COMPLIANCE QUESTIONAIRE FOR ISSUERS OF SHARES

All questions contained in this questionnaire relate to the period of one calendar year.

The Corporate Governance Code is intended for companies with two-tier governance structure considering that such a governance structure is most common in companies whose shares are listed on the Zagreb Stock Exchange. If the issuer has a one-tier structure, the questionnaire on management practices is answered in accordance with Appendix B of the Code of Corporate Governance

Companies respond to questions from the compliance questionnaire with YES, NO or Partially by selecting answers from a drop-down menu for each question. For questions where company has responded with YES column Explanation is not filled.

For questions where company has responded with NO or PARTIALLY in the column Explanation it should explain why this is so, that is:

- explain in which part it does not comply with the provisions of the Code and for what reason,
- describe the measures taken in the place of compliance with provisions of the Code in order to fulfill the objectives set out in the relevant principles of the Code
- if the company intends to comply with the provisions of the Code in the future, indicate when it will start to act accordingly.

Instructions for generating XML Schema from XLS files are published on Hanfa's website under Technical instructions and forms in section Transparency of the issuer.

Year	Institution code	
2024	1271	

Instructions:

- * Year is entered without period (eg. 2019)
- * Enter the year for which data are entered in the questionnaire

CHAPTER	PROVISION	ARTICLE	QUESTION	ANSWER (Each question is answered by chosing the answer from the drop-down menu)	EXPLANATION (fulfill only for questions that were answered with "NO" or "PARTIALLY")
1	Cooperation		The articles of association and/or other internal acts clearly define the powers of the supervisory board and management board.	YES	
1	Cooperation		The articles of associationand/or other internal acts are available free of charge on the website of the company.	YES	
1	Cooperation	2	The supervisory board has adopted a decision in which it stated categories of decisions and legal transactions that require prior approval by the supervisory board and those decisions about which management board must consult with the supervisory board before making a decision, and a summary thereof is available free of charge on the website of the company.	YES	
1	Cooperation	2	The articles of association and/or internal company acts provide for prior consent of the supervisory board for making important decisions that affect the strategy of the company, expenses, risk exposure and reputation.	PARTIALLY	Prior consent of the Supervisory Board is provided for most of the above to the extent necessary.
1	Cooperation	3	The articles of association and/or internal company acts stipulate that the supervisory board and its committees have timely access to documents, premises and employees when necessary for the performance of their duties.	YES	
1	Cooperation	4	The articles of association and/or other internal company acts stipulate that the management board must report to the supervisory board at regular intervals on the operating results of the company, financial situation, substantial financial and non-financial risks and results of interaction with shareholders and other stakeholders.	YES	
1	Cooperation	5	Statutes and/or internal company documents stipulate that the president of the management board shall immediately notify the supervisory board if there is or is likely for an event to arise that has the potential to significantly affect the results, financial position or reputation of the company.	YES	
1	Rules of conduct	6	The supervisory board approved the code of conduct (or other internal act), which establishes rules of conduct to be followed by members of the management and supervisory board members, employees and others acting on behalf of the company, which also contains rules and measures to be taken in case of its violations.	PARTIALLY	The Company has not developed a Code of Conduct, but a part of the Code of Conduct is prescribed by the Rules of Procedure, Rules of Procedure of the Management Board, Rules of Procedure of the Supervisory Board and Rules of Procedure of the Audit Committee.
1	Rules of conduct		Code of Conduct (or other internal act) is available free of charge on the website of the company.	PARTIALLY	Since the Company has no prescribed Code of Conduct, it is not publicly available. The Rules of Procedure is available free of charge in the Company's registered seat. Rules of Procedure of the Management Board, Rules of Procedure of the Supervisory Board and Rules of Procedure of the Audit Committee are publicly available free of charge on the website of the Company.

