Corporate Governance Principles Compliance Report

ICBC Turkey Bank A.Ş. 2021 Corporate Governance Principles Compliance Report

Corporate Governance Principles Compliance Declaration

ICBC Turkey Bank A.Ş. ("ICBC Turkey" or the "Bank") is subject to provisions relevant to Corporate Governance Principles stipulated for banks in Banking and Capital Market legislation. Within this scope, ICBC Turkey, adopted a management method based on caution, stability and trust.

The Bank is in compliance with compulsory principles among the Corporate Governance Principles taking place in the Corporate Governance Communiqué and Banking Regulation and Supervision Agency ("BRSA") Regulation on Corporate Governance Principles of the Bank.

According to Capital Markets Board's ("CMB") resolution dated 10.01.2019 and numbered 2/49 Corporate Governance Compliance Reporting has been done by Compliance and Corporate Governance Information forms on Public Disclosure Platform ("PDP"). The Bank has disclosed its Compliance Report Format ("CRF") and Corporate Governance Compliance Forms ("CGIFs") within the framework of its compliance principles on the link of <u>www.kap.gov.tr</u> on 24.02.2021 as well as disclosed in the Annual Report.

In accordance with the new Corporate Governance Reporting frame accepted by CMB's dated 10.01.2019 resolution;

Corporate Governance Information Form gives information about shareholders, General Assembly, voting rights, minority rights, dividend rights, public disclosure and transparency, stakeholders and Board.

The principles which are not obligatory and only advisory are disclosed by Compliance Form according to apply or explain principle. The principles that are still not complied with has been mentioned below.

There hasn't been any conflict of interest arising from these not applied principles.

- For the principle number 1.5.2., minority rights are not granted to those holding less than one twentieth of the capital with the Articles of Association of the Bank.
- For the principle number 3.1.2., no written indemnity policy is issued for the Bank employees. All applications relevant to the Bank employees are subject to Labor Law and other relevant legislations, and as contradictory provisions are not set forth in in-Bank regulations, a separate indemnity policy is not issued.
- ➢ For the principle number 4.2.8., against the damages the Members of the Board of Directors may cause in the Company during their duties, they are not insured with a value exceeding 25% of the company capital. However, there is a Financial Corporations Management Liability Insurance for the members of the board of directors of our Bank with a lower value and the policy period is between 01.09.2021 − 31.08.2022.
- According to the principle number 4.3.9., no target rate or target time is specified for the female member rate in the Board of Directors and there is 1 female member in the Board of Directors in 2021 and 2 female members together with the natural Board member of our Bank as of 2022 January 10th.

- According to the principle number 4.4.7., due to the business experiences and sectorial experiences of the Members of the Board of Directors having significant contribution to the Board of Directors, they are not restricted in taking part in duties other than the Bank. While duties of some members continue in in-group companies, some members take office only at our Bank. The members allocate sufficient time for the Bank.
- According to the principle number 4.5.5., as the number of our Members of the Board of Directors is limited, assignment at the committees is carried out by considering knowledge and experiences of the Members of the Board of Directors, in line with the relevant legislation, and one Member of the Board of Directors may be assigned in more than one committee.
- According to the principle number 4.6.5., salaries paid to and fringe benefits provided for the Members of the Board of Directors and the executives are announced to public through the annual activity report. However, the explanation made is in a way to separate the Board of Directors and the executives, not on person basis.

As announced earlier, in line with the announcements of the Board of Directors Borsa İstanbul A.Ş. ("Borsa" or Borsa Istanbul") numbered 17.09.2020 and the resolutions of the CMB dated 14.09.2020, in order to increase the depth of the shares traded in the Stock Market, to increase effective as of 01.10.2020, some changes were made in the Equity Market, in terms of market segment structuring, trading principles in the markets, market-segment change-over/ transition criteria between markets and listing requirements. These changes were declared with the announcement dated 17.09.2020 and numbered 2020/58 and entered into force as of 01.10.2020. In line with the announcements and evaluations of Borsa Istanbul dated 18.12.2020, 11.03.2021, our Bank was traded in the "SUB-MARKET". On the other hand, "About Equity Market Structure Principles" dated 10.09.2021 published by Borsa Istanbul during the year. In line with the announcement, ICBC TURKEY is currently traded on the "MAIN MARKET".

According to the announcement in CMB Bulletin dated January 21, 2021 and with number 2021/4, in the grouping determined as a result of the evaluation made by CMB, our Bank has taken place in the Second Group companies. Within this scope, exceptions/exemptions in the practice of the Corporate Governance Principles of the companies in the second group is applicable also for our Bank.

Within this scope;

It is stated in the 3rd item of the 6th article of the Communiqué on exceptions independent member of the board of directors for the banks is in discretion of the bank provided that the number of these members should not be less than three and the members of the board of directors assigned for the audit committee membership within the structuring of the Board of Directors of the banks shall be considered as the independent member of the Board of Directors within the framework of this Communiqué. Besides, it is stated that qualifications determined in the Corporate Governance Principle number 4.3.6. shall not be looked for in the audit committee members of the banks and Principles number 4.3.7. and 4.3.8. on selecting these members shall not be applied. Again in the same Communiqué; it is ensured that qualifications determined in the Principle number 4.3.6. shall be looked for any way for the independent members of the board of directors who shall not take place in the audit committee, and Principles number 4.3.7. and 4.3.8.

4.3.8. on selecting these independent members shall be applied.

