ARMECONOMBANK OJSC

CORPORATE GOVERNANCE

ANNUAL DECLARATION

Corporate Governance Declaration: Descriptive part

Bank's name : ARMECONOMBANK OJSC Address : 23/1 Amiryan str, Yerevan 0002, RA Website: www.aeb.am

1. Message of the Chairman of the Board

The message of the Chairman of the Board can be found in the Annual Statement of the Bank.

http://www.aeb.am/index.php?option=com_k2&Itemid=675&id=1678_2dad9f4f447c2308739eacba6 c6a1183&lang=am&task=download&view=item

The information stated in the Declaration was composed as of the end of 2015 (accounting year).

2. Corporate Structure

According to the requirements of ARMECONOMBANK OJSC's (hereinafter Bank) Charter and Corporate Governance Regulation, the Bank defined the following corporate structure

a) General meeting of shareholders

b) The Board

c) The executive director of the Bank(CEO) who is also the Chairman of the Executive Board , Executive Board

Key shareholders of the Bank are as follows:

1. European Bank of Reconstruction and Development possesses 140,001 shares, which makes 11.1 % of the Bank's chartered capital.

2. Sukiasyan Saribek Albert owns 328,049 shares, which makes 25.9 % of the chartered capital of the Bank.

3. Sukiasyan Khachatur Albert is the owner of 182, 165 shares, which makes 14.4% of Bank's chartered capital.

4. Sukiasyan Robert Albert possesses 189,706 shares, which makes 15.0 % of the bank's chartered capital .

5. Sukiasyan Eduard Albert possesses 141,566 shares , which makes 11.2 $\%\,$ of the bank's chartered capital.

3. General Meeting of the Shareholders

1. Annual general meeting and <u>0</u> extraordinary meeting was called in the accounting year. All the general meetings were held on at the "Yerevan Alraghac" OJSC hall (2 Nar- Dos , Yerevan)

2. The annual general meeting was hold on 19.06.2015, the extraordinary general meeting was held on _____

3. The shareholders entitled to participate in the General Meeting of shareholders, in compliance with the Procedure of Preparation and Chairing of ARMECONOMBANK OJSC Annual Meeting, received written notification by post, E-mail or by courier until 19.05.15, (were informed by the notification published in'' The Republic of Armenia'' daily newspaper as well) at least 30 days before the date of calling the general meeting. The Agenda of the meeting and the appropriate documents were provided to the shareholders with the right to participate in the general meeting. The aforementioned information was also available on the Bank's website, Bank's Head office and branches.

The procedure of providing of Agenda, the information and documents related to the General Meeting to the shareholders entitled to participate in the Meeting, was defined by the Bank's Charter (paragraph 6.8) and is available on the Bank's website.

http://www.aeb.am/index.php?option=com_k2&Itemid=588&id=1987_5d8caa934da632a811918de4 232501813&lang=am&task=download&view=item

4. The shareholders had an opportunity to participate through the authorised representative in compliance with the requirements of the existing Legislation.

5. The shareholders, pursuant to the procedureset by the paragraph 6.15 of the Bank's Charter, voted by cumulative voting.

6. The Agenda , the results of the voting and the minute of the Meeting are available on the Bank's website.

http://www.aeb.am/index.php?option=com_k2&Itemid=685&id=1680_7ec4aa0749f2604ce9a9a7d17 69fd702&lang=am&task=download&view=item

4. The Board Board functions

The exclusive competency of the Board is defined by the 8 paragraph of the Bank's Procedure and 6.14-6.28 paragraphs of the Bank's Charter.

The members of the Bank's Board

As of 19.06.2015 the Bank's Board consists of 5 non - executive members and there is no Independent member.

According to the paragraph 10 of the Procedure, "independent" means a directive who:

1. has not been a member of senior management of the Bank or any of its associates in the past 3 years.

2. has not received directly or indirectly any significant remuneration from the Bank or its associates in the past 3 years.

2. has no material business relationship with the Bank, including lending and borrowing relationships, nor with its associates either directly, or as a partner, key shareholder, chief executive or accountant, over the last 3 years.

3. has not been a partner or employee of the present of former external auditor of the Bank, or of any of the external auditor's related companies in the past 5 years.

4. has not served on the of the Bank for more than 6 years during last 10 years, and is not a close family member of any of the persons referred to in above.

5. is not a key shareholder or representative of key shareholder in case of listed banks. (the key shareholder is one owning more than 10% of the Bank's voting shares).

