ARMECONOMBANK OJSC

ANNUAL CORPORATE GOVERNANCE STATEMENT

YEREVAN 2020

Corporate Governance Statement - Descriptive part

Name of the bank: ARMECONOMBANK OJSC

Address: 23/1 Amiryan St., Yerevan 0002, Republic of Armenia

Website: www.aeb.am

1. INTRODUCTORY MESSAGE FROM THE CHAIRMAN OF THE BOARD

The message from the Chairman of the Board can be found in the Annual Report:

https://www.aeb.am/media/2019/05/2633.pdf

The information provided in this Statement is composed as at the end of 2019 (accounting year).

2. CORPORATE STRUCTURE

Pursuant to the provisions of ARMECONOMBANK OJSC (hereinafter referred to as "Bank") Charter and Corporate Governance Code, the Bank has established the following corporate structure:

- a) General Meeting of Shareholders;
- b) Board,
- g) executive authority: Chief Executive Officer who also acts as the Chairman of the Executive Board, and Executive Board.

The key shareholders of the Bank:

- 1. <u>Sukiasyan, Saribek Albert</u>, holds <u>524,719</u> shares which represent <u>28.3</u>% of the Bank's charter capital.
- 2. <u>Sukiasyan, Khachatur Albert</u>, holds <u>301,782</u> shares which represent <u>16.3</u>% of the Bank's charter capital.
- 3. Sukiasyan, Robert Albert, holds 312,617 shares which represent 16.9% of the Bank's charter capital.
- 4. <u>Sukiasyan, Eduard Albert</u>, holds <u>197,419</u> shares which represent <u>10.7</u>% of the Bank's charter capital.

3. THE GENERAL MEETING OF SHAREHOLDERS (GM)

- 1. In the accounting year, the Annual General Meeting and 1 extraordinary meetings were held. The Annual Meeting was held in <u>Albert Hall</u> at <u>2 Nar-Dos St. in Yerevan</u>, and the extraordinary general meetings were conducted by poll.
- 2. The Annual General Meeting was held on <u>14.06.2019</u> and the extraordinary general meetings was held on 15.03.2019.
- 3. Pursuant to the Procedure for Preparation and Holding of ARMECONOMBANK OJSC General Meeting, the shareholders entitled to attend GM were notified by mail / email / delivery in person / announcement published in national newspaper (The Republic of Armenia daily) by 24.05.19 and 13.02.19, that is no later than 15 days prior to the general meeting (no later than 30 days prior to GM conducted by poll). The Agenda and appropriate documents were sent to the persons entitled to attend GM and made available at the Bank's website, Head Office and branches.
 - The manner of providing the Agenda and the information and documents pertaining to GM to the persons entitled to attend GM is established by the Bank's Charter (Paragraph 6.8) as available at the Bank's website:
 - https://www.aeb.am/media/2019/12/3259.pdf:
- 4. The shareholders had the opportunity to attend through authorized representatives in accordance with the applicable law.
- 5. Pursuant to the procedure set by Paragraph 6.15 of the Bank's Charter, cumulative voting was carried out.
- 6. The Agenda, voting results, and minutes of GM are available at the Bank's website: https://www.aeb.am/hy/bajneterer_yev_nerdroxner/:

4. THE BOARD

Functions of the Board

The exclusive and delegated authorities of the Board as established by Article 8 of the Code and paragraphs <u>6.14-6.28</u> of the Bank's Charter are available at Bank's website: https://www.aeb.am/media/2019/12/3259.pdf.

Composition of the Board

As of $\underline{14.06.2019}$, the Board consisted of 6 members including $\underline{5}$ non-executive and two independent members.

According to Article 10 of the Code, a member is deemed "independent" if such member:

- 1. has not held any managerial position in the Bank or any company related thereto in the past 3 years other than his/her position of a Board member;
- 2. has not received, directly or indirectly, any remuneration from the Bank or any parties related thereto in the past 3 years;
- 3. has had no financial business relationship including any borrowing or lending transactions with the Bank or any parties related thereto either directly or as a partner, key shareholder, chief executive, or accountant in the past 3 years;
- 4. has not been a partner or employee of the present or former external auditor of the Bank or any of the banks related to such auditor in the past 5 years;
- 5. has not been a Board member in the Bank for longer than 6 years in the past 10 years, and is not a family member to any of the persons referred to above;
- 6. is not a key shareholder of the Bank or a representative of such shareholder in case of listed banks (key shareholder is the one holding more than 10% of Bank's voting shares jointly with the parties related to such shareholder).

TH	THE BOARD				
	Position and name	Executive ¹	Non-executive ²	Independent	Member of the Board since
1.	Chairman, Saribek Sukiasyan	-	Non-executive	-	1997
2.	Member, Ruben Hayrapetyan	-	Non-executive	-	2014
3.	Member, <u>Luiza Petrosyan</u>	-	Non-executive	-	2013
4.	Member, Aram Melikyan	-	Non-executive	-	2012
5.	Member, <u>Per Fischer</u>	-	Non-executive	Independent	2018
6.	Member, <i>Vahagn</i> <u>Khachaturyan</u>	-	Non-executive	Independent	2019

Brief biographies of the Board members including the particulars thereof, and information on resignation and discharge of the Board members during the year, their functions, and membership in Board committees is presented below:

Chairman of the Board, Saribek Sukiasyan

Date of birth	07.09.1965	
Citizenship	Republic of Armenia	
Education	2000 Academic Degree of Candidate of Economics (granted by the	
	resolution of the Expert Council at Economic Survey Institute).	
	1991 One-year in-absentia attendance at Economics Faculty for training of	
	Agriculture Managers and Experts, Qualification of Agricultural	
	Venture Organizer-Economist.	