As the Bank is in the second group companies, we are exempted from;

- The Principle number 4.3.7. of Communiqué as "(t)he Board of Directors prepares the nominee list of the independent member within the framework of the report of the nominating committee and sends to the Capital Markets Board at least 60 days before the General Meeting along with the related report of the nominating committee and the decision of the Board of Directors",
- The Principle number 4.3.8. of Communiqué as "(i)n case independent membership is vacant, the Board of Directors send the nominee list determined within the framework of the report of the nominating committee to the Capital Markets Board within 30 days".

As mentioned above, according to the announcement in CMB Bulletin dated January 21, 2021 and with number 2021/4, in the grouping determined as a result of the evaluation made by CMB, our Bank has taken place in the Second Group companies. According to the provision 11th article of the Communiqué, manager of the investor relations department shall have a "Capital Market Activities Level 3 Licence" and "Corporate Governance Rating License". The Manager of the Unit of the Shareholder Relations and Board Secretariat performing duty within this scope at our Bank holds Capital Market Activities Level 3 Licence and Corporate Governance Rating Licence.

Within the scope of Banking and Capital Market legislation, the Audit Committee is established on October 30th 2006, the Corporate Governance Committee is established on March 30th 2005, and Remuneration Committee is established on July 11th 2011. Within the year of 2012, considering the structuring of the Board of Directors and duties our independent members have undertaken in the committees they take part, it is decided the "Nominating Committee" not to be constituted separately and duties of this committee to be performed by the Corporate Governance Committee". The activities of the committees are detail explained in "Committees/ Information Regarding the Committees Established Within the Body of the Board of Directors" part.

		Comp				
1.1. FACILITATING THE EXERCISE OF SHAREHOLDER RIGHTS	Yes	Partial	No	Exempted	Not Applicable	Explanation
1.1.2 – Up-to-date information and disclosures which may affect the exercise of shareholder rights are available to investors at the corporate website.	X					
1.2. RIGHT TO OBTAIN AND REVIEW INFORMATION						
1.2.1- Management did not enter into any transaction that would complicate the conduct of special audit.	X					

CORPORATE GOVERNANCE COMPLIANCE REPORT

1.3. GENERAL ASSEMBLY					
1.3.2 - The company ensures the clarity the General Assembly agenda, and that an item on the agenda does not cover multiple topics.	X				
1.3.7 – Insiders with privileged information have informed the board of directors about transactions conducted on their behalf within the scope of the company's activities in order for these transactions to be presented at the General Shareholders' Meeting.				X	
1.3.8 – Members of the board of director who are concerned with specific agenda items, auditors, and other related persons, as well as the officers who are responsible for the preparation of the financial statements were present at the General Shareholders' Meeting.	X				
1.3.10- The agenda of the General Shareholders' Meeting included a separate item detailing the amounts and beneficiaries of all donations and contributions.	X				
1.3.11 – The General Shareholders' Meeting was held open to the public, including stakeholders, without having the right to speak.		X			As specified in the Article of Association, General Assembly Meeting was open to all shareholders. However, it was closed to media and public. The minutes of the General Assembly Meeting has been submitted to all stakeholders via PDP and website by the Bank.
1.4. VOTING RIGHTS					
1.4.1 – There is no restriction preventing shareholders from exercising their shareholder rights.	X				
1.4.2- The company does not have shares that carry privileged voting rights.	X				

 1.4.3 – The company withholds from exercising its voting rights at the General Shareholders' Meeting of any company with which it has cross-ownership, in case such cross-ownership provides management control. 1.5. MINORITY RIGHTS 			X	There is no mutual shareholding relationship in the structure of the Bank's capital.
1.5.1- The company pays maximum diligence to the exercise of minority rights.	X			
1.5.2- The Articles of Association extend the use of minority rights to those who own less than one twentieth of the outstanding shares, and expand the scope of the minority rights.		X		Bank adopted its rates strictly which is outlooked for the public-held company in the regulation and minority rights has been determined according to Article 19 of the Bank's Article of Association at a rate of 1/20 at capital.
1.6. DIVIDEND RIGHT				
1.6.1 – The dividend policy approved by the General Shareholders' Meeting is posted on the company website.	X			
1.6.2 – The dividend distribution policy comprises the minimum information to ensure that the shareholders can have an opinion on the procedure and principles of dividend distributions in the future.	X			
1.6.3 - The reasons for retaining earnings, and their allocations, are stated in the relevant agenda item.	X			
1.6.4 – The board reviewed whether the dividend policy balances the benefits of the shareholders and those of the company.	X			
1.7. TRANSFER OF SHARES				
1.7.1 – There are no restrictions preventing shares from being transferred.	X	 		

2.1. CORPORATE WEBSITE					
2.1.1 – The company website includes all elements listed in Corporate Governance Principle	X				
2.1.2- The shareholding structure (names, privileges, number, ratio of shares, and beneficial owners of more than 5% of the issued share capital) is updated on the website at least every 6 months.				x	There is no shareholder who has more than 5% of the paid-in capital.
2.1.4 – The company website is prepared in other selected foreign languages, in a way to present exactly the same information with the Turkish content.		X			Our Bank's website is arranged in English format as well as the majority of Turkish contents are also available in English version.
2.2. ANNUAL REPORT					
2.2.1 – The board of directors ensures that the annual report represents a true and complete view of the company's activities.	X				
2.2.2 – The annual report includes all elements listed in Corporate Governance Principle 2.2.2.	X				
3.1. CORPORATION'S POLICY ON STAKEHOLDERS					
3.1.1- The rights of the stakeholders are protected pursuant to the relevant regulations, contracts and within the framework of bona fides principles.	X				
3.1.3 – Policies or procedures addressing stakeholders' rights are published on the company's website		X			No specific policy has been generated for stakeholders. Stakeholders' rights are protected within the framework of general regulations, contracts and goodwill rules.