Board				
Position and the name	Executive ¹	non- executive ²	Independent	Member of the
				Board since
1.Saribek Sukiasyan	-	non- executive	-	1997
Arbert				
Chairman of the Board				
2. Aram Meliqyan	-	non- executive	-	2012
Board Member				
3. Irakli Managadze	-	non- executive	-	2013
Board Member				
4. Luiza Petrosyan	-	non- executive	-	2013
5. Ruben Hayrapetyan	-	non- executive	-	2014
Board Member				

The brief biography of the Board members, including details connected to the independent members of the Board, information on the dismissal and retirement of the Board members during the accounting year are represented in the charter below:

Sukiasyan Saribek Albert Chairman of the Board

Date of birth	07.09.1965		
Nationality	Republic of Armenia		
Education	2000 Academic Degree of Candidate		
	of Economics (granted by the resolution of		
	Economic Survey Institute)		
	1991 One year in-absentia attendance of		
	Economics Department for training of		
	Agriculture Managers and Experts,		
	Qualification of Agricultural Venture		
	Organizer-Economist		
	from 1982 to 1990 Yerevan Cattle-breeding		
	and Veterinary Institute, Breeder - engineer		
Profession	Engineer-economist, candidate of economist		
Principal Position	The Chairman of the Board of		
	ARMECONOMBANK OJSC		
Circumstance of being an independent Board	-		
Member	27.04.1000		
Date of appointment	27.06.1998		
Current term of office	1 year		
Working experience	25 years		
Years spent at the Bank	19 years		
Information on dismissal and retirement during	-		
the year			
Professional experience during the last 3 years	from 1998 to date Chairman of		
	ARMECONOMBANK OJSC 's Board		
Direct or indirect shareholding owned in Bank	AMD 527,573 , 22.6 %		
or related companies	ARMECONOMBANK OJSC		
	24.99 % , AMD 17,974,200 "SIL Contsern" LLC		
	50 % , AMD 17,510,000 "Sport Time"		
	LLC		
	25 %, AMD 53,387,550 "NAREK" LLC		
	21 %, AMD 418,000,000 "SIL INSURANCE"		
	CJSC		
	24,97 % , AMD 4,896,500 "NOY GROUP" 20 % AMD 10000 "BJNI GROUP" LLC		
	25% , AMD 10,892,500 "TRANS SERVICE" LLC		
	24,98 % , AMD 139,080,000 "Yerevan		
	Alraghac'' CJSC		
	15,9768 % ,5,983,000 "Yerevan Zovq factory"		
	OJSC		
	"Saturn Shinmontazh" LLC 50%, AMD 25,000		
	25%, AMD 12,500 '' GRZO		
	INTERNATIONAL""		
	25%, AMD 12,500 "ARAJ" LLC		
	50%, AMD 25,000 "SIBIR ANGAR" LLC		
Mombarshing in the Penk's and other			
Memberships in the Bank's and other	<u> </u>		

companies' Board Committees	
Duties and responsibilities	overall control/ supervision
Position in other companies (boards), is so far as	Deputy chairman of "SIL CONCERN'' LLC
they relevant to the performance of duties of	
the board member	

Board Member (Deputy chairman of the Board) Aram Melikyan

Date of birth	27.04.1963		
Nationality	Republic of Armenia		
Education	1980-1984 Yerevan Institute of People's		
	Economy Planning-Economics Faculty,		
	Material-Technical Supply Division, economist		
Profession	Economist		
Principal Position	Deputy Chairman of the Board of		
	ARMECONOMBANKOJSC		
Circumstance of being an independent Board	-		
Member			
Date of appointment	01.08.2012		
Current term of office	1 year		
Working experience	29 years		
Years with the Bank	9 years		
Information on dismissal and retirement during	-		
the year			
Professional experience during the last 3 years	from September 27, 2007 to June 29, 2012		
	Deputy CEO of the Internal Audit Department,		
	ARMECONOMBANK OJSC		
	from June 29, 2012 to August 01, 2012 Advisor		
	to the Chairman of the Board,		
	ARMECONOMBANK OJSC,		
	01.08.2012 to date Deputy Chairman of the		
	Board, ARMECONOMBANK OJSC		
Direct or indirect shareholding owned in Bank			
or related companies	_		
or related companies			

Memberships to the Bank's and other	-		
companies' Board Committees			
Duties and responsibilities	 Activities related to the Bank's Executive Board 		
	 Problems/risks revealed during the activity of the Bank's internal and external audit 		
	3. Attraction and distribution of the bank's resources		
	 Efficiency of the Bank's personnel management 		
	5. Process of AML/CFT		
	6. Bank's Accounting Department and		
	Accounting policy		
	7. Law processes		
Position in other companies (boards), is so far as	-		
they relevant to the performance of duties of			
the board member			

Board Member, Secretary of the Board Luiza Petrosyan

Date of birth	19.09.1982	
Nationality	Republic of Armenia	
Education	1999-2004 Yerevan State Institute of	
	Economy in Mathematical methods and	
	Transaction Analysis in Economy, economist	
Profession	Economist-mathematician	
Principal Position	Board Member, Secretary of the Board of	
	ARMECONOMBANK OJSC	
Circumstance of being an independent Board	-	
Member		
Date of appointment	23.07.2013	
Current term of office	1 year	
Working experience	11 years	
Years spent at the Bank	11 years	
Information on dismissal and retirement during	-	
the year		
Professional experience during the last 3 years	01.02.2011 - 13.06.2013 Deputy CEO of the	
	International Operations and Development	