2	Conflict of interest		For members of the management board and the supervisory board the prohibition of participation in decision-making in relation to which there are conflicts of interest is stipulated.	YES	
2	Conflict of interest	7	The supervisory board has given prior consent to the policy for managing conflicts of interest.	PARTIALLY	Conflict of interest is regulated by the rules of procedure on the Management Board and the Supervisory Board activities, to which prior consent has been provided.
2	Conflict of interest		The policy for managing conflicts of interest is available free of charge on the website of the company.	PARTIALLY	The Rules of Procedure of the Management Board and the Rules of Procedure of the Supervisory Board are available free of charge on the website of the Company, which documents govern the conflict of interest
2	Conflict of interest	8	Members of the supervisory board are obliged to inform the entire supervisory board that they are in an actual or potential conflict of interest.	YES	
2	Conflict of interest	8	Management board members have a duty to inform the president of the supervisory board and other members of the management board of an actual or potential conflict of interest.	YES	
2	Conflict of interest	8	The supervisory board keeps records of all notices pertaining to conflict of interest.	YES	
2	Conflict of interest	9	Member of the management board or the supervisory board has an obligation to inform the President and/or Vice-President of that board if it considers that another member of management or supervisory board is in an actual or potential conflict of interest.	YES	
2	Competition ban	10	Members of the supervisory board and management do not perform activities that compete with the business of the company, are not members of the management or supervisory boards of the companies that carry out such activities nor hold more than 5% stake in such companies.	YES	
2	Competition ban	10	Members of the management board and the supervisory board who hold shares in the companies with which the company is in the competition, informed the secretary of the company of all the shares in such companies and the details of these shares are available free of charge on the website of the company.	NO	Because, there were no such shares.
2	Related party transactions	11	No transactions between members of the management or supervisory board and the company (or a person affiliated with any party) can not be concluded without the prior consent of the supervisory board.	YES	
2	Related party transactions		the company.	YES	
2	Related party transactions		The company has adopted procedures for the approval and disclosure of transactions between members of the management or supervisory board and the company (or a person affiliated with any party).	YES	
2	Related party transactions	12	The audit committee annually assesses the effectiveness of these procedures.	YES	

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3	The role of the supervisory board		The supervisory board is responsible for appointing and dismissing members of the management board and making recommendations for candidates for members of the supervisory board to the general meeting.	YES	
3	The role of the supervisory board		The supervisory board has approved formal and transparent procedure for the appointment to both management and supervisory boards.	PARTIALLY	The procedures for appointment are stipulated by the law.
3	The role of the supervisory board	14	The supervisory board has set as a target percentage of female members of the supervisory board and the management board, which must be achieved in the next five years and adopted a plan for the implementation of this goal. Percentage on target and plan were published in the annual report.	NO	The Company Management Board consists of a single member, while the existing Supervisory Board members serve their term of office until its regular expiration in accordance with the Companies Act. The basic criteria for appointment to the Supervisory Board and Management Board are professional qualifications, knowledge, experience in management positions and personal integrity.
3	The role of the supervisory board	14	A report explaining progress on the plan has been published in the annual report.	NO	Considering that the Supervisory Board did not adopt the target percentage of women in the Supervisory Board and Management Board in 2024. The Company stated facts related to gender equality in its Annual Report.
3	The role of the nomination committee	15	The nomination committee has all the tasks listed in Article 15 of the Code.	NO	The Supervisory Board has no nomination committee, but it performs this function on its own and directly.
3	Election of supervisory board members by the general meeting	16	When nominating candidates for the supervisory bord to the general meeting for election the company provides information within the general meetin materials on the items requested by Article 16. of the Code.	YES	
3	Election of supervisory board members by the general meeting	16	Informations provided by Article 16 of the Code are freely available on the company's website.	YES	
3	Election of supervisory board members by the general meeting	17	Materials for the general meeting contain all the information listed in Article 17 of the Code.	PARTIALLY	The majority of the content referred to in Article 17 is included. The presence of members at Supervisory Board meetings, the assessment of results, is stated in the Annual Report and the Supervisory Board report on the supervision performed, which is submitted to the General Assembly. The provision of the Code will be taken into consideration with subsequent appointments.
3	Election of supervisory board members by the general meeting	18	The information referred to in Article 17 of the Code is available free of charge on the website of the company also in cases where workers' representative or another member of the supervisory board which is not elected by the shareholders at the general meeting is apointed.	NO	Since no such appointments to the Supervisory Board were performed in 2024.

