PRINCIPLES OF CORPORATE GOVERNANCE FOR SUPERVISED INSTITUTIONS

		Principles	Is principle applied? (YES/PARTLY/NO/NOT APPLICABLE)	to which extent the principle is applied/ reason of deviation from the principle/ proposed actions
I. OR	GAN	ISATION AND ORGANISATIONAL STRUCTURE		
§ 1.	1	The organisation of a supervised institution should enable meeting long-term goals of the conducted activity.	YES	
	2	The organisation of a supervised institution should cover management and exercise of control, internal reporting, information flow and protection, and document circulation systems, which should be properly regulated in internal regulations.	YES	
	3	The organisation of a supervised institution should be reflected in the organisational structure.	YES	
	4	A supervised institution should ensure transparency of the organisational structure regulated in internal regulations by placing at least the basic organisational structure on the website.	YES	
§ 2.	1	A supervised institution should have an organisational structure which is transparent and adequate to the scale and nature of the conducted activity and the risk taken, in which the professional structure, tasks and scope of duties and responsibility are clearly ascribed and appropriately assigned. The organisational structure should cover and reflect the whole range of activities of the supervised institution, clearly separating each key function in the scope of the performed tasks. This pertains both to the division of tasks and responsibilities among members of the management body of the supervised institution, as well as the division of tasks and responsibilities among the organisational units of the head office, branches and specific positions or groups of positions.	YES	
	2	An organisational structure should be determined is a way which prevents the occurrence of doubt as to the scope of tasks and responsibilities of respective organisational units, branches and positions or groups of positions, in particular to prevent the occurrence of overlapping of duties and responsibilities of organisational units, branches and positions or groups of positions.	YES	
§ 3.	-	A supervised institution shall be obliged to comply with the requirements resulting from legal regulations and take into account the supervisory recommendations issued by the appropriate supervision bodies, in particular the FSC or the European Banking Authority (EBA), the European Securities and Markets Authority (ESMA), the European Insurance and Occupational Pensions Authority (EIOPA) respectively, as well as the obligations and declarations made before supervision authorities, and take into account individual recommendations issued by the supervision authorities.	YES	
§ 4.	1	A supervised institution should determine its own strategic goals, taking into account the nature and scale of the conducted activity.	YES	
	2	The organisation of a supervised institution should enable reaching the set strategic goals, taking into account the need to efficiently monitor the risk existing in its business.	YES	
	3	The organisation of a supervised institution should enable immediate undertaking appropriate actions in emergencies, when it is necessary to waive or it is not possible to implement the adopted strategic goals due to unexpected changes in the economic or legal environment of the supervised institution or when further implementation of the adopted goals may lead to violation of the standards defined in the regulations concerning the operations of the supervised institution or established principles of conduct.	YES	
	4	The organisation of a supervised institution should ensure that: 1) performance of tasks from the scope of the activity of the entity is entrusted to people who have the necessary knowledge and skills, who are supervised by people who also have the appropriate experience, 2) determining the scope of the entrusted tasks, the possibility of proper and reliable performance of the tasks at a given position is taken into account, 3) employee rights are adequately protected and their interests are properly taken into account, especially through the application of transparent and objective principles of employing and remunerating, appraisal, as well as rewarding and career advancement.	YES	

§ 5.	1	When developing or amending the organisational structure, its consistence shall be ensured,	YES	
		particularly with the internal constitution, with referring to the creation and functioning of a		
		supervised institution and the method of operation of its bodies.		
	2	The above requirement referring to the organisational structure should be kept also with	YES	
		reference to other internal documents related to the organisation and functioning of specific		
		organisational units and positions in the head office, as well as branches and organisational		
		units, as well as positions or groups of positions.		
	•		YES	
	3	The employees of a supervised institution should be ensured proper access to information on	1123	
		the scopes of entitlements, duties and responsibilities of particular organisational units.		