3.1.4 – A whistleblowing programme is in place for reporting legal and ethical issues.	X						
3.1.5 - The company addresses conflicts of interest among stakeholders in a balanced manner.	X						
3.2. SUPPORTING THE PARTICIPATION MANAGEMENT	OF	THE	STAK	KEHOLDEI	RS IN	THE	CORPORATION'S
3.2.1 – The Articles of Association, or the internal regulations (terms of reference/ manuals), regulate the participation of employees in management.		X					Among the employees ,mid- level and senior managers participate in decision-making mechanism through Bank Committees. Besides, Events are organized periodically within the Bank all employees of the Bank might be shared their suggestions to the Top Management.
3.2.2 – Survey/other research techniques, consultation, interviews, observation method etc. Were conducted to obtain opinions from stakeholders on decision that significantly affect them.		X					Employees' opinions and suggestions are also evaluated through surveys in decision processes that have important consequences. Suggestions and complaints are provided through relevant channels such as "Write to Us", Internet Mobile Branch and info@icbc.com.tr in order to assess employees, and stakeholders' requests. Communication channels are kept open for other stakeholders (suppliers, business partners, etc.) and still working on the

				surveys have been evaluated.
3.3. HUMAN RESOURCES POLICY				
3.3.1 – The company has adopted an employment policy ensuring equal opportunities, and a succession plan for all key managerial positions.	X			The Bank has an employment policy ensuring equal opportunity, succession plan works have been going on. Succession planning in our Bank has been organized according to the current title structure of our Bank, and each title is a successor to a higher title, as per the Bank's Personnel Regulation.
3.3.2 – Recruitment criteria are documented.	X			
3.3.3 – The company has a policy on human resources development, and organizes trainings for employees.	X			
3.3.4 – Meetings have been organized to inform employees on the financial status of the company, remuneration, career planning, education and health.	X			
3.3.5 – Employees, or their representatives, were notified of decisions impacting them. The opinion of the related trade unions was also taken.		X		Employees are notified directly, However, there is no governing body like the union.
3.3.6 – Job descriptions and performance criteria have been prepared for all employees, announced to them and take into account to determine employee remuneration.	X			
3.3.7 – Measures (procedures, trainings, raising awareness, goals, monitoring, complaint mechanisms) have been taken to prevent discrimination, and to protect employees against any physical, mental, and emotional mistreatment.	X			

 3.3.8 – The company ensures freedom of association and supports the right for collective bargaining. 3.3.9 – A safe working environment for employees in mointained 	X	X			Within the scope of ICBC ethical principles, employees might be member of social, cultural, environmental projects and club or associations. The activities of these shouldn't be covering discriminatory, contrary to the religious or public welfare and must in no way to damage Bank's reputation. All of these ethical principles are also published on our official web-site.
in maintained.					
3.4. RELATIONS WITH CUSTOMERS AND SUPPLIERS					
3.4.1- The company measured its customer satisfaction, and operated to ensure full customer satisfaction.	X				
3.4.2 – Customers are notified of any delays in handling their requests.	X				
3.4.3 – The company complied with the quality standards with respect to its products and services.	X				
3.4.4 – The company has in place adequate controls to protect the confidentiality of sensitive information and business secrets of its customers and suppliers.	X				
3.5. ETHICAL RULES AND SOCIAL RESPONSIBILITY					
3.5.1 – The board of the corporation has adopted a code of ethics, disclosed on the corporate website.	X		<u>.</u>		

3.5.2- The company has been mindful of its social responsibility and has adopted measures to prevent corruption and bribery.	X			
4.1. ROLE OF THE BOARD OF DIRECTORS				
4.1.1- The board of directors has ensured strategy and risks do not threaten the long-term interests of the company, and that effective risk management is in place.	X			
4.1.2-The agenda and minutes of board meetings indicate that the board of directors discussed and approved strategy, ensured resources were adequately allocated, and monitored company and management performance.	X			
4.2. ACTIVITIES OF THE BOARD OF DIRECTORS				
4.2.1- The board of directors documented its meetings and reported its activities to the shareholders.	X			
4.2.2- Duties and authorities of the members of the board of directors are disclosed in the annual report.	X			
4.2.3 – The board has ensured the company has an internal control framework adequate for its activities, size and complexity.	X			
4.2.4- Information on the functioning and effectiveness of the internal control system is provided in the annual report.	X			
4.2.5 – The roles of the Chairman and Chief Executive Officer are separated and defined.	X			
4.2.7- The board of directors ensures that the Investor Relations department and the corporate governance committee work effectively. The board works closely with them when communicating and settling disputes with shareholders.	X			
4.2.8 – The company has subscribed to a Directors and Officers liability insurance covering more than 25% of the capital.		X		The Bank's paid-in capital is 860 millionTL and due to the defects of the