	ARMECONOMBANK OJSC	
	14.06.2013 to date Board member, Secretary of	
	the Board of ARMECONOMBANK OJSC,	
Direct or indirect shareholding owned in Bank		
or related companies	-	
Memberships to the Bank's and other	-	
companies' Board Committees		
Duties and responsibilities	1. Activities related to the Bank's Executive	
	Board	
	2. Problems/risks revealed during the	
	activity of the Bank's internal and	
	external audit	
	3. Attraction and distribution of the bank's	
	resources	
	4. Coordination of development of	
	principles of the Bank's corporate	
	governance	
	5. Bank's International Relations	
	 bank's international relations Process of AML/CFT 	
Position in other companies (boards), is so far as	-	
they relevant to the performance of duties of		
the board member		

Board Member Irakli Managadze

Date of birth	27.10.1967		
Nationality	Great Britain		
Education	Tbilisi State University in Georgia as a Specialist		
	in "Economical and Social		
	Geography", Candidate of economic science		
Profession	Geographer, Candidate of economic science		
Principal Position	Senior Policy Advisor of European Bank for		
	Reconstruction and Development (EBRD)		
Circumstance of being an independent Board	-		

Member			
Date of appointment	05.09.2013		
Current term of office	1 year		
Working experience	25 years		
Years spent at the Bank	3 years		
Information on dismissal and retirement during the year	-		
Professional experience during the last 3 years	Senior Policy Advisor of European Bank for		
	Reconstruction and Development (EBRD)		
Direct or indirect shareholding owned in Bank or related companies	-		
Memberships to the Bank's and other companies' Board Committees	-		
Duties and responsibilities	Implementation of international banking expertise		
Position in other companies (boards), is so far as they relevant to the performance of duties of the board member	Senior Policy Advisor of European Bank for Reconstruction and Development (EBRD)		

Board Member

Ruben Hayrapetyan

Date of birth	24.06.1980	
Nationality	Republic of Armenia	
Education	Armenian Agricultural Academy, Department	
	of Economics, Economist	
Profession	Economist	
Principal Position	Board Member of ARMECONOMBANK OJSC	
Circumstance of being an independent Board	-	
Member		
Date of appointment	02.08.2014	
Current term of office	1 year	
Working experience	14 years	
Years spent at the Bank	14 years	
Information on dismissal and retirement during	-	
the year		

Professional experience during the last 3 years	09.11.2010-24.05.2013 Head of Loans and Resource Attraction Department 07.06.2011-24.05.2013 Member of the Board of ARMECONOMBANK OJSC 24.05.2013-22.05.2014 Deputy CEO of ARMECONOMBANK OJSC 23.05.2014-29.06.2014 Advisor of the Chairman of Executive Board 30.06.2014 to date Member of the Board of ARMECONOMBANK OJSC		
Direct or indirect shareholding owned in Bank			
or related companies	-		
Memberships to the Bank's and other	-		
companies' Board Committees			
Duties and responsibilities	 Activities related to the Bank's Executive Board Problems/risks revealed during the activity of the Bank's internal and external audit Attraction and distribution of the bank's resources Process of AML/CFT Bank's Strategy Policy of plastic cards' issuance Application-compliance of the customers /Ombudsman/ 		
Position in other companies (boards), is so far as they relevant to the performance of duties of the board member	-		

The function of the Board

During 2015 the Board of the Bank convened 45 meetings, 0 of which with absentia voting. The participation of the Board Members to the meetings has the following image:

Position and name	Participation in	Participation	Number of
	the meetings	with absentia	meetings that
	personally	voting	should be attended
1. Chairman of the Board	42	0	45
Saribek Sukiasyan Albert			
2. Board Member	40	0	45
Aram Melikyan			
3. Board Member	24	0	45
Irakli Managadze			
4. Board Member	42	0	45
Luiza Petrosyan			
5. Board Member	43	0	45
Ruben Hayrapetyan			

Board's Evaluation

The Board of the Bank elaborated assessment policy, that is '' Procedures and regulations of ARMECONOMBANK OJSC's Board activities''

The Board of the Bank implemented self- assessment in compliance with the assessment standards, policy and orders defined in the aforementioned Procedure.

The main proposals made as a result of the assessment.

5. Board Commissions

The Board of the Bank finds inappropriate to develop commissions, taking into account the quantity of the members. Instead of that, the Board of the Bank ensures the functions within its authorization through weekly conferences. The appropriate specialists and officials are also included in the discussions.

Audit Committee

The Bank did not develop Audit Committee, considering it unnecessary unit, that can reduce the flexibility of management and supervision. The functions of the Audit Committee are more effectively implemented by The Internal Audit Department.

The Executive Board of the Bank

The Executive Board of the Bank consists of 10 members.