§ 6.	1	In the event of introduction into a supervised institution of an anonymous way of notifying the	YES	
		governing body or the supervisory body about any abuses in the supervised institution, there		
		should be ensured the possibility to use that tool by employees without the fear of suffering		
		negative consequences from the management and other employees of the supervised		
		institution.		
	2	The governing body should present reports concerning notifications of serious abuses to the	YES	
		supervisory body.		
§ 7.		A supervised institution shall apply business continuity planning in order to ensure continuity of	YES	
	_	operations and mitigation of losses in the event of serious disturbances in the entity's business		
		activity.		
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		ON WITH SUPERVISED INSTITUTION'S SHAREHOLDERS	l .	
§ 8.	1	A supervised institution should act in the interest of all shareholders, respecting the clients'	YES	
-		interests.		
	2	A supervised institution, when conducting business activity, should take into account the	YES	
		interests of all stakeholders, as long as they are not contrary to the interests of the supervised		
		institution.		
	3	A supervised institution should ensure adequate access to information for shareholders, in	YES	
		particular in the case of decisions made by the General Meeting. Providing information to		
		shareholders, its reliability and completeness shall be ensured, without preferential treatment		
		of selected shareholders.		
	4	A supervised institution, when justified by the number of shareholders, should strive for	NO	Currently neither the Bank's Statute nor the Rules of Procedure of the General Meeting provide
		facilitating the participation of all shareholders in the meeting of the General Meeting of the		shareholders with an option to participate in the general meeting using electronic means of
		supervised institution, among others, through ensuring the possibility of electronic active		communication. This is due to the Bank's earlier shareholding structure (concentrated
		participation in the meetings of the General Meeting.		ownership) (until the capital increase and re-IPO in May 2014) and no need to apply such
		participation in the meetings of the deficial meeting.		solutions expressed by the shareholders.
				The Bank does not exclude that in future it may apply the rules related to broadcasting and
			I .	remote active participation in general meetings when attendance grows or shareholders
				express their wish in this regard.
				The effective assessment of the shareholders needs will be possible when at least one general
				meeting has been held after the free float increase up to 15%.
§ 9.	1	Shareholders of a supervised institution should cooperate to implement its goals and to ensure	YES	The intention to comply with the Principles in this respect must be confirmed by the
		the security of the operations of that institution.	<u> </u>	Supervisory Board and the General Meeting.
	2	Shareholders may influence the functioning of a supervised institution only through the	YES	as above
		decisions of the General Meeting, without infringing upon the prerogatives of the other bodies.		
		Unauthorised exertion of influence on the General Meeting or Supervisory Board should be		
		reported to the Polish Financial Supervision Authority.		
	3	Shareholders shall be guided in their decisions by the interest of the supervised institution.	YES	as above
	_	and the supervised monthly in the supervised		
	4	A meeting of the General Meeting required for further proper functioning of a supervised	YES	as above
	•	institution should be called without delay.		
1	5	Shareholders should efficiently use the tools of ownership supervision, so as to ensure proper	YES	as above
	,	functioning of the management body and supervisory body of the supervised institution. The		
		bodies of the institution should function in a way that ensures separation of the ownership and		
		management functions. Combining the role of shareholder with a management function shall		
		require limitation of the role of entities related to the person in the supervisory body, to avoid		
		lowering the efficiency of internal supervision.		
	6	Any occurring conflicts between shareholders should be resolved without delay, so as to	YES	as above
		prevent the occurrence of infringement of the interest of the supervised institution and its		
		clients.		
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§ 10.	1	Shareholders may not interfere with the way of exercising management, including running	YES	The intention to comply with the Principles in this respect must be confirmed by the
		affairs by the management body of the supervised institution.		Supervisory Board and the General Meeting.
	2	Introduction of personal entitlements or other special entitlements for shareholders of a	YES	as above
		supervised institution should be justified and should serve to implement important goals of the		
		operations of the supervised institution. Holding such entitlements by shareholders should be		
		reflected in the essential internal constitutional act of that institution.		