4.3. STRUCTURE OF THE BOARD OF DIRECTORS					Board Members during their duties, they are insured with a limit of 10 Million USD under the responsibility insurance policy against the risk of loss.
4.3.9- The board of directors has approved the policy on its own composition, setting a minimal target of 25% for female directors. The board annually evaluates its composition and nominates directors so as to be compliant with the policy.			X		There is no policy for the women membership in the Board of Director. There is consisted in 1 woman Board member out of 6 Board Members. Woman members is at a rate of %17.
 4.3.10 - At least one member of the audit committee has 5 years of experience in audit/accounting and finance. 4.4. BOARD MEETING PROCEDURES 	X				
4.4.1 – Each board member attended the majority of the board meeting in person.		X			Our Board Members of Chinese nationality who non-resident in Turkey, could not physically attend the meetings due to the pandemic. During the pandemic process, all Board Members attended the quarterly meetings through the "Electronic BoD System" produced by MKK A.Ş.
4.4.2 - The board has formally approved a minimum time by which information and documents relevant to the agenda items should be supplied to all board members.	X				

4.4.3 – The opinions of the board members that could not attend the meeting, but did submit their opinion in written format, were presented to other members.			X	There is no written format statement
4.4.4 - Each member of the board has one vote.	X			
4.4.5 - The board has a charter/written internal rules defining the meeting procedures of the board.	X			
4.4.6 -Board minutes document that all items on the agenda are discussed, and board resolutions include director's dissenting opinions if any.	X			
4.4.7 – There are limits to external commitments of board members. Shareholders are informed of board member's external commitments at the General Shareholders' Meeting.		X		There is no restriction for the Board Members to have duties outside of the Bank. Duties held by the Board members out of the Bank is included in the Annual Report submitted to the General Assembly.
4.5. BOARD COMMITTEES				
4.5.5 - Board members serve in only one of the Board's committees.		X		Due to the limited number of members of the Bank's Board of Director, committees are appointed in accordance with the relevant legislation by taking into consideration the knowledge and experience of the Board Members and one Board Member may serve in more than one Committee.
4.5.6- Committees have invited persons to the meetings as deemed necessary to obtain their views.	X			

4.5.7 - If external consultancy services are used, the independence of the provider is stated in the annual report				X	Committee didn't need to receive external consultancy services until today.
4.5.8 - Minutes of all committee meetings are kept and reported to board members.	X				
4.6. FINANCIAL RIGHTS					
4.6.1 – The board of directors has conducted a board performance evaluation to review whether it has discharged all its responsibilities effectively.			X		In 2021, no specific study was conducted at the Board level for performance evaluation.
4.6.4 – The company did not extend any loans to its board directors and executives, nor extended their lending period or enhanced the amount of those loans, or improve conditions thereon, and did not extend loans under a personal credit title by third parties or provided guarantees such as surety in favor of them.		X			The loans to be granted to the members of the Board of Directors and employees are subject to restrictions set forth in Article 50 of the Banking Regulation. No other loans are granted to the Members of the Board of Directors or employees.
4.6.5 - The individual remuneration of board members and executives is disclosed in the annual report.		X			Annual salaries paid to the members of the Board of Directors and Top Management has been disclosed in the Annual Report totally.

CORPORATE GOVERNANCE INFORMATION FORM

1. SHAREHOLDERS	
1.1. Facilitating the Exercise of Shareholders Rights	

The number of investor meetings (conference, seminar/etc.) organized by the company during the year	None
1.2. Right to Obtain and Examine Information	
The number of special audit request(s)	None
The number of special audit requests that were accepted at the General Shareholders' Meeting	None
1.3. General Assembly	
Link to the PDP announcement that demonstrates the information requested by Principle 1.3.1. (a-d)	https://www.kap.org.tr/tr/Bildirim/912518
Whether the company provides materials for the General Shareholders' Meeting in English and Turkish at the same time	The documents related to the General Assembly Meeting are presented on the Bank's website both in Turkish and English. Related web site Turkish version:
	https://www.icbc.com.tr/tr/yatirimci-iliskileri/akordeon-pdf- liste/Olagan-Genel-Kurul-Toplantilari/149/0/0,
	Related web site English version:
	https://www.icbc.com.tr/en/investor-relations/pdf-list/Ordinary- General-Meetings/329/0/0
The links to the PDP announcements associated with the transactions that are not approved by the majority of independent directors or by unanimous votes of present board members in the context of Principle 1.3.9	None
The links to the PDP announcements associated with related party transactions in the context of Article 9 of the Communique on Corporate Governance (II-17.1)	None.
The links to the PDP announcements associated with common and continuous transactions in the context of Article 10 of the Communique on Corporate Governance (II-17.1)	None.
The name of the section on the corporate website that demonstrates the donation policy of the company	RelatedwebsiteTurkishversion:https://www.icbc.com.tr/tr/images/pdf/BagisveYardimPolitikasi2017.pdf
	Related Web Site in English version:
	https://www.icbc.com.tr/en/images/pdf/Donation-and- Contribution-Policy.pdf