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4	Responsibilities of the supervisory board	19	The terms od reference of the supervisory bord include all the responibilities set in Article 19. of the Code.	YES	
4	Composition	20	The supervisory board has developed a supervisory board profile which specifes the minimum number of members and combination od skills, knowledge and education, as well as professionaln and practical experience that required in the supervisory board.	NO	The Supervisory Board assesses that the current number of members and the composition of the Supervisory Board are adequate. In 2024, measure were taken to equalize the terms of office of Supervisory Board members who were recalled and then reappointed.
4	Composition	21	The supervisory board includes members of different gender, age, profile and experience to ensure a diversity perspective when making decisions.	PARTIALLY	The Supervisory Board meets most of the criteria.
4	Composition	22	Majority of the members of the supervisory board are independent in accordance with the definition set out in Appendix A of the Code.	NO	The Supervisory Board is composed of five members, of whom one is independent.
4	Composition	22	The President or deputy president of the supervisory board are independent.	NO	One member out of five members of the Supervisory Board is independent.
4	President	23	The president of the supervisory bord is responible for the activities listed in Article 23. of the	YES	
-	resident		Code.	. 20	
4	Board committees	24	Supervisory board established the nomination committee.	NO	The nomination committee has not been established, but this function is performed by the Supervisory Board directly.
4	Board committees	24	Supervisory board established the renumeration committee.	NO	The renumeration committee has not been established, but this function is performed by the Supervisory Board directly
4	Board committees	24	Supervisory board established the audit committee.	YES	
4	Board committees	24	The supervisory board stipulated the manadate and activities of each committee.	YES	
4	Board committees	26	Each committee of the supervisory board consists of members who have the necessary skills, knowledge and education, as well as professional and practical experience to carry out the committee responsibilities effectively.	YES	
4	Board committees	27	Each committee of the supervisory board has at least three members.	YES	
4	Board committees	27	Majority of the members of each committee of the supervisory board are independent (as	PARTIALLY	One of the three members of the Audit Committee is independent.
4	Board committees	27	defined in Appendix A of the Code). Board members are prohibited to be members of the committee of the supervisory board.	YES	
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4	Board committees	28	The terms of reference of each committee is made freely available on the company's website	YES	
4	Board committees	28	The Company's annual report includes a report on the work of each committee of the supervisory board as well as information on the number of meetings held and the members of the committee.	YES	
4	Time commitment	29	The minimun expected time commitmnet of each supervisory board member is specified on their appointment.	YES	
4	Time commitment	29	The annual report includes record of attendance at the meetings for each member of the supervisory board and its committees.	YES	
4	Time commitment	30	The articles of association and/or internal company acts stipulate the obligation of the supervisory board member to inform the secretary of the company about their membership in the supervisory board or the management board of other companies.	YES	
4	Frequency and format of meetings	31	The supervisory board meets at least every three months.	YES	
4	Frequency and format of meetings	31	The supervisory board has adopted a workplan that includes time and agenda of future meetings.	YES	
4	Frequency and format of meetings	31	Committees of the supervisory board shall meet as often as necessary for the effective discharge of their duties, and regularly report to the supervisory board on its activities.	YES	
4	Frequency and format of meetings	32	The supervisory board can meet without the participation of the management board where it considers it appropriate.	YES	
4	Frequency and format of meetings	32	Non-Board committee memebers can participate in committee meeting only at the invitation of the committee.	YES	
4	Support	33	The company has designated an individual to carry out the duties of a company secretary.	PARTIALLY	The Company does not have a specific person who performs the duties of the Company Secretary, given that these tasks are performed within the existing departments in the Company, i.e. in the legal department and corporate communications department, depending on the nature of the business process.
4	Support	33	According to the company's internal acts, the person carrying out the duties of a company secretary is responsible for ensuring that supervisory board procedures are complied with, advising the supervisory board on governance matters, supporting the president of the supervisory board and helping the supervisory board and committees to function efficiently.	PARTIALLY	Since Company does not have a specific person who performs the duties of the Company Secretary, the tasks of the Company Secretary are performed within the existing departments in the Company and they are responsible for performing their duties.
4	Quality and timeliness of information	34	The board terms of reference and/or internal acts require the materials for supervisory board meetings to be provided to all its members at least one week before the meeting.	YES	