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	3	Shareholders' entitlements should not lead to hindering proper functioning of the bodies of the	YES	as above
		supervised institution or discrimination of the other shareholders.		us usove
		Shareholders should not use their position for making decisions leading to the transfer of assets		as above
		from the supervised institution to other entities, or purchasing or making other transactions		45 45610
		causing disposal by the supervised institution of its assets on terms other than market terms, or		
		with a threat to the security or interest of the supervised institution.		
5.44	_	For the of the country the shared and the light to offer the transfer of the	VEC	
§ 11.		Execution of a transaction with related party should be justified by the interest of the	YES	
		supervised institution and should be made in a transparent way.		
		Transactions with related parties, which have a significant impact in the financial or legal	PARTLY	In general, the Supervisory Board is informed about and issues its opinions on all significant
		situation of the supervised entity or lead to the purchase or sale, or a different disposal of a		agreements/ transactions with related entities (including the parent entity). However, there is
		significant part of the assets, shall require obtaining an opinion from the supervisory body. If		no internal requirement for the SuB to take a formal resolution in each such case.
		members of the supervisory body report a dissenting opinion, the information and causes of		The Board of Executives will ask the SuB to take a resolution implementing the requirement to
		voicing a dissenting opinion shall be included in the minutes.		request the SuB's opinion on significant related party transactions, and to determine the
				criteria which a transaction has to meet to be classified as having a significant impact on the
				financial or legal situation or as leading to the purchase or sale, or a different disposal of a
				significant part of the assets.
	•		VEC	
		In the event that the decision concerning a transaction with an related party was made by the	YES	
		General Meeting, all shareholders should have access to any information necessary for		
		assessment of the terms on which the transaction is to be executed and its impact on the		
		situation of the supervised institution.		
6 4 3				
§ 12.	1	Shareholders shall be responsible for immediate capital increase of the supervised institution	YES	The principle pertains to the shareholders of the Bank. The law nor the Articles of Association
9 12.		Shareholders shall be responsible for immediate capital increase of the supervised institution when it is necessary for maintaining own capitals of the supervised institution at a level	YES	The principle pertains to the shareholders of the Bank. The law nor the Articles of Association do not impose any obligation upon the shareholders to increase the Bank's capital.
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	4	The principles of mitigating a conflict of interests should be defined in an appropriate internal regulation determining, among others, the principles of identification, management and	YES	
	А	The spinointee of mitigating a conflict of interests the still be defined in an angular state of the state of	VEC	
		on his or her reputation as a member of the management body of a supervised institution.		
		activity which could lead to the occurrence of a conflict of interest or have an adverse impact		
	3	A management body member should refrain from undertaking professional or non-professional	YES	
		reliable performance of the duties in the supervised institution.		
	2	In particular, a member of the management body should be a member of bodies of other entities if the time dedicated to performance of the function in the other entities prevents	YES	
			vec.	
		by the person in the management body of the supervised institution.		
		member beyond the supervised institution should not lead to such involvement of time and workload which would have an adverse impact on proper performance of the function fulfilled		
		activity of a management body member. Additional professional activity of a management body		
§ 17.	1	Fulfilling a function in the management body should constitute the main area of professional	YES	
		a supervised institution should be inidde in Polish of translated lifto Polish.		From January 2015 the minutes of the BoE meetings will be translated into Polish.
	2	Minutes and the contents of adopted resolutions or other decisions of the management body of a supervised institution should be made in Polish or translated into Polish.	PARTLY	At present the minutes of the BoE meetings are drawn in English only, while the resolutions are adopted in Polish and English.
		necessary assistance or an interpreter should be ensured.		LIIGII3II.
§ 16.	1	It is proper that meetings of a management body shall be held in Polish. In case of need, necessary assistance of an interpreter should be ensured.	NO	The meetings of the BoE are conducted in English. All BoE members have a good command of English.
		attributed to any member of the management body.		