The relevant link to the PDP with minute of the General Shareholders' Meeting where the donation policy has been approved	11LLUS.// W W W .KAU.UI 2.LI/LI/DIIUII 1111/740474
The number of the provisions of the articles of association that discuss the participation of stakeholders to the General Shareholders' Meeting	In the Articles of Association 3. Section between Article 18-34
Identified stakeholder groups that participated in the General Shareholders' Meeting, if any	Some stakeholders such as Independent Auditor, shareholders and employees attended the General Assembly Meeting within the knowledge of our Bank as observer.
1.4. Voting Rights	
Whether the shares of the company have differential voting rights	No
In case that there are voting privileges, indicate the owner and percentage of the voting majority of shares	There are no voting privileges but there are privileges in the structure of the Board of Director, in the election of the member of Board and in the election of liquidator. 860.000.000TL of our total capital, which is 602.000.000TL consist of A Group shares and 258.000.000TL B Group shares.
The percentage of ownership of the largest shareholder	92,84%
1.5. Minority Rights	
Whether the scope of minority rights enlarged (in terms of content or the ratio) in the articles of the association	No
If yes, specify the relevant provision of the articles of association	Minority rights have not been advanced in terms of content and percentage for minority rights, except for the verdict of the Articles of Association, Turkish Commercial Code and other relevant regulations.
1.6. Dividend Right	
The name of the section on the corporate website that describes the dividend distribution policy	https://www.icbc.com.tr/en/images/pdf/13.04.2021ICBC%20TU RKEY%20PROFIT%20DISTRIBUTION%20POLICY.pdf
directors proposed to the general assembly not to distribute	Prepared by the Board, the proposal for the distribution of the Banks' Commercial profit for the year 2020 was submitted to the approval of the Ordinary General Assembly for 2020 held on 25.03.2021 and approved by majority vote. The information

	provided to the shareholders regarding the undistributed part of 2020 profit is provided in article 7 of the following link. https://www.icbc.com.tr/en/images/pdf/25032021 Ordinary%20 General%20Assembly%20Meeting Minutes.pdf
PDP link to the related general shareholder meeting minutes in case the board of directors proposed to the General Assembly not to distribute dividends	

General Assembly Meetings

General Meeting Date	The number of information requests received by the company regarding the clarification of the agenda of the General Shareholders' Meeting	General Shareholders' Meeting	Percentage of shares directly present at the GSM	Percentage of shares represented by proxy	Specify the name of the page of the corporate website that contains the General Shareholders' Meeting minutes, and also indicates for each resolution the voting levels for or against	Specify the name of the page of the corporate website that contains all questions asked in the general assembly meeting and all responses to them	minutes in relation to	The number of declarations by insiders received by the board of directors	The link to the related PDP general shareholder meeting notification
25.03.2021	0	% 92,88	%0,0004	% 92,84	Investor Relations /General Assembly/ Ordinary General Assembly Meeting/ Minute	No Addressed Question	There is no agenda about related parties	219	https://www. kap.org.tr/tr/ Bildirim/9204 <u>94</u>

2. DISCLOSURES AND TRANSPARENCY	
2.1. Corporate Website	
Specify the name of the sections of the website providing the information requested by the Principle 2.1.1	Turkish Web Site: Home Page > Investor Relations English Web Site: Home Page > Investor Relations
If applicable, specify the name of the sections of the website providing the list of shareholders (ultimate beneficiaries) who directly or indirectly own more than 5% of the shares.	Turkish Web Site: <u>https://www.icbc.com.tr/tr/yatirimci-iliskileri/detay/Ortaklik-Yapisi/129/113/0</u> English Web Site: <u>https://www.icbc.com.tr/en/investor-</u> <u>relations/detail/Shareholding-Structure/317/852/0</u>
List of languages for which the website is available	Turkish and English
2.2. Annual Report	

The page numbers and/or name of the sections in the Annual Report that demonstrate the information requested by principle 2.2.2.	
a) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the duties of the members of the board of directors and executives conducted out of the company and declarations on independence of board members.	2021 Annual Report –Section II Management and Corporate Governance Practice> 2021 Corporate Governance Compliance Principles > Duties Held By Board Members out of the Bank 2021 Annual Report –Section II Management and Corporate Governance Practice > Board Members Declaration of Independence.
b) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on committees formed within the board structure.	2021 Annual Report –Section II Management and Corporate Governance Practice > Committees
Annual Report that demonstrate the information on the	2021 Annual Report – Section II Management and Corporate Governance Practice > Information Regarding The Attendance By The Board of Directors and The Committee Members To The Related Meetings During The Accounting Period
ç(The page numbers and/or name of the sections in the Annual Report that demonstrate the information on amendments in the legislation which may significantly affect .the activities of the corporation	2021 Annual Report – Section II Management and Corporate Governance Practice > Significant Legislative Changes Regarding the Banking Sector
Annual Report that demonstrate the information on	2021 Annual Report Section I - General Information > Other General Information > Information Related to the Material Lawsuits Brought Against The Bank During the Year 2021 and Their Potential Outcomes
e) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the conflicts of interest of the corporation among the institutions that it purchases services on matters such as investment consulting and rating and the measures taken by the corporation in order to avoid from these conflicts of interest	
f) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on the cross ownership subsidiaries that the direct contribution to the capital exceeds 5%	There is no mutual shareholding relationship in the structure of the Bank's capital.
g) The page numbers and/or name of the sections in the Annual Report that demonstrate the information on social rights and professional training of the employees and activities of corporate social responsibility in respect of the corporate activities that arises social and environmental results	Recruitment Practices and Ethic Rules with Social