¹ The executive member of the Board is a person involved in everyday management of the Company.

² According to the Code, the non-executive member of the Board is "a person not involved in current management of the Company or any subsidiary thereof".

	1982 - 1990 Yerevan Animal Husbandry and Veterinary Institute, Breeding		
	Engineer.		
Profession / Major qualification	Economist, Candidate of Economics		
Principal position	ARMECONOMBANK OJSC, Chairman of the Board		
Status of independence as a member of the	-		
Board			
Date of appointment	27.06.1998		
Time in office by date	1 year		
Career length	29 years		
Years with the Bank	23 years		
Resignation or discharge during the year	-		
Professional experience during the past 3	1998 to present: ARMECONOMBANK OJSC, Chairman of the Board		
years			
Direct or indirect shareholding in the	ARMECONOMBANK OJSC: AMD 5,457,078,000, 28.3 %		
Bank and related companies	SIL Group LLC: 24.99 %, AMD 17,974,200		
	NAREK LLC: 25 %, AMD 53,387,550		
	Sport Time LLC: 50 %, AMD 17,510,000		
	SIL Insurance CJSC: 21.2 %, AMD 418,000,000		
	Noy Group: 24,97 %, AMD 4,896,500		
	Bjni Group: 20 % AMD 10,000		
	Yerevan Flour Mills CJSC: 24.9811 %, AMD 139,080,000		
	ZOVQ Factory OJSC JV: 15,9768 %, AMD 5,983,000		
	SATURN SHINMONTAZH LLC: 50%, AMD 25,000		
	GRZO INTERNATIONAL: 25%, AMD 12,500		
	Araj LLC: 25%, AMD 12,500		
Memberships in Board committee(s) of the	-		
Bank or other companies			
Personal duties, functions, and objectives	General supervision / management		
	٠		
Work in other companies / boards, offices	Vice-President of SIL Group LLC, pro bono		
held in other companies, which are related			
to the duties of a board member			

Member of the Board (Deputy Chairman of the Board), Ruben Hayrapetyan

Date of birth	24.06.1980		
Citizenship	Republic of Armenia		
	1		
Education	1996 - 2000 Armenian Agricultural Academy, Economics Faculty,		
	Economist.		
Profession / Major qualification	Economist		
Principal position ARMECONOMBANK OJSC, Deputy Chairman of the Board			
Status of independence as a member of the	-		
Board			
Date of appointment	02.08.2014		
Time in office by date	1 year		
Career length	18 years		
Years with the Bank	18 years		
Resignation or discharge during the year	-		
Professional experience during the past 3	09.11.2010-24.05.2013 ARMECONOMBANK OJSC, Head of Lending		
years	and Resource Attraction Department		
	07.06.2011-24.05.2013 ARMECONOMBANK OJSC, Member of the		
	Executive Board		
	24.05.2013-22.05.2014 ARMECONOMBANK OJSC, Deputy CEO		
	23.05.2014-29.06.2014 ARMECONOMBANK OJSC, Advisor to CEO		
	30.06.2014 to present: ARMECONOMBANK OJSC, Member of the Board		
Direct or indirect shareholding in the	ARMECONOMBANK OJSC: AMD 1,435,200, 0.01%		
Bank and related companies			
Memberships in Board committee(s) of the	Audit Committee		
Bank or other companies			

Personal duties, functions, and objectives	General supervision of Executive Board activities	
	2. General supervision of corrective actions related to issues/risks	
	identified by internal and external auditors.	
	3. General supervision of resource attraction and placement.	
	4. General supervision of payment card issuance policy.	
	5. General supervision of customer complaints processing.	
	6. General supervision of AML/CFT operations.	
Work in other companies / boards, offices	-	
held in other companies, which are related		
to the duties of a board member		

Member of the Board, Secretary of the Board, Luiza Petrosyan

Date of birth	19.09.1982		
Citizenship	Republic of Armenia		
Education	1999 - 2004 Yerevan State Institute of Economy, Department for Mathematical Methods and Transaction Survey in Economics.		
Profession / Major qualification	Economist Mathematician		
Principal position	ARMECONOMBANK OJSC, Member of the Board, Secretary of the Board		
Status of independence as a member of the Board	-		
Date of appointment	23.07.2013		
Time in office by date	1 year		
Career length	15 years		
Years with the Bank	15 years		
Resignation or discharge during the year	-		
Professional experience during the past 3	01.02.2011-13.06.2013 ARMECONOMBANK OJSC, Deputy Head of		
years	International Operations Department		
	14.06.2013 to present: ARMECONOMBANK OJSC, Member of the		
	Board, Secretary of the Board		
Direct or indirect shareholding in the	ARMECONOMBANK OJSC: AMD 2,860,000, 0.01%		
Bank and related companies			
Memberships in Board committee(s) of the	Audit Committee		
Bank or other companies			
Personal duties, functions, and objectives	 General supervision of Executive Board activities General supervision of corrective actions related to issues/risks identified by internal and external auditors. General supervision of resource attraction and placement. 		
	 General supervision of resource attraction and placement. Coordination of corporate governance development process in the bank. 		
	 5. General supervision of international relations. 6. General supervision of AML/CFT operations. 		
Work in other companies / boards, offices	-		
held in other companies, which are related			
to the duties of a board member			