The Chairman of the Executive Board (CEO)

Armen Naljyan

Date of birth	21.06.1967		
Education	1987-1993 Yerevan State Institute of People's		
	Economy, Finance and Accounting Faculty		
Profession	Economist		
Working experience	31 years		
Years spent at the Bank	19 years		
Memberships to the Bank's and other companies' Board Committees	-		
Duties and responsibilities	 disposes property of the Bank, including financial assets, and concludes transactions on behalf of the Bank represents the Bank in RA and in foreign countries acts without letter of attorney gives letter of attorney signs agreements, including job agreements, in compliance with defined procedure submits the candidacy of his deputies to the approval of the Board submits the Executive Board's Regulation to the approval of the Board within the limits of his authorization gives instructions, compulsory orders and controls the execution of the latter distributes the responsibilities between his deputies and members of Bank's Executive Board hires and dismisses employees pursuant to the order defined by the Legislation gives incentives to the employees and use disciplinary punishment in compliance with the Board's Procedure perform other authorities in connection with current management of the Bank envisaged by the Charter 		

Deputy Chairman of the Executive Board (Deputy CEO)

Ruben Badalyan

Date of birth	13.05.1979		
Education	1995-2000 Yerevan People's Economy Institute,		
	the faculty of Economics		
Profession	Economist		
Working experience	13 years		
Years spent at the Bank	13 years		
Memberships to the Bank's and other	-		
companies' Board Committees			
Duties and responsibilities	Executes activities set by 6.32 Section of the		
	Charter		

Deputy Chairman of the Executive Board (Deputy CEO) Onik Chichyan

Date of birth	19.03.1977		
Education	1996-2000 Armenian Agricultural Academy,		
	Economics Faculty, Accounting and Audit		
Profession	Economist		
Working experience	14 years		
Years spent at the Bank	13 years		
Memberships to the Bank's and other	-		
companies' Board Committees			
Duties and responsibilities	Executes activities set by 6.32 Section of the		
	Charter		

Deputy Chairman of the Executive Board (Deputy CEO) Artak Araqelyan

Date of birth	28.05.1981			
Education	2003-2004 Institute of Economic Research of			
	The Ministry of Finance and Economy of Armenia, Candidate of Economic Sciences 1998-2003 Yerevan State Institute of Economics, Economist			
Profession	Economist, Candidate of Economic Sciences			
Working experience	11 years			

Years spent at the Bank	11 years
Memberships to the Bank's and other	-
companies' Board Committees	
Duties and responsibilities	Executes activities set by 6.32 Section of the
	Charter

Deputy Chairman of the Executive Board (Deputy CEO) Astghik Manrikyan

Date of birth	30.09.1982	
Education	2007-2009 ECMU, Business Administration,	
	General Provisions, Masters	
	2003-2005 Yerevan State University, the	
	Faculty of Oriental Studies, Masters, Diploma	
	with Honor	
	1999-2003 Yerevan State University, the	
	Faculty of Oriental Studies, Bachelor, Diploma	
	with Honor	
Profession	Economist, Orientalist	
Working experience	10 years	
Years spent at the Bank	10 years	
Memberships to the Bank's and other	-	
companies' Board Committees		
Duties and responsibilities	Executes activities set by 6.32 Section of the	
	Charter	

Member of the Executive Board

Davit Azatyan			
Date of birth	01.01.1981		
Education	State Engineering University of Armenia,		
	Engineer		
Profession	Engineer		
Working experience	14 years		
Years spent at the Bank	11 years		
Memberships to the Bank's and other	-		
companies' Board Committees			

Date of birth 20.12.1979 2004 Degree of Doctor of Economics Education 2001-2004 Yerevan State Institute of Economics, postgraduate course 1996-2001 Yerevan State Institute of Economics, Engineer-economical, faculty, Mathematical Methods and Transaction Analyses, department, Qualification of Economist-Mathematician, Diploma of Honor Profession Economist-Mathematician Working experience 11 years Years spent at the Bank 11 years Memberships to the Bank's and other companies' Board Committees Duties and responsibilities Executes activities set by 6.32 Section of the Charter

Member of the Executive Board

Hayk Avetisyan

The Member of the Executive Board

Vrej Jhangiryan

Date of birth	29.03.1980			
Education	2000-2002 Yerevan State University,			
	Department of Law, Master's Degree			
	1996-2000 Yerevan State University,			
	Department of Law, Lawyer, Bachelor's Degree,			
	Diploma of Excellence			
Profession	Lawyer			
Working experience	15 years			
Years spent at the Bank	3 years			
Memberships to the Bank's and other	-			
companies' Board Committees				

Member of the Executive Board Artur Araqelyan

Date of birth	29.05.1977	
Education	1994-1998 National Polytechnic University of	
	Armenia, Faculty of Mechanical engineering	
Profession	Engineer	
Working experience	16 years	
Years spent at the Bank	16 years	
Memberships to the Bank's and other	-	
companies' Board Committees		
Duties and responsibilities	Executes activities set by 6.32 Section of the	
	Charter	

Member of the Executive Board

Aramayis Galstyan

Date of birth	15.05.1986		
Education	2003-2008 Armenian State University of		
	Economics, Finance and Loan, City of Gyumri		
Profession	Lawyer		
Working experience	8 years		
Years spent at the Bank	8 years		
Memberships to the Bank's and other	-		
companies' Board Committees			
Duties and responsibilities	Executes activities set by 6.32 Section of the		
	Charter		

7. The Internal Audit

The Internal Audit is carried out by the Internal Audit Department, which is accountable to the Board.