	Quality and timeliness of information	34	The bord committee terms of reference and/or internal acts require the materials for board committee meetings to be provided to all its members at least one week before the meeting.	YES	
4	Quality and timeliness of information	35	The articles of association and/or internal company acts anticipate that the minutes of the meeting of the supervisory board must be available to all members of the supervisory board.	YES	
4	Quality and timeliness of information	35	Supervisory Board meeting minutes provide data on voting results including details of how individual members voted.	YES	
4	Quality and timeliness of information	36	The supervisory board has the right to receive information and advice from people outside the company at the expense of the company if it considers it necessary to successfully carry out its duties, provided that the procedure for it is specified in the internal documents of the company issued by the management board with the consent of the supervisory board.	YES	
4	Training and development	37	All members of the supervisory board at the time of appointment received introduction training for their role.	YES	
4	Training and development	37	All supervisory bord members receive ongoing training and education to improve their sills and knowledge.	YES	
4	Training and development	38	The supervisory board members receive regular updates and briefings from the management board and experts on matters relevant to the company and to their duties.	YES	
4	Supervisory board evaluation	39	The supervisory board evaluated its effectiveness in the past 12 months.	YES	
4	Supervisory board evaluation	39	The supervisory board assessed the individual results of its members in the last 12 months.	YES	
4	Supervisory board evaluation	39	The evaluation of the supervisory board was led by the president or deputy president.	YES	
4	Supervisory board evaluation	40	The evaluation of the supervisory board included an assessment of all the matters specified in Article 40 of the Code	YES	
4	Supervisory board evaluation	41	The annual report includes the assessment report of the supervisory board and its committees in which they assessed all the circumstances set out in Article 41 of the Code.	YES	

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5 the renangements of the supervisors and the	5		42	The duties of management board include all the activities listed in Article 42 of the Code.	YES	
5 the management board b	5	the management	43		YES	
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remuneration 50 the shareholders. 1ES Reporting on 57 Annual report on remuneration includes data on remuneration of each individual member of the VES	6		56	Remuneration policy of the company was approved by shareholders at a general meeting.	YES	
	6		56	the shareholders.	YES	
	6		57		YES	

7	Roles of the supervisory and management boards	58	Management board, with the prior approval of the supervisory board, adopted a policy that determines the nature and extent of risk that company needs and that is willing to take in order to achieve all the long-term strategic objectives ('risk appetite').	YES	
7	Roles of the supervisory and management boards	59	The management board is formally responsible for the activities listed in Article 59 of the Code.	YES	
7	Role of the audit committee	60	Terms of reference of the audit committee includes all activities listed in Article 60 of the Code.	YES	
7	Role of the audit committee	61	The audit committee, the supervisory board or one of its committees, undertook the activities referred to in Article 61 of the Code.	YES	
7	Relations with the external auditor	62	The audit committee oversees the process of selection and appointment of external auditors in accordance with the legal requirements and makes recommendations to the supervisory board for the selection of the external auditor and conditions for their appointment.	YES	
7	Relations with the external auditor	63	The audit committee in the last 12 months approved the work plan of the external auditors, which includes the scope and content of the activities to be audited.	YES	
7	Relations with the external auditor	63	The audit committee shall meet as necessary with the external auditors to discuss the issues that have been identified during the audit and to oversee the quality of services provided.	YES	
7	Relations with the external auditor	64	The audit committee if responsible for monitoring the independence and objective of external auditor.	YES	
7	Relations with the external auditor	64	The audit committee approved a policy on permitted non-audit services provided by the external auditor.	NO	Because there were no such services provided.
7	Risk management and internal control	65	The audit committee evaluated the effectiveness of risk management and internal control system as a whole at least once a year.	YES	
7	Risk management and internal control	65	The audit committee, where appropriate, makes recommendations to the supervisory board and management board regarding the effectiveness of risk management and internal control systems.	YES	
7	Risk management and internal control	66	The company maintains an effective risk management system that provides reliable identification of risk measurement, answers, reporting and supervision.	YES	
7	Risk management and internal control	66	The company has determined clear internal responsibilities for the maintenance of the risk management system and a clear procedure for maintaining contact between persons responsible and the audit committee.	YES	
7	Risk management and internal control	67	The company has established an internal audit function responsible for monitoring the effectiveness of internal control systems, including risk management.	YES	
7	Risk management and internal control	67	The audit committee approved the internal audit plan in the last 12 months.	YES	
7	Risk management and internal control	67	The audit committee receives reports of internal auditors and monitors the implementation of its recommendations.	YES	
7	Risk management and internal control	68	The audit committee shall recommend to the supervisory board the appointment or dismissal of the heads of the internal audit function.	NO	Because the members of the Supervisory Board are also the members of the Audit Committee.
7	Risk management and internal control	68	If the company des not have internal audit function, the audit committee has once in the last 12 months evaluated the need for this function as part of its assessment of internal control systems.	NO	Because there is an internal audit function in the Company.
7	Whistle-blowing	68	Management board, with the prior approval of the supervisory board, adopted a procedure for reporting violations of laws or internal rules of the company, actual or in the case of suspected violation.	YES	
7	Whistle-blowing	69	The procedure ensures that workers and external stakeholders do not suffer negative consequences if they report suspicious behavior.	YES	
7	Whistle-blowing	69	Details of the procedure for registration are available free of charge on the website of the company.	NO	Not publicly available.We will align our practice in the upcoming period.
7	Whistle-blowing	70	Statute and/or internal company documents stipulate the duty of the management board to inform the supervisory board of any irregularities and and to agree on measures that must be implemented.	YES	
7	Whistle-blowing	70	The audit committee evaluated the effectiveness of the procedure and its application in the last 12 months.	NO	Because in 2024, there were no reported irregularities.