Member of the Board, Aram Melikyan

Date of birth	27.04.1963	
Citizenship	Republic of Armenia	
Education	1980 - 1984 Yerevan Institute of People's Economy, Planning and	
	Economics Faculty, Materials and Equipment Supply Division,	
	Major: Economics.	
Profession / Major qualification	Economist	
Principal position	ARMECONOMBANK OJSC Member of the Board	
Status of independence as a member of the	-	
Board		

Date of appointment	01.08.2012		
Time in office by date	1 year		
Career length	33 years		
Years with the Bank	13 years		
Resignation or discharge during the year	-		
Professional experience during the past 3	26 September 2007 - 29 June 2012 ARMECONOMBANK OJSC, Deputy		
years	Head of Internal Audit Department		
	29 June 2012 - 01 August 2012: ARMECONOMBANK OJSC, Advisor to		
	the Chairman of the Board		
	01 August 2012 - 11.08.2016 ARMECONOMBANK OJSC, Deputy		
	Chairman of the Board		
	11.08.2016 to present: ARMECONOMBANK OJSC, Member of the		
	Board		
Direct or indirect shareholding in the	ARMECONOMBANK OJSC: AMD 4,992,000, 0.03%		
Bank and related companies			
Memberships in Board committee(s) of the	-		
Bank or other companies			
Personal duties, functions, and objectives	General supervision of Executive Board activities		
	2. General supervision of corrective actions related to issues/risks		
	identified by internal and external auditors.		
	3. General supervision of resource attraction and placement.		
	4. General supervision of personnel management efficiency.		
	5. General supervision of AML/CFT operations.		
	6. General supervision of accounting operations and policies.		
	7. General supervision of the Bank's strategy.		
Work in other companies / boards, offices	-		
held in other companies, which are related			
to the duties of a board member			

Member of the Board, Per Fischer

Date of birth	19.09.1949		
Citizenship	Germany		
Education	1978 Graduated from the University of Göttingen, Slavic Department		
	1985 graduated from the University of Hamburg, Department of		
	Economics; Major: Economics.		
Profession / Major qualification	Economist		
Principal position	ARMECONOMBANK OJSC, Member of the Board		
Status of independence as a member of the	Independent		
Board			
Date of appointment	29.06.2018		
Time in office by date	1 year		
Career length	30 years		
Years with the Bank	4 years		
Resignation or discharge during the year	-		
Professional experience during the past 3 2003 to present: German-Ukrainian Forum, Member, Treasurer;			
years	Commerzbank Eurasia, Member of the Supervisory Board in charge		
	of Strategic Development.		
	2007 to present: - German-Russian Forum, Member, Treasurer		
	2014 to present: German-Turkish Forum, Member; Bank CenterInvest,		
	Rostov on Don, Russian Federation, Member of the Supervisory		
	Board and Independent Director in charge of Strategic		
	Development.		
	2015 to date: OSCE Trilateral Contact Group, Coordinator of the Working		
	Group on Economic Issues and Rehabilitation.		
	Belarusbank, Minsk, Belarus, Member of the Supervisory Board and		
	Independent Director in charge of Strategic Development.		
Direct or indirect shareholding in the			
Bank and related companies			

Memberships in Board committee(s) of the	Audit Committee	
Bank or other companies		
Personal duties, functions, and objectives	Coordination of work on implementation of international expertise in the	
	banking operations.	
Work in other companies / boards, offices	Belarusbank, Minsk, Belarus, Member of the Supervisory Board and	
held in other companies, which are related	Independent Director in charge of Strategic Development.	
to the duties of a board member		

Member of the Board, Vahagn Khachaturyan

Date of birth	22.04.1959		
Citizenship	Republic of Armenia		
Education	1975 - 1980 Yerevan Institute of People's Economy		
Profession / Major qualification	Economist		
Principal position	ARMECONOMBANK OJSC Member of the Board		
Status of independence as a member of the	-		
Board			
Date of appointment	14.06.2019		
Time in office by date	1 year		
Career length	40 years		
Years with the Bank	1 year		
Resignation or discharge during the year	-		
Professional experience during the past 3	2002 - to date - Center for Political, Legal, and Economic Surveys and		
years	Forecasts		
	2002 - 2018 - Organization of and participation in international and		
	domestic seminars and conferences; analytical, scientific, and expert work		
	in collaboration with Cato Institute and Atlas Network of USA, Friedrich		
	Naumann Foundation and Friedrich Ebert Foundation of Germany.		
Direct or indirect shareholding in the	-		
Bank and related companies			
Memberships in Board committee(s) of the	e(s) of the Audit Committee		
Bank or other companies			
Personal duties, functions, and objectives	1. General supervision of Executive Board activities		
	2. General supervision of corrective actions related to issues/risks		
	identified by internal and external auditors.		
	3. General supervision of resource attraction and placement.		
	4. General supervision of the Bank's strategy.		
Work in other companies / boards, offices	-		
held in other companies, which are related			
to the duties of a board member			

Activities of the Board

During 2019, the Board has held $\underline{49}$ meetings including $\underline{0}$ in-absentia.