The Internal Audit Department acts in compliance with the paragraph 27 of the Bank's Charter.

8. Corporate Secretary

The Bank does not have a corporate secretary. The functions of the latter are reserved for the Luiza Petrosyan, the Secretary of the Board. The Secretary carries out her functions in compliance with 22 section of the Bank's Charter approved by the Board.

9. External Audit

The external auditor of the Bank is selected every year through contest in accordance with the existing Procedure. "Deloitte Armenia" CJSC won in the contest of the external Auditor for 2015, and has been implementing the functions of external auditor since 2013.

The relationship between the Bank and the External Auditor is regulated according to the 28 clause of the Charter.

Pursuant to the 28 clause of the Charter, the Bank elaborated standards to determine the independence of external auditor from the Bank.

10. Annual Report

The Annual Report of the Bank was submitted and approved in the General Meeting of Shareholders on 19.06.2015.

The information required by the 23 chapter of the Bank's Charter was included in the Annual Report. The Annual Report of the Bank can be viewed on the website of the Bank.

http://www.aeb.am/index.php?option=com_k2&Itemid=675&id=1678_2dad9f4f447c2308739eacba6 c6a1183&lang=am&task=download&view= item

Approval date 18.05.2016

Chairman of the Board

Chairman of the Executive Board

Appendix 2 Corporate Governance Declaration: "Comply or explain"

	Corporate Governance Regulation Issues	Yes/No	Explanations/ commentary
The c	ompetency of the General Meeting of Sharehol	ders and sh	hareholders' rights
1.	The Bank's Charter and the appropriate procedures envisage clear orders, which allow the shareholders to contact the Bank before the Meeting and discuss the issues submitted for the voting	Yes	causes 6.2-6.20
2.	The shareholders were provided with all necessary documents at least 30 days before the date of calling the General Meeting	Yes	7. The Annual General Meeting was held on 19.06.2015. The shareholders entitled to participate in the Meeting, pursuant to the Procedure of Preparation and Chairing of ARMECONOMBANK OJSC Annual Meeting, received written notification by post, E-mail or by courier until 19.05.15, (were informed by the notification published in'' The Republic of Armenia'' daily newspaper as well) at least 30 days before the date of calling the general meeting. The Agenda of the meeting and the appropriate documents were provided to the shareholders with the right to participate in the general meeting. The aforementioned information was also available on the Bank's website, Bank's Head office and branches.
3.	The Agenda of the Meeting shall include the issues submitted in the Meeting , as well as the name of the candidate of the auditor presented to the approval of the Board	Yes	The Agenda of the meeting and the appropriate documents were provided to the shareholders with the right to participate in the general meeting. The aforementioned information is also available on the Bank's website, Bank's Head office and branches.
4.	The Bank's Regulations, mentioned in the Charter, define clear procedures, which enable the shareholders to vote in absentia through ballot-papers	Yes	
5.	The Bank's Charter determines clear procedures, which entitle the shareholders to appoint representative in accordance with the requirements of the Legislation.	Yes	

Corpor	rate Governance Regulation	Yes/No	Explanations/ / commentary
Issues			
6.	Whether the shareholders vote by ballot	Yes	
	papers at General shareholders meetings		
	(This procedure can be violated only in		
	cases of a sole shareholding)		
7.	Whether the shareholders have the right	Yes	
	to submit questions up to 10 days in		
	advance of GSM.		
8.	Whether the Board answered the	Yes	
	Shareholder's questions during the		
	Meeting.		
9.	Whether the shareholders are entitled to	Yes	
	ask oral questions at GSM.		
10.	Whether the Board gave answers to all the	Yes	
	submitted issues.		
Dividend Policy			