	4	An internal division of responsibilities among the members of a management body should not lead to a situation when a specific area of the supervised institution's operations is not	YES	
		An integral division of responsibilities are such as a few sections of the section of the sectio	VEC	
		or internal conflicts of interests.		
		lead to an unnecessary overlap of the competences of the members of the management body		
		institution among the members of the management body should be made in a transparent and unequivocal manner, and should be reflected in the internal regulations. The division should not		
	3	An internal division of responsibilities into specific areas of operations of the supervised	YES	
		levels.		
		responsibilities for specific areas of operations of the supervised institution among the members of the management body or delegating specific entitlements to lower management		
<u>, 13.</u>		competency of the management body, regardless of the Introduction of internal division of		
	2	Management body members shall bear collective liability for the decisions reserved as	YES	
		board to lead the work of that body.		
§ 15.	1	The management body shall have a separated function of the president of the management	YES	
		functions of conducting affairs, planning, organising, deciding, directing and controlling the operations of the institution.		
	4	Management of the operations of a supervised institution encompasses in particular the	YES	
		operations of the supervised institution.		
	3	security of the supervised institution. A management body should be the only one entitled to and responsible for management of the	YES	
	2		YES	
		defined in the legal regulations, internal regulations and supervision guidelines.		
§ 14.	1	A management body, acting in the interest of the supervised institution, should have regard to the goals and principles of the conducted business activity and the supervised institutions as	YES	
S 1.4	1	A management hody acting in the interest of the supervised in this interest and heavy and the	VEC	
		market necessary for managing a supervised institution on the Polish financial market.		
		who speak Polish and manifest an appropriate experience and knowledge of the Polish financial		
	5	The composition of the management body shall include an appropriate participation of people	YES	
		the supervised institution.		
	4	Individual competences of specific members of the collective management bodies should complement one another, so as to enable ensuring proper level of collective management of	YES	

§ 19.		A member of the supervisory body should have the competences to properly perform the obligations of supervising the supervised institution resulting from: 1) knowledge (possessed as a result of education, undergone trainings, obtained professional qualifications or academic titles, or acquired otherwise in the course of professional career), 2) experience (gained in the course of performing specific functions or occupying specific positions), 3) skills necessary to perform the entrusted function.	YES	
	2	Individual competences of specific members of the collective supervisory bodies should complement one another, so as to enable ensuring proper level of collective exercise of supervision over all areas of activity of the supervised institution.	YES	
	3	A member of a supervisory body should warrant due performance of the duties entrusted to him or her.	YES	
	4	The composition of the management body shall include an appropriate participation of people who speak Polish and manifest an appropriate experience and knowledge of the Polish financial market necessary for supervision over a supervised institution on the Polish financial market.	YES	
§ 20.	1	A supervisory body shall exercise supervision over the affairs of the institution, while being guided when performing his or her tasks with care for proper and secure operations of the supervised institution.	YES	
	2	A supervisory body should have the ability to undertake necessary supervisory activities on an ongoing basis, especially during the implementation of the adopted strategic goals or significant changes in the level of risk or occurrence of significant risks in the operations of the supervised institution, as well as in the scope of financial reporting, including introduction of major changes to the accounting policy which have a significant impact on the contents of the financial information.	YES	
		A supervisory body and its particular members shall, when exercising supervision, be guided by impartial assessment and judgement.		
§ 21.	1	The number of members of a supervisory body shall be adequate to the nature and scale of the activity conducted by the supervised institution.	YES	
	2	A supervisory body shall have a separated function of the chairman to lead the work of the supervisory body. The selection of the president of the supervisory body shall be made on the basis of experience and ability to lead a team, taking into account the criterion of independence.	PARTLY	The Chairman of the SuB is not appointed from among independent members, but represents the major shareholder, which is in line with the BNP PARIBAS Group policy The election of the SuB Chairman is based on the assessment of qualifications and professional experience of the person, but it is not determined by the independence criterion.