The Board members have attended the meetings as below:

Position and name	Attendance in person	Attendance by poll	Number of meetings qualified to attend
1. Chairman, Saribek Albert Sukiasyan	43	0	49
2. Member, <u>Ruben Hayrapetyan</u>	41	0	49
3. Member, <u>Luiza Petrosyan</u>	48	0	49
4. Member, <u>Aram Melikyan</u>	47	0	49
5. Member, <u>Per Fischer</u>	49	0	49
6. Member, <i>Vahagn Khachaturyan</i>	27	0	27

Board Performance Evaluation

The Board has adopted an evaluation policy set forth in Rules of Arrangement of Board Activities.

The Board has performed self-evaluation in accordance with the evaluation standards, policy, and procedures provided in the aforementioned Rules.

Principal result of the evaluation:

The performance of the Board in 2019 was considered satisfactory.

5. COMMITTEES AT THE BOARD

The Board of the Bank finds it inexpedient to form committees due to the number of the members of the Board in order to avoid having the same persons in different committees. Instead, the Board performs the functions under its authority through weekly discussions to which appropriate specialists and officers are invited.

Audit Committee

The Bank has Audit Committee.

6. EXECUTIVE AUTHORITY

The executive authority of the Bank consists of <u>9</u> members of the Executive Board:

Chairman of the Executive Board / CEO Aram Khachatryan

Chairman of the Executive Board / CEO Ara	m Khachatryan
Date of birth	29.08.1983
Education	2006 - 2008 Yerevan State Engineering University,
	Engineering Management, M.A. in Engineering.
	2000 - 2004 Yerevan State Engineering University, Economics
	and Management of Ventures (in Telecom Industry), B.S. in
	Engineering, Diploma of Excellence.
Career length	14 years
Major qualification	Engineer
Years with the Bank	14 years
Memberships in Board committee(s) of the	•
Bank or other companies	
Personal duties and objectives	✓ manages the Bank's property including financial assets, and
	concludes transactions on behalf of the Bank;
	✓ represents the Bank in Armenia and abroad;
	✓ acts without a power of attorney;
	✓ issues power of attorney;
	✓ duly signs agreements and labor contracts;
	✓ submits the candidacy of his deputies to the approval of the
	Board;
	✓ submits the Regulation of the Executive Board to the approval of the Board;
	✓ within the limits of his authorities issues orders, instructions, mandatory directions, and monitors the execution thereof;
	✓ distributes the responsibilities between the deputy chairmen
	and members of the Executive Board;
	✓ hires and dismisses employees in the manner prescribed by
	applicable law;
	✓ applies incentives and disciplinary action to the employees

in accordance with the procedure approved by the Board;
✓ deals with other matters referred to his authority by the
Charter of the Bank.

Deputy Chairman of the Executive Board / Deputy CEO Artak Arakelyan

Beputy Chairman of the Executive Board / Bo	tputy CEO III tuk III ukciyan
Date of birth	28.05.1981
Education	2003 - 2004 Institute of Economic Research at the Ministry of
	Finance and Economy of Armenia, Candidate of
	Economic Sciences.
	1998 - 2003 Yerevan State Institute of Economy
Career length	15 years
Major qualification	Economist, Economic Sciences
Years with the Bank	15 years
Memberships in Board committee(s) of the	-
Bank or other companies	
Personal duties and objectives	Executes the functions prescribed by Paragraph 6.32 of the
-	Charter.

Deputy Chairman of the Executive Board / Deputy CEO Ruben Badalyan

Deputy Chairman of the Executive Board / De	eputy CEO Kuben Budutyan
Date of birth	13.05.1979
Education	1995 - 2000 Yerevan Institute of People's Economy, Financial
	Accounting Faculty.
Career length	17 years
Major qualification	Economist
Years with the Bank	17 years
Memberships in Board committee(s) of the	-
Bank or other companies	
Personal duties and objectives	Executes the functions prescribed by Paragraph 6.32 of the
	Charter.

Deputy Chairman of the Executive Board / Deputy CEO Onik Chichyan

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Date of birth	19.03.1977
Education	1996 - 2000 Armenian Agricultural Academy, Economics
	Faculty, Accounting and Audit, Economist.
Career length	18 years
Major qualification	Economist
Years with the Bank	17տարի
Memberships in Board committee(s) of the	-
Bank or other companies	
Personal duties and objectives	Executes the functions prescribed by Paragraph 6.32 of the
	Charter.