Use of the company website	71	listing, the Code and its own Articles of Association are available free of charge on the website	PARTIALLY	The Company has published the data stipulated by the law, listing rules and a part of the data stipulated by the Code on its website free of charge.
Use of the company website	72	The company makes freely available and easily accessible on the website all the information requested by Article 72 of the Code.	PARTIALLY	The Company has published the data stipulated by the law, listing rules and a major part of the data stipulated by Article 72 of the Code on website.
Use of the company website	73	The company ensures that the information on the website is kept up to date and published in accordance with time limits prescribed in law and regulations.	YES	
Use of the company website	73	All data on the website are freely available in both Croatian and English.	YES	
Annual report	74	The annual report contains all the information referred to in Article 74 of the Code.	PARTIALLY	The annual report contains most of the data referred to the Article 74 of the Code.
Relations with shareholders	75	The Company ensured that all shareholders, regardless of the number or type of shares they	YES	
Relations with shareholders	76	The Company has established an effective formal mechanisms to ensure minority shareholders the possibility of asking questions directly to president of the management board and president of the supervisory board, and the details of the functioning of these mechanisms are available free of charge on the website of the company.	YES	
Relations with shareholders	77	The Company has selected a person that will for all shareholders be the person to contact in relations with investors, and contact of this person is available free of charge on the website of the company.	YES	
General meeting	78	The articles of associationand/or internal rules of the company do not in any way limit the ability of shareholders to call a general meeting, to participate in it or to add items to the agenda.	YES	
General meeting	79	The articles of association and/or internal company documents allow shareholders the opportunity to exercise their right to vote by proxy without restriction.	YES	
General meeting	79	The articles of associationand/or internal company documents allow shareholders the opportunity to exercise their right to vote electronically without restrictions.	NO	Electronic vote processing is enabled at the General Meeting, but attendance at the General Meeting is required for voting.
General meeting			YES	
General meeting	80	Notice of the general meeting is published no later than 30 days before it is held.	YES	
General meeting	80		YES	
General meeting	80	All documents are available in English and Croatian language.	YES	
General meeting	81	All persons referred to in Article 81 of the Code were present at the general meeting in the past 12 months.	YES	
General meeting	81	The external auditor was present at the general meeting where financial statements are presented.	YES	
General meeting			YES	
General meeting			NO	Because at the General Meeting there were no questions posed by the shareholders.
	company website Use of the company website Annual report Relations with shareholders Relations with shareholders Relations with shareholders General meeting	Use of the company website Annual report Relations with shareholders 76 General meeting 79 General meeting 79 General meeting 79 General meeting 79 General meeting 80 General meeting 80 General meeting 81 General meeting 81 General meeting 82 General meeting 82	Use of the company website 72 The company makes freely available and easily accessible on the website all the information requested by Article 72 of the Code. 73 The company makes freely available and easily accessible on the website all the information requested by Article 72 of the Code. 74 The company ensures that the information on the website is kept up to date and published in accordance with time limits prescribed in law and regulations. 74 All data on the website are freely available in both Croatian and English. 75 Annual report 76 The annual report contains all the information referred to in Article 74 of the Code. 77 The Company ensured that all shareholders, regardless of the number or type of shares they hold, have equal access to information about the company and about the way they can carry and protect their rights. 77 The Company has established an effective formal mechanisms to ensure minority shareholders of the supervisory board, and the details of the functioning of these mechanisms are available free of charge on the website of the company. 78 Relations with shareholders 79 The Company has selected a person that will for all shareholders be the person to contact in relations with investors, and contact of this person is available free of charge on the website of the company. 79 The articles of associationand/or internal rules of the company do not in any way limit the ability of shareholders to call a general meeting, to participate in it or to add items to the agenda. 79 The articles of association and/or internal company documents allow shareholders the opportunity to exercise their right to vote by proxy without restriction. 79 General meeting 79 Explanation of other ways in which shareholders can exercise its right to vote are set out in the documents for the general meeting. 80 Notice of the general meeting is published no later than 30 days before it is held. 70 The articles of the general meeting is published no later than 30 days before it is held. 71 The agenda, de	Use of the company website 71 listing, the Code and its own Articles of Association are available free of charge on the website of the company. Use of the company website 72 The company makes freely available and easily accessible on the website all the information requested by Article 72 of the Code. The company website 73 The company makes freely available and easily accessible on the website all the information part of the company website 73 The company makes freely available in law and regulations. VES Annual report 74 The annual report contains all the information referred to in Article 74 of the Code. Annual report 75 The Company ensured that all shareholders, regardless of the number or type of shares they hold, have equal access to information about the company and about the way they can carry and protect their rights. The Company has established an effective formal mechanisms to ensure minority shareholders the possibility of asking questions directly to president of the management board and president of the supervisory board, and the details of the functioning of these mechanisms are available free of charge on the website of the company. The Company has established an effective formal mechanisms to ensure minority shareholders the possibility of asking questions directly to president of the management board and president of the supervisory board, and the details of the functioning of these mechanisms are available free of charge on the website of the company. The Company has established a person that will for all shareholders be the person to contact in relations with investors, and contact of this person is available free of charge on the website of the company. The articles of associationand/or internal company do not in any way limit the ability of shareholders to call a general meeting, to participate in it or to add items to the agenda. General meeting 79 The articles of associationand/or internal company documents allow shareholders the opportunity to exercise their right to vote by p