§ 22.	1	The composition of a supervised institution's supervisory body shall include an appropriate proportion of independent members, and when this is not possible, appointed from among candidates identified by minority shareholders. Independence is manifested, most of all, in lack of direct and indirect connections with the supervised institution, members of the management and supervisory bodies, significant shareholders and entities related to them.	YES	
	2	In particular, independence should be characteristic for the members of the audit committee or members of the supervisory body who hold competences in the area of accountancy or financial revision.		
	3	If supervisory body members voice a dissenting opinion, information and causes of the opinion shall be included in the minutes.		
	4	The audit committee or the supervisory body shall, within monitoring of the performance of the actions of financial revision, agree on the principles of carrying out the actions by an entity authorised to examine financial statements, including in the scope of the proposed action plan.	YES	
	5	The audit committee or the supervisory body, while presenting the results of financial review activities by an authorised entity for examination of financial statements, should express its opinion on the financial statement, which is concerned by the financial review activities.	YES	

	6	Cooperation between the audit committee and the supervisory body with the entity authorised	YES					
		to examine financial statements should be documented. Termination of an agreement with the						
		entity authorised to audit financial statements should be subjected to the assessment of the						
		supervisory body, which shall place information on the causes of that termination in the annual						
		report containing assessment of the financial statements of the supervised institution.						
5 22	1	A supervisory body member of the supervised institution should perform his or her function in	YES					
9 23.	1		TES					
		an active manner, manifesting the necessary level of involvement in the work of the supervisory						
		body.						
	2	The necessary level of involvement shall be manifested in dedicating sufficient time to properly	YES					
	-	, , , ,	1.23					
		perform the tasks of the supervisory body.						
	3	The remaining professional activity of a supervisory body member may not be detrimental to	YES					
		the quality and efficiency of the exercised supervision.						
	4	A supervisory body member should refrain from undertaking professional or non-professional	YES					
	7		1123					
		activity which could lead to the occurrence of a conflict of interest or otherwise have an						
		adverse impact on his or her reputation as a member of the supervisory body of a supervised						
		institution.						
	5	The principles of mitigating a conflict of interests should be defined in an appropriate internal	YES					
	,	1 , , , , , , , , , , , , , , , , , , ,	1.23					
		regulation determining, among others, the principles of identification, management and						
		prevention of conflicts of interests, as well as the principles of excluding a supervisory body						
		member in the case of the occurrence of a conflict of interest or the possibility of its						
	_	occurrence.						
§ 24.	1	It is proper that meetings of a supervisory body shall be held in Polish. In case of need,	NO	The meetings of SuB are conducted in English. All Supervisory Board members have a good				
		necessary assistance of an interpreter should be ensured.		command of English.				
1	_	Minutes and the contents of planted resolutions or other desirions of the commission, body of a	DADTLY	At account the minutes of the CuD meetings are drown in English only while the recolutions are				
	2	Minutes and the contents of adopted resolutions or other decisions of the supervisory body of a		At present the minutes of the SuB meetings are drawn in English only, while the resolutions are				
		supervised institution should be made in Polish or translated into Polish.		adopted in Polish and English.				
				From January 2015 the minutes of the SuB meetings will also be translated into Polish.				
				J				
5.25	_	Constitution and the constitution had also like the constitution of the constitution o	VEC					
§ 25.	1	Supervision exercised by a supervisory body should be of permanent nature, and supervisory	YES					
		body meetings should be held as needed. If an audit committee or other committees operate in						
		a supervisory institution, which have been entrusted specific issues related to the activity of the						
		supervised institution, meetings of the supervisory body should take place no less than four						
		times per year, otherwise no less than every two months.						
	2	In the event of detection, in the course of performing supervision activities, of abuses, major	YES					
		errors, including such that have a significant impact on the contents of the financial information						
		or other serious irregularities in the functioning of a supervised institution, the supervisory body						
		should undertake appropriate actions, in particular demand the management body to provide						
		explanations and request it to introduce efficient solutions to counteract the occurrence of						
		similar						
	3	A supervisory body, should it be necessary for the exercise of proper and efficient supervision,	YES					
		may request the management body to appoint a selected external entity to carry out specific						
		analyses or acquire its opinion on specific matters.						