Deputy Chairman of the Executive Board / Deputy CEO Astghik Manrikyan

Deputy Chairman of the Executive Boara / De	puty CEO Historia Municipali
Date of birth	30.09.1982
Education	2007 - 2009 The European Carolus Magnus University,
	Business Administration, Master's Degree.
	2003 - 2005 Yerevan State University, Oriental Studies Faculty,
	Master's Degree. Diploma of Excellence.
	1999 - 2003 Yerevan State University, Oriental Studies Faculty,
	Bachelor's Degree. Diploma of Excellence.
Career length	14 years
Major qualification	Economist, Orientalist
Years with the Bank	14 years
Memberships in Board committee(s) of the	-
Bank or other companies	
Personal duties and objectives	Executes the functions prescribed by Paragraph 6.32 of the
	Charter.

Deputy Chairman of the Executive Board / Deputy CEO Arpine Pilosyan

Echail chairman of the Excellence Board / Be	puly ele in pule i desjun
Date of birth	11.02.1983
Education	Yerevan State University, Economics Faculty, Bachelor's
	Degree.
	2004 - 2006 Armenian State Academy of Management,
	Economics and Management, Master's Degree, Diploma of
	Excellence.
Career length	14 years
Major qualification	Economist
Years with the Bank	14 years
Memberships in Board committee(s) of the	-
Bank or other companies	
Personal duties and objectives	Executes the functions prescribed by Paragraph 6.32 of the
Ţ.	Charter.

Member of the Executive Board Mikayel Poghosyan

Mentoer of the Executive Board Mikayer 1 og	tosyunt
Date of birth	13.04.1971
Education	1988 - 1995 Yerevan Institute of People's Economy, State
	Regulation of Economy.
Career length	32 years
Major qualification	Economist
Years with the Bank	21 years
Memberships in Board committee(s) of the	-
Bank or other companies	
Personal duties and objectives	Executes the functions prescribed by Paragraph 6.32 of the
	Charter.

Member of the Executive Board Hayk Avetisyan

Date of birth	13.04.1979
Education	2004 Academic Degree of Candidate of Economics
	2001 - 2004 Yerevan State Institute of Economy, Post-graduate study
	1996 - 2001 Yerevan State Institute of Economy, Engineering
	and Economics Faculty, Division for Mathematical
	Methods and Transaction Survey in Economics,
	qualification of Economist-Mathematician, Diploma of
	Excellence.
Career length	15 years
Major qualification	Economist Mathematician
Years with the Bank	15 years
Memberships in Board committee(s) of the	-
Bank or other companies	
Personal duties and objectives	Executes the functions prescribed by Paragraph 6.32 of the
	Charter.

Member of the Executive Board Vrezh Jhangiryan

Member of the Executive Board vrezh Jhangt	ryan
Date of birth	29.03.1980
Education	2000 - 2002 Yerevan State University, Law Faculty, Master's
	Degree.
	1996 - 2000 Yerevan State University, Law Faculty, Lawyer,
	Bachelor's Degree, Diploma of Excellence.
Career length	19 years
Major qualification	Lawyer
Years with the Bank	7 years
Memberships in Board committee(s) of the	-
Bank or other companies	

Personal duties and objectives	Executes the functions prescribed by Paragraph 6.32 of the
	Charter.

7. INTERNAL AUDIT

The internal audit in the Bank is carried out by Internal Audit Department which is accountable to the Board.

Internal Audit Department functions in compliance with Article 27 of the Code.

8. CORPORATE SECRETARY

The Bank has no Corporate Secretary. The respective functions are assigned to <u>Luiza Petrosyan</u>, <u>Member of the Board</u>. The Secretary of the Board carries out her functions in compliance with Article 22 of the Regulation of the Board as approved by the General Meeting.

9. EXTERNAL AUDIT

The external auditor of the Bank is selected every year through a tender in accordance with the existing procedure. Grant Thornton CJSC has won in the tender for the external Auditor for 2019, and has been carrying out external auditor's functions since 2019.

The relationship between the Bank and the External Auditor is regulated by Article 28 of the Code.

Pursuant to Article 28 of the Code, the Bank has introduced standards to determine the independence of the external auditor from the Bank.

10. ANNUAL REPORT

Signed on 11.05.2020.

The Annual Report of the Bank was submitted to and approved by the General Meeting of Shareholders on <u>14.06.2019</u>.

The Annual Report includes all of the information required by Article 23 of the Code and is available at the Bank's website: https://www.aeb.am/media/2019/05/2633.pdf:

<u> </u>
Chairman of the Board
Chief Executive Officer

Annex 2: CORPORATE GOVERNANCE STATEMENT - Comply or explain

	Corporate Governance Code Item	Yes/N o	Comments/Explanation
The au	uthorities of the General Meeting of Shareholders (GM) and righ	nts of shareholders
1.	The Bank's Charter and applicable procedures provide clear procedures which allow the shareholders to communicate prior to GM and discuss the items put to vote.	Yes	Paragraphs 6.2 - 6.20
2.	The shareholders received GM Agenda and other appropriate documents at least 15 days prior to GM.	Yes	The Annual General Meeting was held on 14.06.2019 . Pursuant to the Procedure for Preparation and Holding of ARMECONOMBANK OJSC General Meeting, the shareholders entitled to attend GM were notified by mail / email / delivery in person / announcement published in national newspaper (The Republic of Armenia daily) by 24.05.19, that is no later than 15 days prior to GM. The Agenda and appropriate documents were sent to the persons entitled to attend GM and made available at the Bank's website, Head Office and branches.
3.	The Agenda of GM includes the drafts of resolutions for voted items and the name of the auditor submitted by the Board for approval by GM.	Yes	The Agenda and appropriate documents were sent to the persons entitled to attend GM and made available at the Bank's website, Head Office and branches.
4.	The policies existing in the Bank and referred to in the Charter provide explicit procedures that allow the shareholders to vote in-absentia through voting ballots.	Yes	
5.	The Bank's Charter provides explicit procedures that allow the shareholders to assign a representative in accordance with the existing law.	Yes	
6.	The shareholders vote through voting ballots at GM. (This procedure may not apply to companies with a single shareholder).	Yes	
7.	The shareholders have the right to raise questions until 10 days prior to GM.	Yes	
8.	The Board has answered to the shareholders' questions during GM.	Yes	

	Corporate Governance Code	Yes/N	Comments/Explanation
	Item	0	•
9.	The shareholders have the right to raise questions during GM.	Yes	
10.	The Board has answered to the questions raised.	Yes	
Policy	of payment of dividends		
11.	The Bank has a procedure for payment of dividends, which has been drafted and approved by the Board and published at the Bank's website.	Yes	https://www.aeb.am/media/2019/09/2950.pdf
12.	The procedure for payment of dividends includes the minimum payout ratio.	No	
The B	oard		
13.	The Bank has formed a Board with clearly defined duties and functions which are published at the bank's website.	Yes	
14.	The Board composes a report on the Bank's compliance with the provisions of the Code.	Yes	
15.	The Board appoints and dismisses the head of the executive authority as well as forms a collective executive authority (if prescribed) and appoints and dismisses its members.	Yes	
16.	Non-executive members form majority in the Board and at least two of them are independent.	Yes	All of the members of the Board are non-executive; the Board has 2 independent members.
17.	The Board Committees conduct annual review of the provisions of Bank's internal corporate documents (Charter, procedures, etc.) related to the areas of their competence and present recommendations on appropriate changes to the Board.	-	
18.	Board Committees report to the Board regularly, at least once a quarter. The committees present such report after each meeting within the appropriate time. Committee meetings shall precede the regular Board	-	

	Comments Comments Code		
	Corporate Governance Code	Yes/N	Comments/Explanation
	Item	0	
	meetings.		
19.	The members of Board committees shall participate in committee activities and attend all sessions.	-	
Appoi	ntment of Board members		
20.	The presentation of the candidates for Board membership includes a brief description of the particular candidate's position and biography, which sets forth the potential duties, functions, and personal details.	Yes	
21.	The description of the positions and brief biography of the proposed candidates Board membership have been published at the Bank's website at least 30 days prior to GM.	Yes	
The B	oard: Performance monitoring	•	
22.	Pursuant to the evaluation policy, the Board monitors	Yes	Authority in charge: the Board
	the performance of the executive authority.		https://aeb.am/media/2017/12/260.pdf
23.	The Board executes annual evaluation of its performance in accordance with the adopted evaluation policy.	Yes	
Attend	lance of Board meetings		
24.	The data on attendance of the Board meetings for the Board Members are included in the descriptive part of the CG Statement and/or Annual Report of the Bank.	Yes	
Inform	nation on Board members		
25.	As required by the Code, the Annual Report and/or the descriptive part of CG Statement contain detailed information on Board members.	Yes	
Annua	al Plan of Board meetings		
26.	The board meetings of the listed companies shall be summoned at least once a quarter.	Yes	
27.	The Board meetings are held in accordance with the approved annual plan. The Board meeting agenda and	Yes	

	Corporate Governance Code	Yes/N	Comments/Explanation
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	other appropriate documents are sent to the Board members at least 10 days prior to the meeting.		
The C	hairman of the Board		
28.	The positions of the Chairman of the Board and CEO are not held by the same person.	Yes	
29.	The authorities of the Chairman of the Board and CEO are explicitly separated in the Bank's Charter.	Yes	Paragraphs 6.28, 6.29 - 6.30
30.	The Chairman of the Board shall ensure that the newly elected Board members are duly notified of the Bank and their duties at the beginning of their career. The Bank has training programs for Board members.	Yes	
Insura	nce against damages caused by the actions of Board men	nbers and	indemnity of Board members
31.	The Bank's Charter contains indemnification provisions for Board members against any damages caused by performance of their office duties. The Bank is insured against the risk of damages caused by activities of Board members.	No	Regulated by existing procedures and regulations as required by law.
Audit	Committee		
32.	Companies are obligated to form Audit Committee composed of non-executive members, where both the majority and the chairman shall be independent.	-	
33.	All of the Audit Committee members have appropriate qualification in finance, accounting, audit, and internal control.	-	
34.	Audit Committee monitors the integrity of the Bank's financial reports and the statements pertaining to financial operations of the Bank, reviews any significant assertions contained therein on financial reporting, reviews the quarterly and annual reports and provides proposals to the Board and GM regarding approval thereof.	-	
35.	Audit Committee meets with the external auditor at	-	