	Corporate Governance Regulation	Yes/	Explanations/ commentary
	Issues	No	
11.	The Bank has a Procedure on payment	Yes	http://www.aeb.am/index.php?option=com_k2&Itemid=73
	of dividends , which was established and		5&id=1820_1178b563b4ed1e9a855af380de25317c⟨=a
	approved by the Board. The Procedure is		m&task=download&view=item
	available on the Bank's website		
12.	The Procedure on payment of dividends	No	
12.	includes the dividends' minimum payout	110	
	ratio.		
The B	oard		
10		N 7	
13.	The Bank established a Board with clear	Yes	
	duties and functions. The information		
	on the Board can be viewed on the		
	Bank's website.		
14.	Whether the Board composes a Report,	Yes	
	which sates the compliance of the Bank		
	with the Charter's provisions		
15.	Whether the Board appoints and	Yes	
	dismisses the CEO, as well as develops a		
	management board (if there is one),		
	appoints and dismisses its members.		
16.	Whether the majority of the Board	Yes	All the members of the board are non- executive
	members are non-executive directors,		directors. The Board does not have an independent
	and at least two of them are		member.
	independent.		
17.	The Board Committees shall conduct an		
	annual review of the Bank's Internal		
	corporate documents(Charter,		
	Procedures, ect.) in the area of their		
	competence, and make		
	recommendations to the Board on		
	appropriate changes		
18.	Board committees shall report to the		
10.	Board on regular basis, but not later than	_	
	once every three months. The Board		
	committees		
10	The Board committee members shall		
19		-	
	participate in the activities and work of		
	the committee and attend all the		
	meetings		
The ap	ppointment of Board Members		
20.	The representation of Board Member	Yes	
	candidates to the Board shall include		
	brief description of the submitted		
	position, brief biography of the		
	candidate, his/her duties, functions and		
	biographical data		
	0 1		
21.	The information on Board Members		
	candidates was published on the Bank's		
	website at least 30 days in advance of the		
	GSM.		
1	00111.		

	Corporate Governance Regulation Issues	Yes/No	Explanations/ commentary
The E	Board: monitoring of activities		
22.	The Board, in accordance with the evaluation policy, esteems the performance of the Executive Board	Yes	Responsible Body- The Board http://www.aeb.am/index.php?option=com k2 &Itemid=690&id=59814febafb3d52e277a7ee77 136f725df6⟨=am&task=download&view=i em
23	The Board implements annual evaluation in compliance with the established evaluation policy.	Yes	
Frequ	iency of Board Meetings		
		1	
24.	The Information on Board Members attendance to the Meetings was included in the description part of the CG Declaration and/ or in the Bank's Annual Report	Yes	
Infor	mation on Board Members		
25.	According to the requirements of the Bank's Charter, the Information on Board Members was included in the descriptive part of CG Declaration and/ or in the Bank's Annual Report	Yes	
Annu	al plan of the Board Meetings		
26.	Board Meetings of SOEs and Listed companies shall be held at least quarterly		
27.	The Board meetings are called pursuant to the approved annual plan. The Agenda of the Meeting and relevant documents are sent to the Board Members at least 10 days in advance of the Meeting	Yes	
Chair	man of the Board		
28.	The Chairman of the Board is distinct from the CEO	Yes	
29	The Bank's Charter clearly distinguishes the responsibilities between the Chairman of the Board and the CEO	Yes	6.28, 6.29-6.30 paragraphs of the Charter
30	The Chairman of the Board ensures that the new members of the Board receive a full and formal notification about the Bank and their duties. The Bank developed special training program for the Board Members.	Yes	

Insura	ance of Directors		
31	the Bank's Charter includes provisions,	No	Regulated by existing Procedures and
	which release the Board Members from		Orders, in compliance with the
	compensation of losses arising from the		requirements of the Legislation
	implementation of their duties. The		
	Bank insured against the risk of losses		
	arising from the actions of Board		
	Members.		
Audit	Committee		
32.	Companies shall establish an audit	-	
	committee comprised of non- executive		
	directors, where the chairman and a		
	majority of the members are		
	independent.		
33.	All the members of the Audit	-	
	Committee have appropriate		
	qualification in the issues related to		
	finance, accounting, audit and internal		
	control		
34	Audit Committee monitors the integrity	-	
	of the Bank's Financial Statements to		
	monitor the integrity of the financial		
	statements of the company and any		
	announcements of the Bank's financial		
	performance, reviewing significant		
	financial reporting judgements		
	contained in them, review and		
	recommend for board and shareholders'		
	approval quarterly and annual		
	statements		
35	Audit Committee at least once a year		
	meets with external auditor to discuss		
	audit related issues		
36	Audit Committee shall review the	-	
	Bank's internal control, internal		
	audit,as well as risk management		
	systems		

	Corporate Governance Regulation Issues	Yes/No	Explanations/ commentary
37.	Audit Committee shall make recommendations to the board, for it	-	
	to put to the shareholders for their		
	approval in the General Shareholders		
	Meeting (GSM), on the election of the		
	external auditor, their proposed		
	remuneration and the terms of		
	engagement, subject to final approval		
	by the shareholders;		
38.	Audit Committee developed	-	
50.	independence criteria for external		
	auditor		
39.	Audit Committee considered the		
J).	independence of the external auditor	-	
	according to the established		
	standards, and the results were		
40	included in the Annual Report		
40.	Audit Committee keeps the Agendas	-	
Τ	of its meeting		
Interna	al Audit		
41.	Internal auditor is appointed and	No	Members of Internal Audit are appointed
	dismissed by the approval of Audit		and dismissed by the Board
	Committee		
42.	Internal auditor is accountable	No	Internal auditor shall report substantively to
	directly to the Audit Committee		the Board
43.	Internal auditor acts in compliance	No	Internal Audit acts according to the
	with the annual work plan established		Annual Plan approved by the Board , and
	by Audit Committee, and periodically		report regularly to the Board
	reports the Audit Committee about		
	that		
44.	Internal auditor reviews the adequacy	Yes	
	of internal control and		
	implementation of internal control		
Extern	al Audit		
45.	The Bank's external auditor shall not	Yes	Board,
	provide not -audit services listed in sub		
	-paragraph 2, Paragraph 28 of the		
	Charter		
46.	The level of remuneration of external	No	The level of remuneration paid to the
	auditor was approved by the CSM		external auditor was approved by the
	auditor was approved by the GSM		external addition was approved by the

