizmetleri A.Ş. (Temsilcisi: Güliz KAYA)	İcrada Görevli Değil (Non- executive)	Bağımsız üye değil (Not independent director)	17.09.2012	-	Değerlendirilmedi (Not considered)	Hayır (No)	Evet (Yes)	
ERDEMİR Çelik Servis Merkezi Sanayi ve Ticaret A.Ş. (Temsilcisi: Aslıhan DÖĞER)	İcrada Görevli Değil (Non- executive)	Bağımsız üye değil (Not independent director)	13.09.2012	-	Değerlendirilmedi (Not considered)	Hayır (No)	Evet (Yes)	
Ali FİDAN	İcrada Görevli Değil (Non- executive)	Bağımsız üye (Independent director)	21.03.2019	https://www.kap.org.tr/tr/Bildirim/ 818451	Değerlendirildi (Considered)	Hayır (No)	Evet (Yes)	
Kurtuluş Bedri VAROĞLU	İcrada Görevli Değil (Non- executive)	Bağımsız üye (Independent director)	21.03.2019	https://www.kap.org.tr/tr/Bildirim/ 818451	Değerlendirildi (Considered)	Hayır (No)	Evet (Yes)	
Mahmut Cengiz AYDIN	İcrada Görevli Değil (Non- executive)	Bağımsız üye (Independent director)	05.02.2021	-	Değerlendirildi (Considered)	Hayır (No)	Evet (Yes)	

4. BOARD OF DIRECTORS-II

4.4. Meeting Procedures of the Board of Directors

Number of physical board meetings in the reporting period (meetings in person)	6
Director average attendance rate at board meetings	%98
Whether the board uses an electronic portal to support its work or not	Evet (Yes)
Number of minimum days ahead of the board meeting to provide information to directors, as per the board charter	3-5 Days
The name of the section on the corporate website that demonstrates information about the board charter	There are internal regulations in which the working principles of the Board of Directors meetings are determined, but they are not published on the corporate website.
Number of maximum external commitments for board members as per the policy covering the number of external duties held by directors	-
4.5. Board Committees	

Page numbers or section names of the annual report where information about the board committees are presented

Link(s) to the PDP announcement(s) with the board committee charters

Investor Relations / Reports and Presantations / Board of Directors Annual Reports / Members of Board Committees, Frequency of Meetings, Operating Principals also Including Activities Performed and Evaluation of the Board on the Effectiveness of the Committees

The working principles of the Committee are available on our corporate website. (Investor Relations / Corporate Governance / Policies and Regulations)

Composition of BD - I								
Names Of The Board Committees	Name Of Committees Defined As "Other" In The First Column	Name-Surname of Committee Members	Whether Committee Chair Or Not	Whether Board Member Or Not				
Kurumsal Yönetim Komitesi (Corporate Governance Committee)	-	Kurtuluş Bedri Varoğlu	Evet (Yes)	Yönetim kurulu üyesi (Board member)				
Kurumsal Yönetim Komitesi (Corporate Governance Committee)	-	Ali Fidan	Hayır (No)	Yönetim kurulu üyesi (Board member)				
Kurumsal Yönetim Komitesi (Corporate Governance Committee)	-	İdil Önay Ergin	Hayır (No)	Yönetim kurulu üyesi değil (Not board member)				
Denetim Komitesi (Audit Committee)	-	Kurtuluş Bedri Varoğlu	Evet (Yes)	Yönetim kurulu üyesi (Board member)				
Denetim Komitesi (Audit Committee)	-	Ali Fidan	Hayır (No)	Yönetim kurulu üyesi (Board member)				
Riskin Erken Saptanması Komitesi (Committee of Early Detection of Risk)	-	Ali Fidan	Evet (Yes)	Yönetim kurulu üyesi (Board member)				
Riskin Erken Saptanması Komitesi (Committee of Early Detection of Risk)	-	Kurtuluş Bedri Varoğlu	Hayır (No)	Yönetim kurulu üyesi (Board member)				

4. BOARD OF DIRECTORS-III

4.5. Board Committees-II

Specify where the activities of the audit committee are presented in your annual report or website (Page number or section name in the annual report/website)

Investor Relations / Reports and Presantations / Interim Financial Reports / Members of Board Committees, Frequency of Meetings, Operating Principals also Including Activities Performed and Evaluation of the Board on the Effectiveness of the Committees

Specify where the activities of the corporate governance committee are presented in your annual report or website (Page number or section name in the annual report/website)

Investor Relations / Reports and Presantations / Interim Financial Reports / Members of Board Committees, Frequency of Meetings, Operating Principals also Including Activities Performed and Evaluation of the Board on the Effectiveness of the Committees

Specify where the activities of the nomination committee are presented in your annual report or website (Page number or section name in the annual report/website)

Investor Relations / Reports and Presantations / Interim Financial Reports / Members of Board Committees, Frequency of Meetings, Operating Principals also Including Activities Performed and Evaluation of the Board on the Effectiveness of the Committees

Specify where the activities of the early detection of risk committee are presented in your annual report or website (Page number or section name in the annual report/website)

Investor Relations / Reports and Presantations / Interim Financial Reports / Members of Board Committees, Frequency of Meetings, Operating Principals also Including Activities Performed and Evaluation of the Board on the Effectiveness of the Committees

Specify where the activities of the remuneration committee are presented in your annual report or website (Page number or section name in the annual report/website)

Investor Relations / Reports and Presantations / Interim Financial Reports / Members of Board Committees, Frequency of Meetings, Operating Principals also Including Activities Performed and Evaluation of the Board on the Effectiveness of the Committees

4.6. Financial Rights

Specify where the operational and financial targets and their achievement are presented in your annual report (Page number or section name in the annual report)

Investor Relations / Annual Reports / Other Issues

Specify the section of website where remuneration policy for executive and non-executive directors are presented.

Investor Relations / Policies and Regulations / Compensation Policy

Specify where the individual remuneration for board members and senior executives are presented in your annual report (Page number or section name in the annual report)

Investor Relations /Reports and Presentations/ Interim Financial Reports / Financial Benefits provided to Board Member and Top Managers

Composition of BD - II								
Names Of The Board Committees	Name of committees defined as "Other" in the first column	The Percentage Of Non- executive Directors	The Percentage Of Independent Directors In The Committee	The Number Of Meetings Held In Person	The Number Of Reports On Its Activities Submitted To The Board			
Denetim Komitesi (Audit Committee)	-	%100	%100	4	4			
Kurumsal Yönetim Komitesi (Corporate Governance Committee)	-	%100	%67	6	3			
Riskin Erken Saptanması Komitesi (Committee of Early Detection of Risk)	-	%100	%100	6	6			