	Corporate Governance Code	Yes/N	
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	least once a year to discuss matters related to audit.		
36.	Audit Committee shall review the internal control, internal audit, and risk management systems of the Bank	-	
37.	Audit Committee shall submit recommendations to the Board with regard to the selection of the external auditor and work conditions thereof, which shall be referred to GM to be considered prior to the final approval.	-	
38.	Audit Committee has developed independence criteria for the external auditor.	-	
39.	Audit Committee has reviewed the independence of the external auditor relative to the established criteria, and the outcome has been included in the Annual Report.	-	
40.	Audit Committee keeps minutes of its meetings.	-	
Intern	al Audit		
41.	Internal audit is appointed and dismissed upon the consent of Audit Committee.	No	The members of the internal audit are appointed and dismissed by the Board.
42.	Internal audit reports directly to Audit Committee.	No	Internal audit reports directly to the Board.
43.	Internal audit conducts its operations in accordance with the annual plan approved by Audit Committee and periodically reports to Audit Committee.	No	Internal audit conducts its operations in accordance with the annual plan approved by the Board and periodically reports to Audit Committee.
44.	Internal audit shall review the integrity of internal control and the performance of internal control procedures.	Yes	
	nal audit		
45.	The external auditor of the Bank may not provide the non-audit services referred to in the Code, Paragraph 28, Subparagraph 2).	Yes	Board, Executive Board
46.	The remuneration of the external auditor has been approved by GM.	No	The remuneration of the external auditor has been approved by the Board pursuant to the existing law.
47.	The bank has a policy for rotation of external auditors.	Yes	The Bank has a procedure for selection of independent auditor organization.

	Corporate Governance Code	Yes/N	Comments/Explanation
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Other	committees at the Board		
48.	The Bank has created other committees composed of Board members.	No	The Bank has Audit Committee. The Board of the Bank finds it inexpedient to form other committees due to the number of the members of the Board in order to avoid having the same persons in different committees. Instead, the Board performs the functions under its authority through periodic discussions to which appropriate specialists and officers are invited.
49.	All of the Board committees operate in accordance with their regulations which establish their functions, role, and duties.	-	
50.	The Board shall establish risk-management, strategic planning, and investment committees provided with appropriate authorities.	-	The risk management and strategic planning functions are performed by Strategy and Risk Management Department of the Bank, the investment functions are performed by the appropriate managerial bodies, Asset and Liability Committee, and Dealing Center Department.
51.	Board Committees report to the Board regularly, at least once a quarter. The committees present such report after each meeting within the appropriate time. Committee meetings shall precede the regular Board meetings.	-	
52.	The members of Board committees shall participate in committee activities and attend all sessions.	-	
Corpo	rate Secretary		
53.	The Board has appointed a Corporate Secretary who reports to the Board. Corporate Secretary assists with organization of Board meetings including planning, summoning, conducting, and keeping the minutes of meeting in accordance with applicable laws and the Bank's procedures. The Board establishes the job description and remuneration of Corporate Secretary.	Yes	The Bank has no Corporate Secretary. The functions of Corporate Secretary are assigned to <u>Luiza</u> <u>Petrosyan, Member of the Board, Secretary of the Board</u> .
54.	Corporate Secretary assists the Chairman of the Board with the review of compliance with the Armenian corporate governance laws, the Code, the Bank's	Yes	

	Corporate Governance Code Item	Yes/N o	Comments/Explanation
	Charter, and applicable regulations.		
Inform	nation disclosure and transparency		
Annua	al Report		
55.	The Bank has drafted a report for the accounting year, which has been submitted to the shareholders for approval and published at the Bank's website.	Yes	
56.	The Annual Report contains financial statements composed in accordance with the international financial reporting standards.	Yes	
57.	The Annual Report contains information addressed to the Bank's beneficiaries, which enables to evaluate the contribution of Bank in terms of economic stability, social welfare, and environmental safety.	Yes	
58.	The Annual Report contains information on the Bank's code of ethics and reference to the Bank's web site where the code of ethics is placed.	Yes	https://www.aeb.am/media/2019/09/2952.pdf
59.	The Annual report contains CG Statement on compliance with the Code and/or detailed explanations of non-compliance and the reasons thereof.	Yes	
60.	The Annual Report includes information on single or several interconnected transactions of related parties, which exceed 2% of the Bank's assets, and detailed description of the Bank's policy and procedures for approval or verification of such transactions. Should such transactions between the bank and related parties exist, the ratio of related party transactions, the number of transactions executed by each group of related parties, and the evaluation of the fairness of related party transaction conditions shall be disclosed. The absence of such transactions shall be explicitly stated as well.	No	
61.	The Annual Report includes external auditor's opinion.	Yes	