			requirements of the Legislation.
	Corporate Governance Regulation Issues	Yes/ No	Explanations/ commentary
47.	The Bank has a rotation policy for	Yes	The Bank developed a procedure for
	external auditor		selection of independent auditor
Other	Board Committees		
48.	The Board established other board	No	The Board does not consider advisable to
	committees		establish other committees, taking into
			account that the same member of the
			Board will participate in committees.
			Instead of that the Board perform its
			functions through regular conferences.
			Relevant specialists and officials are
			included in the discussions.
49.	All the Board committees shall	-	
	function according to their		
	procedures, which should define their		
	functions, role and responsibilities		
50.	The Board should establish	-	The functions of risk- management,
	risk-management, strategic planning		strategic planning committees are
	and investment committee charged		implemented by the Strategy and Risk
	with specific responsibilities		Management Department of the Bank.
			The functions of investment committee
			are implemented by the relevant
			managerial bodies,
51.	The Board committees shall report to	-	
	the Board on a regular basis, but not		
	less than once every 3 months.		
	Committees shall make such reports as		
	soon as feasible after every meeting.		
	The committee meetings shall precede		
	the regular board meetings		
52.	Board committee members shall		
52.	Board committee members shall participate in activities and work of		

	Corporate Governance Regulation Issues	Yes/No	Explanations/ commentary
53.	The Board appointed a corporate secretary, which is accountable to the Board. The corporate secretary helps to facilitate the efficient administration of Board meetings, including their planning, calling, conducting, record- keeping in compliance with the Bank's by-laws and Bank's procedures. The Board determines the description of position and the level of remuneration of the corporate secretary.	Yes	The Bank does not have corporate secretary. The functions of corporate secretary are entitled to the Board Member, Board Secretary Luiza Petrosyan.
54. Disclor	The corporate secretary assists the chairman of the Board on the company's compliance with corporate governance requirements of RA laws, this Code, the Bank's charter and other relevant laws or regulations sure and Transparency	Yes	
55.	The Bank composed the Annual Statement of the accounting year and submitted it to the approval of the Board. The Annual statement was published on the Bank's website.	Yes	
56.	The Annual Report includes financial reports prepared in accordance with International Financial Reporting Standards.	Yes	
57.	The Annual Report includes information addressed to the beneficiaries, which enables to assess the role of Bank in the fields of economic stability, social welfare and environmental	Yes	

	security		
58.	The Annual Report includes information on Bank's code of ethics, and reference to the bank's web site where the code of ethics is posted	Yes	http:/www.aeb.am/index.php?option=co m k2&Itemid=675&id=1678 2dada9f4f4 47c2308739eacba6c6a1183⟨=am&tas k=download&view=item
59.	The Annual Report includes statements, which evidence the company's compliance with this Code of Corporate Governance and/or report with detailed explanation in case of any deviance from this Code of Corporate Governance	Yes	
60.	The Annual Report includes information on related party transactions where the value of the transaction exceeds 2% of the company's total asset, including detailed description of the Bank's procedures and policy for the approval or confirmation of such kind of transactions. The Annual Report shall describe what proportion of the Bank's transactions involve related parties, provide information regarding related party transactions separately for each category of related parties, state fairness of the terms and conditions of a related party transaction and specify the absence of related party transactions.	No	
61.	The Annual Report includes the external auditor decision	No	
62,	The Annul Report contains a list of the Bank's major (greater than 10%) beneficial shareholders.	No	the list of key shareholders(more than 10%) is posted on the Bank's website.

	Corporate Governance Regulation Issues	Yes/No	Explanations/ commentary
63.	The Annual Report of the Bank shall include a list of Bank's related parties and a list of transactions with related parties, where the value of the transaction exceeds 2% of the bank's total assets	No	
64.	The Annual Report includes namesand brief biographies of directors,including names of directorsconsidered independent, thoseresigning or removed during theyear, together with theremuneration of all directors whoserved during the year andrecords of their attendance atboard meetings	No	
65.	The annual report includes name and remuneration of external auditors and disclosure of the results of the test of the auditor's independence	No	The Annual Report includes the name of external auditor and the audit report
66.	The annual report includes description of the company's structure, including subsidiaries, branches and parent companies and cross-shareholdings with other group or affiliated companies	No	The Annual Report includes the list of Bank's branches. The Bank's Corporate Structure is posted on the Bank's website <u>http://www.aeb.am/images/untitled%fol</u> <u>der/new-varchakazmakerpchakan karuc</u> <u>vacq%(2).jpg</u>
67	The Annual report includesdirectors' Report summarising theperformance for the past year, riskfactors, prospects for the comingyear, company strategy, majortransactions during the year, anymajor changes in the businessundertaken by the company,explanations of major changes infinancial performance incomparison with the precedingyear, proposed allocation and	Yes	