3. STAKEHOLDERS		
3.1. Corporation's Policy on Stakeholders		
The name of the section on the corporate website that demonstrates the employee remedy or severance policy	There is no severance policy for Bank's employees. A implementations for the Bank's employees depend on labor lav legislation and other relevant regulations. As there is n inconsistency in the internal regulations of the Bank, n severance pay policy has been issued.	
The number of definitive convictions the company was subject to in relation to breach of employee rights	9	
The position of the person responsible for the alert mechanism (i.e. whistleblowing mechanism)	Head of Internal Audit	
The contact detail of the company alert mechanism.	ihbar@icbc.com.tr	
3.2. Supporting the Participation of the Stakeholders in the	ne Corporation's Management	
Name of the section on the corporate website that demonstrates the internal regulation addressing the participation of employees on management bodies.	There is no written internal regulation. In all projects carried out within the scope of the Bank's strategic priorities, support is received from the employees, and mid and senior managers are encouraged to make evaluation and participate in decision processes through committees.	
Corporate bodies where employees are actually represented	Due to the title structure of our Bank, our employees who are at the senior top level participate in the committees, while our employees who are not at the managerial level but have senior titles can participate in the meetings as spectators and listeners. In addition, employees at all levels can convey their suggestions, comments, opinions and ideas through the "Suggestion System" on the Bank's intranet portal in order to ensure that employees take an active role in decision-making mechanisms and benefit from their innovative ideas. Besides, Events are organized periodically within the Bank all employees of the Bank might be shared their suggestions to the Top Management.	
3.3. Human Resources Policy		
The role of the board on developing and ensuring that the company has a succession plan for the key management positions	Succession planning in our Bank has been organized according to the current title structure of our Bank, and each title is a successor to a higher title. Processes are initiated at the beginning of each year. Employees who meet the criteria and complete their seniority are evaluated every quarter. The appointment of the General Manager, Deputy and Assistant General Manager are carried out by the decision of	

	the Board of Directors.
The name of the section on the corporate website that demonstrates the human resource policy covering equal opportunities and hiring principles. Also provide a summary of relevant parts of the human resource policy.	Summary of Human Resources Policy under the Policies in the Investor Relations section of the Bank's corporate website www.icbc.com.tr. The Bank's objective and strategy is to increase employees efficiency and happiness by using salary system, performance evaluation, career planning and developing, training and similar motivational tools and to create a suitable working environment that will reveal the creativity of our employees through these methods. The Human Resources Department carries out its activities in all matters that concern and cover its employees, regardless of race, gender, nationality, age, religion, political opinion, physical disability, and the principle of respecting private life and all citizenship rights, regardless of all privileges. With this understanding, the ultimate goal of the policy is to reveal the energies and creativity of the employees and to create a business environment conducive to displaying their talents. Issues regarding equal opportunities are included in the Personnel Regulations and are not disclosed on the corporate website.
Whether the company provides an employee stock ownership programme	There is no employee stock ownership programme.
The name of the section on the corporate website that demonstrates the human resource policy covering discrimination and mistreatments and the measures to prevent them. Also provide a summary of relevant parts of the human resource policy.	Turkish Web Site: Yatırımcı İlişkileri > Kurumsal Yönetim > Politikalar > ICBC Turkey İnsan Kaynakları Politikası English Web Site: Investor Relations > Corporate Governance > Policies > Human Resources Policies Human Resources Policy is published on the Corporate website. In addition, in the Personnel Regulation published within the Bank, equality of opportunity is taken as a basis in recruitment and career planning, and in accordance with our human resources policy, no discrimination is made among our employees for any reason, and all our personnel are treated within the framework of the principle of equal treatment. The criteria for recruitment are determined in writing and these criteria are followed.

	The Bank takes utmost care to act fairly in all rights provided to employees. Training programs are carried out to increase the knowledge, skills and competencies of the employees, and in this direction, training policies are created according to the needs and objectives. Regular informative meetings are held with employees on matters such as the bank's financial status, wages, career, education and health, and sharing information each other. Job descriptions and distribution of duties and performance and reward criteria are regularly informed to the all employees. Efficiency is taken as a basis in determining the wages and other benefits given to employees in line with the policy. The Bank's Human Resources policy is based on the principle of comprehensive opportunities and principle of equal opportunities in order to enhance occupational safety and personal development of the employee professionally. The Bank takes precautions against racial, religious, and gender discrimination among its employees and against physical, mental and mistreatment in the Bank's internal environment.
The number of definitive convictions the company is subject to in relation to health and safety measures	None
3.5. Ethical Rules and Social Responsibility	
The name of the section on the corporate website that demonstrates the code of ethics	Home Page>Investor Relations> Banking Ethic Rules
The name of the section on the company website that demonstrates the corporate social responsibility report. If such a report does not exist, provide the information about any measures taken on environmental, social and corporate governance issues.	
Any measures combating any kind of corruption including embezzlement and bribery	On-site and remote inspection and control activities carried out by Internal Audit and Internal Control and Compliance Department; utmost care is taken in prominent measures taken within the scope of combating all kinds of anti-corruption, including embezzlement and bribery, and necessary mechanisms have been set up to evaluate complaints that may arise in this direction. In addition, personnel are informed about these issues and their awareness is expanded during the trainings aimed at combating Laundering Proceeds of Crime and Financing of Terrorism. In our Bank, scenario-based AML (laundering- money detection) program is used; The warnings generated by the said program are examined and the transactions related to the warning are examined within the scope of monitoring and control activities aimed at preventing money laundering and financing of terrorism. When necessary, the branches or units are contacted to obtain detailed information about the nature of the transactions, the customer's risk profile, and the funding sources on

which the transactions are based on. Transactions that cause
suspicion that corruption may be related to all kinds of corruption
including embezzlement and bribery are reported to MASAK by
filling in the Suspicious Transaction Notification Form.

