

SIF BANAT-CRIȘANA'S STATEMENT ON THE APPLICATION OF THE PRINCIPLES OF CORPORATE GOVERNANCE

pursuant to Regulation no. 2/2016 on the application of the principles of corporate governance by the entities authorised, regulated and supervised by the Financial Supervisory Authority (ASF)

No.	Rules for the application of the principles of corporate governance	Conformity YES NO		If NO - explanations	Further explanation
1.	The regulated entity defined in its instruments of incorporation and internal policies the responsibilities of the board on the implementation and compliance with the principles of corporate governance.		NO	SIF Banat-Crișana's Articles of Association contains provisions governing the relationship between corporate governance corporate decision-making bodies. The Board of Directors submitted for approval of the extraordinary general meeting of shareholders convened for April 20/21, 2017, the proposal of supplementing the articles of association with the basic responsibilities of the Board on the implementation of and compliance with the corporate governance principles, as required by ASF Regulation ASF no. 2/2016.	
2.	The internal policies and / or regulations lay down the corporate governance structures, functions, competences and responsibilities of the board and executive management/senior management.	YES			<i>The company's internal regulations, approved by ASF, include these requirements.</i>
3.	The annual report of the regulated entity is accompanied by an explanatory note which shall describe the relevant events in connection with the application of the principles of corporate governance, occurring over the financial year.	YES			<i>Since 2011, SIF Banat-Crișana's annual report includes a chapter on corporate governance, that include the information requested. Also since 2011, the company published together with the annual report the statement of the corporate governance (the "Comply or Explain Statement") under the Corporate Governance Code issued by Bucharest Stock Exchange.</i>
4.	The regulated entity has drawn up a communication strategy with the stakeholders, to ensure a proper information.	YES			<i>The Company applies a proper communication strategy, which ensures continuous reporting in an objective and upright manner, of all important aspects of the business and its results.</i>

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		YES	NO		
					<i>The website is a useful platform for communication with all stakeholders. The financial calendar, published at the beginning of each year, declares the dates of all financial reporting during the year and other important events.</i>
5.	The structure of the board ensures, if the case, a balance between the executive and non-executive members so that no person or small group of persons influences the decision-making process.	YES			<i>The structure of the Board ensures the balance between executive and non-members, so that decision making process is not influenced.</i>
6.	The board is convened at least every three months to monitor the performance of the regulated entity's business.	YES			<i>Per the articles of association, the Board meets monthly.</i>
7.	The board or the executive management/senior management, as the case, regularly reviews the policies on the financial reporting, internal control and risk management system adopted by the regulated entity.	YES			<i>The Board regularly examines the matters mentioned, evidenced by periodic revisions of internal policies and procedures concerning periodical reporting, internal control and risk management system.</i>
8.	In fulfilling its duties, the board is assisted by advisory committees issuing recommendations various topics subject to decision-making.	YES			<i>The Board has the support of the Audit Committee and the Investment Committee on the substantiation of specific decisions.</i>
9.	The advisory committees submit to the board works/reports on the topics entrusted by it.	YES			<i>The committees submit to the Board works/reports on the assigned subjects.</i>
10.	The procedures / policies / internal regulations of the regulated entities there are concerning the selection of applications for the persons of the executive management/senior management, appointment of new persons or renewal of the existing mandates.	YES			<i>It is operational in the Company the internal procedure on the assessment of the management structure and members holding key functions in the company. In addition, eligibility criteria for members of the management structure and key functions are regulated by ASF.</i>
11.	The regulated entity shall ensure that the executive management/senior management undergo continuous professional training so that it efficiently performs its tasks.	YES			<i>Executive/senior management regularly attend professional development programs.</i>
12.	Key functions are established so as they match the organisational structure of the regulated entity compliant with the applicable regulations.	YES			<i>The organizational chart of the company complies with the</i>

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					<i>organizational structure, appropriate to the applicable regulations.</i>
13.	The board regularly reviews the efficiency of the internal control system of the regulated entity and its update manner to ensure a rigorous management of the risks to which the regulated entity is exposed.	YES			<i>The Board periodically reviews the efficiency of the internal control system based on the reports submitted by the responsible departments.</i>
14.	The audit committee makes recommendations to the board on the selection, appointment and replacement of the financial auditor, and on the terms and conditions of its remuneration.	YES			<i>The Audit Committee makes the requested recommendations, these are recorded in the minutes of the Committee's meeting.</i>
15.	The board reviews at least once a year and ensures that the remuneration policies are consistent and are subject to an efficient risk management.		NO	Until the moment of AIFM legislation, the Company had no separate remuneration policies developed within the meaning of Regulation 2/2016 and AIFM legislation. After the entry into force of Law no. 74/2015 (AIFM Law) and the legislation implementing this law, the company developed and approved the Remuneration policy of SIF Banat-Crișana, which is currently under review by the ASF, submitted within the file for authorization of the company as AIFM. The remuneration policy includes express provisions whereby the Board of Directors of SIF Banat-Crișana is bound that, at least once a year, to analyse and ensure that the remuneration policies are appropriate.	
16.	The remuneration policy of the regulated entity is set out in the internal regulations on the implementation and compliance with the principles of corporate governance.		NO	The remuneration policy is not currently included in the internal regulations as per the considerations listed in item 15.	
17.	The board has adopted a procedure for the identification and proper settlement of any conflict of interest.	YES			<i>The internal procedure regarding conflicts of interest, insider information and personal transactions is operational in the company.</i>
18.	The executive management/senior management, as appropriate, informs the board of any conflict of interest	YES			<i>Internal regulations and procedures include specific provisions on the declaration of conflicts of interest and</i>

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	and does not participate in the decision-making process which is related to the state of conflict.				<i>appropriate measures in these situations. Situations of conflict of interest led / lead to abstain from decision-making process, such situations are recorded in internal documents.</i>
19.	The board analyses at least once a year the efficiency of the risk management system of the regulated entity.	YES			<i>The Board / Audit Committee monitors and analyses periodically, based on the annual reports, the efficiency of the internal control, internal audit, and risk management systems of the company.</i>
20.	The regulated entity has drawn up procedures for the identification, assessment and management of the significant risks to which it is, or is likely to be, exposed.	YES			<i>The Board approved procedures on the identification, assessment and management of significant risks to which the company is, or is likely to be, exposed, pursuant to applicable legal provisions.</i>
21.	The regulated entity has in place clear action plans for the continuity of its business and for any emergency situations.	YES			<i>There are operational in the Company internal procedures that comprise plans of action for the continuity of company's business and for emergency situations. The Internal Regulations comprise a separate chapter on this matter.</i>