	distribution of profits, including proposed dividends		
68.	The Annual Report includes the remuneration of Board Members, CEO and chief accountant.	No	
69.	Bank's Annual Report includes List of number and class and classes of shares issued and summary of rights for each class of shareholders	Yes	The Bank issued only common shares. The rights for each class of shareholders are defined by the Charter. <u>http://www.aeb.am/index.php?option=co</u> <u>m_k2&Itemid=588&id=1987_5d8caa34da</u> <u>632a811918de4232501813⟨=am&tas</u> <u>k=download&view=item</u>
The Ba	ank's Website		
70.	The Bank has a website, which includes a section dedicated to the corporate governance	Yes	
71.	The Bank's website should include Corporate Governance Statements for the last 3 years	Yes	
72.	The Bank's website, the section for corporate governance, and the information posted on the web site should be available in English as well	Yes	
73	The Section of Corporate Governance shall include Act of Incorporation and charter of the Bank, inclusive of all amendments in force	Yes	
74.	The section of the Corporate Governance includes information about Board Members and the CEO of the Bank, inclusive brief biography and position description	Yes	The Bank's website includes information on Board Members and CEO of the Bank, including brief biography and position description.
75.	The Corporate Governance section of the Bank's website includes terms of reference for the board(s), board committees and corporate secretary;	No	

	Corporate Governance Regulation	Yes/No	Explanations/ commentary
	Issues		
76.	The Corporate Governance section of the Bank's website includes the Bank's policy on the annual evaluation of the Board	No	
77.	The Corporate Governance section of the Bank's website includes the minutes of the GSM for the last 5 years	Yes	The minutes of the Accounting Committee of the SGM for the last 5 years are posted on the Bank's website
78.	The Corporate Governance section of the Bank's website includes the policy of approved dividends	Yes	The policy on approved dividends is posted on the Bank's website http://www.aeb.am/index.php?option=co m_k2Itemid=735&id=1820_1178b563b4e d1e9a855af380de25317c⟨=am&task= download&view=item
79.	The Corporate Governance section of the Bank's website includes Bank's structure and cross-shareholdings	Yes	The Bank's structure is posted on the Bank's website <u>http://www.aeb.am/images/untitled%20f</u> <u>older/new-varchakazmakerpchakan kar</u> <u>ucvacq%20(2).jpg</u>
80.	Bank's Annual Reports for the past 3 years are posted on the Corporate Governance section of the website	Yes	Bank's Annual Reports for the past 3 years are posted on the Bank's website
Code c	of Ethics		
81.	The Bank developed a code of ethics	Yes	http://www.aeb.am/index.php?opinion=c om k2&Itemid=591&id=1991 b0aaba19 d0bee25f91fdc8abb2854f85⟨=downl oad&view=item
82.	The Code of ethics includes policies and procedures on the corporate values, business behaviour, relationship with governments and officials, as well as relationship with competitors	Yes	http://www.aeb.am/index.php?option=co m_k2&Itemid=591&id=1991_b0aaba19d 0bee25f91fdcabb5854⟨=am&task=do wnload&download&view=item

	Corporate Governance Regulation Issues	Yes/No	Explanations/ commentary
83.	The Code of ethics includes provisions on reporting of breaches of the code of ethics and protecting the confidentiality of such reporting,	Yes	
84. Increa	The Bank appointed an official responsible for developing, implementing and communicating programmes of compliance with ethical standard se of Chartered Capital	No	
85. Stakeh	The Board informed the shareholders about the decision of increasing the capital nolders	Yes	
86.	The Board defined the circle of the stakeholders that are relevant to its operations, legitimate interests and expectations of its stakeholders	No	
87.	The Bank adopted a policy, which defines the rights and expectations of stakeholders	Yes	The Procedure of ARMECONOMBANKOJSC on accepting application- complaints, discussing and making decision on them http://www.aeb.am/index.php?option=c om k2&Itemid=680&id=1891 9d6f0b4a d4f5d7f6cc98ed5a23a1c2&land=am&tas kedownload&view=item om k2&Itemid=680&id=1891 9d6f0b4a def0b4a def0b4a om k2&Itemid=680&id=1891 om k
88.	The Board defined and disclosed relevant policies and procedures on the handling of the bank's relationships with its defined stakeholders	Yes	
89.	Stakeholders have access to the Bank's website, where annual reports and Corporate Governance Statements of the Bank are posted	Yes	