4. BOARD OF DIRECTORS-I	
4.2. Activity of the Board of Directors	Explanations
Date of the last board evaluation conducted	21.02.2019
Whether the board evaluation was externally facilitated	No
Whether all board members released from their duties at the GSM	Yes
Name(s) of the board member(s) with specific delegated duties and authorities, and descriptions of such duties	Xiangyang Gao- Chairman, Executive Member (In charge of Human Resources, BoD Office)
	Shaoxiong Xie - Natural Board Member, General Manager Jinhong Li, Deputy General Manager
Number of reports presented by internal auditors to the audit committee or any relevant committee to the board	13
Number of reports presented by internal auditors to the audit committee or any relevant committee to the board	2021 Annual Report Section III - Assessment of Operation of Internal Control, Internal Audit and Risk Management Systems By The Audit Committee
Name of the Chairman	Xiangyang Gao
Name of the CEO	Shaoxiong Xie
If the CEO and Chair functions are combined: provide the link to the relevant PDP announcement providing the rationale for such combined roles	The chairman and the General Manager are different persons.

be caused by the members of the board of directors during	Damages that may be caused by the members of the board of directors during the discharge of their duties have been insured under the liability insurance policy within the limit of USD 10 million. However, as stated in the Corporate Governance Principles Communiqué, the amount of insurance is not determined in excess of 25% of the Bank's capital and the issue is not disclosed in the PDP.
The name of the section on the corporate website that demonstrates current diversity policy targeting women directors	There is no policy for the women membership of the Board of Director.
The number and ratio of female directors within the Board of Directors	There is consisted in 1 woman Board member out of 6 Board Members. Woman members is at a rate of %17. In the absence of the General Manager, Deputy General Manager Ms. Jinhong Li acted as a natural Board member and Deputy General Manager for a while for the General Manager's duties. Thus, our women members has reached %33 in a year.

Composition of Board of Directors

Name, Surname of Board Member	The First Election Date To Board	Whether Executive Director Or Not	Whether Independent Director Or Not	Link to PDP Notification That Includes The Independency Declaration	Director	the Director Who Ceased to Satisfy	Whether The Director Has At Least 5 Years' Experience On Audit, Accounting And/Or Finance Or Not
XIANGYANG GAO	22.05.2015	Executive	Not	-	No	No	Yes
JIANFENG ZHENG	22.05.2015	Non- Executive	Not	-	No	No	Yes
YING WANG	22.05.2015	Non- Executive	Independent Member	https://www.kap. org.tr/tr/Bildirim/ 920494	Yes	No	Yes
PEIGUO LIU	02.01.2017	Non- Executive	Independent Member	-	No	No	Yes
SHAOXIONG XIE	29.11.2018	Executive	Not	-	No	No	Yes
SERHAT YANIK	24.02.2020	Non- Executive	Independent Member	<u>https://www.kap.</u> org.tr/tr/Bildirim/ <u>920494</u>	Yes	No	Yes

4. BOARD OF DIRECTORS-II	
4.4. Meeting Procedures of the Board of Directors	
Number of physical board meetings in the reporting period (meetings in person)	4
Director average attendance rate at board meetings	Physical %83, Circular % 100
Whether the board uses an electronic portal to support its work or not	Yes. "E- Board Meeting System" portal was obtained from Central Registry Agency (CRA). Since our Bank also has Board members residing in China (abroad), E-YKS Platform is actively used in physical meetings as of the 3rd quarter.
Number of minimum days ahead of the board meeting to provide information to directors, as per the board charter	Within the scope of our Bank's principles, information and related documents are submitted to the members at least 12 working days before the meeting.
The name of the section on the corporate website that demonstrates information about the board charter	Home Page > Investor Relations > Articles of Association
Number of maximum external commitments for board members as per the policy covering the number of external duties held by directors	There is no restriction for the Board members to have external duties outside the Bank. Duties held outside of the bank by the Board members are included in the Annual Report submitted to the General Assembly. While some members continue their duties in-group companies, some members are only fulfilling their duties for our Bank. The members allocate sufficient time for the Bank.
4.5. Board Committees	
Page numbers or section names of the annual report where information about the board committees are presented.	2021 Annual Report Section II- Management and Corporate Governance Practice / Committees/ Information Regarding the Committees Established within the Body of the Board of Directors
	https://www.kap.org.tr/tr/Bildirim/921005
	https://www.kap.org.tr/tr/Bildirim/852426
	https://www.kap.org.tr/tr/Bildirim/821196
	https://www.kap.org.tr/tr/Bildirim/795100
	https://www.kap.org.tr/tr/Bildirim/697417
	https://www.kap.org.tr/tr/Bildirim/672968
	Committees Working Principles/ Related Turkish Web-Site;
Link(s) to the PDP announcement(s) with the board committee charters	https://www.icbc.com.tr/tr/vatirimci-iliskileri/pdf-liste/Komiteler/145/0/0
	Committees Working Principles/ Related English Web Site;
	https://www.icbc.com.tr/en/investor-relations/pdf-list/Committees/726/0/0
	There is no PDP link to have been disclosed to the public relevant to working principles. The responsibilities of the committees are explained in Section II of the Annual Report - Management and Corporate Governance Practices/ Committees/ Information Regarding the Committees Established within the Body of the Board of Directors.