10	Corporate social responsibility	83	The supervisory and managent boards have agreed and adopted policies listed in Article 83 of the Code.	PARTIALLY	Quality and Environmental Policy was adopted, and the Sustainability Report provided a description of the Company's sustainable development business model, with all its key operational aspects, including economic, environmental, social and management aspects.
10	Corporate social responsibility	83	These policies are available free of charge on the company's website.	PARTIALLY	The Policies developed have been published free of charge, including Sustainability Report.
10	Corporate social responsibility	84	When the management board asks prior consent from the supervisory board for the decisions, accompanying documents explain how the recommended measure is in line with the policies associated with the impact assessment of company's activities on the environment and the community, with the policies associated with the preservation of human rights and workers' rights and the measures associated with prevention and sanctioning of corruption and bribery.	YES	
10	Stakeholder engagement	85	The supervisory board and management board jointly identified which are considered key stakeholders in relation to company.	YES	
10	Stakeholder engagement	85	Management board has ensured the existence of effective mechanisms for regular interaction with key stakeholders, as well as to inform the supervisory board about the results of these communications.	YES	
10	Stakeholder engagement	86	The supervisory board is authorized, subject to prior notification to the president of the management board, to organize meetings with external stakeholders when it deems it necessary.	YES	
10	Stakeholder engagement	87	In the mandate of every committee of the supervisory board it is provided for what purpose president of the committe may communicate directly with stakeholders and what procedure to follow.	YES	