§ 26.	_	In the event of incomplete composition of the supervisory body of a supervised institution, it	YES					
		should be supplemented without delay.						
§ 27.		A supervisory body shall perform regular assessment of the application of the principles	YES	Evaluation of implementation and compliance with the Corporate Governance Principles will be				
3 - / .	-		'					
		introduced herein, and the result of the assessment shall be made available on the supervised		executed on the annual basis, but the first evaluation for the year 2015 will be done in 2016.				
		institution's website and submitted to the remaining bodies of the supervised institution.		A relevant provision in this regard will be added to the SuB Regulations.				
V DE	יייות	NERATION POLICY	·					
§ 28.	1	A supervised institution should have a transparent policy of remuneration of members of the	YES					
		management body and the supervisory body, as well as key personnel. The principles of						
		remuneration shall be defined by means of an appropriate internal regulation (the						
		remuneration policy).						
[2	When establishing the remunerating policy, one should take into account the financial situation	YES					
	_	of a supervised institution.						
 			VEC					
	3	The supervisory body shall annually prepare and present to the General Meeting a report on the	YES					
		assessment of the functioning of the remuneration policy in the supervised institution.						
		1	l	1				

	4	The General Meeting shall assess whether the established remuneration policy contributes to the development and security of the operations of the supervised institution.	YES	
§ 29.	1	Remuneration of the members of the supervisory body shall be established adequately to the fulfilled function, as well as adequately to the scale of operations of the supervised institution. Supervisory body members appointed to work in committees, including the audit committee, should be remunerated adequately to the additional tasks performed within a given committee.	YES	
_	2	Remuneration of supervisory body members, unless regulations prohibit the payment of such remuneration, should be established by the decision-making body.	YES	
-	3	The principles of remunerating supervisory body members should be transparent and included in the relevant internal regulation of a supervised institution.	YES	
§ 30.	1		YES	
	2	A supervisory body shall exercise supervision over the introduced remunerating policy, including verification of meeting the criteria and conditions of eligibility for variable remuneration components before the payment of the whole or part of that remuneration.	YES	
-	3	With regard to persons who fulfil key functions, responsibility for introduction of an appropriate internal regulation and supervision in that area shall lie with the management body.	YES	
	4	Variable remuneration components of management body members or key personnel shall depend in particular on objective criteria, the quality of management of the supervised institution, and shall take into account long-term aspects of the operations and method of implementation of strategic goals. When establishing the variable remuneration components, rewards and perks, including those resulting from motivational schemes and other bonus schemes paid, due or potentially due, shall be taken into account. An established remuneration policy shall not constitute an incentive for undertaking excessive risk in the operations of the supervised institution.	YES	
	5	Remuneration of a management body member or key personnel should be financial and paid from the funds of the supervised institution.	YES	
VI. CC	OMI	MUNICATION POLICY		
§ 31.	1	A supervised institution should maintain a transparent communication policy, taking into account the needs of its shareholders and clients, made available on the institution's website.	YES	
	2	The communication policy should be based on facilitating access to information. In particular the reports published by a supervised institution, containing financial information, when justified by the number of shareholders, should be made available in the electronic form, encompassing solutions which make it easier for the reader to become familiar with the incorporated information (interactive reports).	YES	
	3	A supervised institution should ensure that shareholders have equal access to information.	YES	
		The communication policy should determine in particular the principles and dates of replying to shareholders and clients.		