Names Of The Board Committees	Name Of Committees Defined As "Other" In The First Column	Name-Surname of Committee Members	Whether Committee Chairman Or Not	Whether Board Member Or Not
Audit Committee		Peiguo LIU	Yes	Board Member
Audit Committee		Ying WANG	No	Board Member
Corporate Governance Committee		Serhat YANIK	Yes	Board Member
Corporate Governance Committee		Jianfeng ZHENG	No	Board Member
Corporate Governance Committee		Levent İŞCAN	No	Not Member of the Board
Remuneration Committee		Ying WANG	Yes	Board Member
Remuneration Committee		Jianfeng ZHENG	No	Board Member
Other	Credit Committee	Xiangyang GAO	Yes	Board Member
Other	Credit Committee	Shaoxiong XIE	No	Board Member
Other	Credit Committee	Peiguo LIU	No	Board Member
Other	Board - Risk Management Committee	Xiangyang GAO	Yes	Board Member
Other	Board - Risk Management Committee	Shaoxiong XIE	No	Board Member
Other	Board - Risk Management Committee	Peiguo LIU	No	Board Member
Other	Board - Risk Management Committee	Ying WANG	No	Board Member
Other Board - Risk Management Committee		Jianfeng ZHENG	No	Board Member

¹ After previous General Manager Mr. Shaoxiong Xie left our Bank as of January of 10th, 2022, Ms. Jinhong Li, as Deputy General Manager, pursuant to Article 23rd of the Banking Law, as of January of 10th 2022, she has been acting as General Manager and natural Board member, Vice Chairman of the Credit Committee and member of the Risk Management Committee of the Board of Directors in the absence of General Manager.

4. BOARD OF DIRECTORS-III	
4.5. Board Committees-II	
Specify where the activities of the audit committee are presented in your annual report or website (Page number or section name in the annual report/website)	2021 Annual Report Section II- Management and Corporate Governance Practices- Committees/ Information Regarding the Committees Established within the Body of the Board of Directors
Specify where the activities of the corporate governance committee are presented in your annual report or website (Page number or section name in the annual report/website)	2021 Annual Report Section II- Management and Corporate Governance Practices – Committees - Information Regarding the Committees Established within the Body of the Board of Directors.
Specify where the activities of the nomination committee are presented in your annual report or website (Page number or section name in the annual report/website)	The functions of the Nomination Committee are performed by the Corporate Governance Committee.
Specify where the activities of the early detection of risk committee are presented in your annual report or website (Page number or section name in the annual report/website)	Within the scope of banking legislation, Credit and Risk Committees 2021 Annual Report Section II Management and Corporate Governance Practices- Information Regarding the Committees Established within the Body of the Board of Directors.
Specify where the activities of the remuneration committee are presented in your annual report or website (Page number or section name in the annual report/website)	2021 Annual Report Section II- Management and Corporate Governance Practices – Committees -Information on the Committees Established Within the Board of Directors
4.6. Financial Rights	
Specify where the operational and financial targets and their achievement are presented in your annual report (Page number or section name in the annual report)	2021 Annual Report Section II- Management and Corporate Governance Practices - Summary of the Board of Directors Annual Report
Specify the section of website where remuneration policy for executive and non-executive directors are presented.	Investor Relations - Corporate Governance/ Committees
Specify where the individual remuneration for board members and senior executives are presented in your annual report (Page number or section name in the annual report)	2021 Annual Report Section II Management and Corporate Governance Practices/ Financial Rights

Composition of Board Committees-II					
Names Of The Board Committees	Name Of Committees Defined As "Other" In The First Column	The Percentage Of Non executive Directors	The Percentage Of Independent Directors In The Committee	The Number Of Meetings Held In Person	of Reports on

Audit Committee		%100	%100	4	31
Corporate Governance Committee		%67	%33	1	4
Remuneration Committee		%100	%50	2	4
Other	Credit Committee	%33	%33	38	2
Other	Risk Management Committee	%60	%40	4	4

Duties of the Board of Directors Outside of the Bank

Name / SurnamePositions Assumed at the BankAt the Last 5 Years		Positions Held out of the Bank (Segregated as Within the Group and Out of the Group)			
Xiangyang GAO	Chairman of the Board of Directors and Credit Committee (Executive Member), Member of the Board of Directors, General Manager, Chairman of the Credit Committee, Chairman of the Board of Directors and Credit Committee, Member of the Risk Management Committee of the Board of Directors, Vice Chairman of the Credit Committee				
Shaoxiong XIE	General Manager/Member of the Board of Directors, Vice President of Credit Committee, Member of the Risk Management Committee of the Board of Directors	Intra-Group: Chairman of the Board of Directors at ICBC Turkey Yatırım Menkul Değerler A.Ş., an affiliate of the Bank.			
Peiguo LIU	Board of Directors Member, Chairman of the Audit Committee Credit Committee Member, Coordinator of the General Secretariat Group, Member of the Risk Management Committee of the Board of Directors	Intra-Group: Member of the Board of Directors at ICBC Turkey Yatırım Menkul Değerler A.Ş., an affiliate of the Bank			
Jianfeng ZHENG	Member of the Board of Directors, Member of the Corporate Governance Committee, Member of the Remuneration Committee, Member of the Risk Management Committee of the Board of Directors, Alternate Member of the Credit Committee	Intra-Group: ICBC Group Corporate Strategy and Investor Relations Department Senior Expert, Non-Executive Member of the Board of Directors in ICBC Mexico Ltd., ICBC Macau Ltd. ICBC (Thai) Public Company Ltd., ICBC Credit Suisse Asset Management Co. Ltd. Supervisor			
Ying WANG	Independent Member of the Board of Directors, Member of the Audit Committee, Chairman of the Remuneration Committee, Member of the Risk Management Committee of the Board of Directors, Alternate Member of the Credit Committee,	Intra-Group: ICBC Group Corporate Strategy and Investor Relations Department Senior Expert, Non-Executive Member of the Board of Directors in ICBC-AXA Assurance Co. Ltd., ICBC Europe S.A.			
Serhat YANIK	Corporate Governance Committee Chairman	Istanbul University Academic Member (Professor)			