	Corporate Governance Code Item	Yes/N o	Comments/Explanation
62.	The Annul Report includes the list of the Bank's shareholders owning significant (greater than 10%) stock directly or indirectly.	No	The list of shareholders owning significant (greater than 10%) stock directly or indirectly is available at the website: http://www.aeb.am/hy/121/
63.	The Annual Report includes the list of the parties related to the bank and the list of related party transactions which exceed 2 percent of the Bank's assets.	No	
64.	The Annual Report includes the names and brief biographies of the Board members including the independent members as well as the names of the Board members who have resigned or discharged during the year, data on remuneration of all persons who have held a Board member's position during the year and the attendance of the Board meetings by them.	No	
65.	The Annual Report includes the external auditor's name and remuneration as well as the result of the verification of its independence.	No	The Annual Report includes the external auditor's name and the Auditor's report.
66.	The annual report includes the description of the Bank's administrative structure including any subsidiaries, branches, the parent Bank, and any crossholding of voting shares with other related companies.	No	The Annual Report includes the list of the Bank's branches. The administrative structure of the Bank is available at the website. https://www.aeb.am/media/2019/11/3126.pdf
67.	The Annual Report includes the CEO's summary report for the operations of the previous year, the risk factors, the prospects for the coming year, the Bank's strategy, the major transactions closed during the year, the major changes related to the business, explanations of any significant changes in financial results against the indicators for the previous year, proposals for profit allocation and distribution including the payment of dividends.	Yes	
68.	The Annual Report includes the remuneration of the Board members, head of the executive authority, and Chief Accountant.	No	

	Corporate Governance Code Item	Yes/N o	Comments/Explanation
69.	The Annual Report includes the number, category or categories of the issued shares and a summary of shareholder rights by category.	Yes	The Bank has issued both common and preference shares. The rights of shareholders by category are set forth in the Charter. https://aeb.am/media/2020/04/3710.pdf
The w	ebsite of the Bank		
70.	The Bank has a website with a separate section dedicated to corporate governance.	Yes	
71.	The website shall contain the CG statements for the past 3 years.	Yes	
72.	The website, the corporate governance section thereof, and the documents placed therein are available also in a foreign language.	Yes	
73.	The corporate governance section of the website contains the state registry certificate and the Charter of the company with all effective amendments.	Yes	
74.	The corporate governance section of the website contains information on the members of the Board and executive authority, including their brief biographies and descriptions of office duties.	Yes	The website contains information on the members of the Board and executive authority, including their brief biographies and descriptions of office duties. http://www.aeb.am/hy/120/
75.	The corporate governance section of the website contains the regulations of the Board, committees at the Board, and a description of Corporate Secretary's office duties.	No	
76.	The corporate governance section of the website contains the policy for the annual evaluation of the Board.		
77.	The corporate governance section of the website contains the minutes of GM meetings for the past 5 years.	Yes	The website contains the minutes of GM Counting Committee sessions for the past 5 years. http://www.aeb.am/hy/bajneterer_yev_nerdroxner/
78.	The corporate governance section of the website contains the policy for the payment of dividends as approved.	Yes	The website contains the policy for the payment of dividends as approved: https://www.aeb.am/media/2019/09/2950.pdf
79.	The corporate governance section of the website	Yes	The administrative structure of the Bank is available at the website.

	Corporate Governance Code	Yes/N	Comments/Explanation
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	contains the Bank's administrative structure and the cross-holding chart.		https://www.aeb.am/media/2019/11/3126.pdf
80.	The corporate governance section of the website contains the Bank's Annual Reports for the past 3 years.	Yes	The website contains the Bank's Annual Reports for the past 3 years: https://www.aeb.am/hy/hashvetvutyunner/
Code	of Conduct		
81.	The Bank has adopted a Code of Conduct.	Yes	https://www.aeb.am/media/2019/09/2952.pdf
82.	The Code of Conduct contains provisions regarding corporate values, business conduct, relationships with the State, officers, and competitors.	Yes	https://www.aeb.am/media/2019/09/2952.pdf
83.	The Code of Conduct contains provisions regarding whistleblowing, breaches of conduct, and confidentiality of reporting such breaches.	Yes	
84.	The Bank has appointed an officer in charge of monitoring the compliance with the Code of Conduct.	No	
Supple	ementation of the charter capital		
85.	The Board has immediately informed all shareholders on decisions to supplement the charter capital.	Yes	As required by the existing law, the Bank's Charter specifies the number of the declared shares, within which the Board may execute open placement of shares in accordance with the existing procedures and law.
Benefi	iciaries		
86.	The Board has established the scope of the beneficiaries that correspond to the bank's operations and have legitimate interests in and expectations from the Bank.	No	
87.	The Bank has adopted a policy for consideration of the interests and expectations of the beneficiaries.	Yes	Procedure for Admittance, Consideration, and Settlement of ARMECONOMBANK OJSC Customers' Applications and Complaints: https://aeb.am/media/2019/04/2514.pdf , Vrezh Jhangiryan, Ombudsman
88.	The Board has worked out and disclosed a policy and procedures for establishing relations with the beneficiaries and discloses the implementation thereof annually.	Yes	

	Corporate Governance Code Item	Yes/N o	Comments/Explanation
89.	The sections related to the annual reports and corporate governance are accessible to the beneficiaries.	Yes	