	5	The communication policy should ensure protection of information, and incorporate separate regulations related to possession of the status of a public company or resulting from the special regulations concerning the functioning of supervised institutions.	YES	
VII. P	ROI	MOTIONAL ACTIVITIES AND CLIENT RELATIONS		
§ 32.	1	The advertising message concerning a service or product offered by a supervised institution or its activity, hereinafter referred to as the "advertised item", should be reliable and shall not mislead, and it shall be characterised by respect for the generally applicable legal regulations, principles of fair trading, as well as good conduct.	YES	
	2	An advertising message should clearly identify what the product or service it concerns.	YES	
I L				

	_		luce	
		An advertising message may not emphasise the benefits in a way which could result in	YES	
		diminishing of the importance of costs and risks related to the purchase of a product or service.		
§ 33.		An advertising message should not mislead or create the possibility of misleading, in particular	YES	
ყ აა.	-		1123	
		with respect to:		
		1) the legal nature of the advertised item, including the rights and obligations of the client,		
		2) identify of the advertising entity,		
		3) significant features of the advertised item,		
		4) benefits which might be achieved by purchasing or using the advertised item, and the period		
		of time, during which they arise,		
		5) total costs related to the purchase or use of the advertised item incurred by the client and		
		the period of time, which the costs concern,		
		6) the time, value and territorial availability of the advertised item,		
		7) the risk related to the purchase or use of the advertised item.		
§ 34.	_	When creating and publishing an advertising message, a supervisory institution should in	YES	
		particular:		
		1) care for the nature and structure of the advertising messages prepared and published in the		
		name of a supervised institution or in its behalf,		
		·		
		2) ensure that the recipient can freely become familiar with the whole content making up the		
		message, in particular all kinds of indications and reservations constituting an integral part of		
		the advertising message,		
		3) ensure that graphic solutions used in an advertising message do not make it difficult for the		
		recipient to learn about the most important information concerning the advertised item and		
		contained in the message, in particular the information required by the legal regulations and		
		supervisory recommendations,		
		4) provide the source of the presented information, if the advertising message refers to sales		
		figures, statistical surveys, rankings, ratings and other data.		
§ 35.	_	The process of offering financial products or services should be conducted by people with	YES	
		appropriate preparation in order to ensure reliability of the information communicated to the		
		clients and provision of comprehensible explanations.		
§ 36.	1	A supervised institution should make every effort to ensure that the offered financial products	YES	
3 30.		or services are adequate to the needs of the clients, to whom they are addressed.		
	2	At the stage of presenting the nature and structure of the recommended financial product or	YES	
		service, supervised institutions and entities cooperating with them should take into account the		
		needs referred to in item 1, in particular in terms of the client's individual situation, including		
		the knowledge and experience on the financial market, and in justified cases, the desired		
		duration of the investment and risk acceptance level.		
		and the state of t		
8 27		A cupanized institution and antitios econorating with it should inform shout its and the second	VEC	
§ 37.	_	A supervised institution and entities cooperating with it should inform about its product or	YES	
		service in a reliable manner and in a way understandable for an average recipient, including in		
1		particular about the nature and structure of that product or service, the benefits and factors		
		that determine obtaining possible profits, as well as all related risks, including fees and costs		
		(also those related to early resignation from the product or service).		
		,		
§ 38.	1	Any necessary information concerning the nature and structure of a financial product or service,	YES	
3 30.	-			
		which is important for the client's decision making, should be made available to the clients in a		
		way which enables them to freely become familiar with its content due in advance before		
		conclusion of an agreement.		
	2	The provisions of the agreement, including the templates of the agreement and important	YES	
		information on the agreement, contained in other documents, should be presented to a client		
		by supervised institutions and entities cooperating with them before making by the client the		
		decision to conclude an agreement.		
1	2	If a client is unable to become familiar with the documents displayed on the site, the supervised	VES	
1	,		1.23	
		institution should supply the client with their own copies of the documents at its own cost.		
1 .				
		Supervised institutions should undertake appropriate actions and exercise due diligence to	YES	
		ensure that the templates of agreements contain no ambiguous provisions.		
§ 39.		A supervised institution should drawn up and make available to the clients clear and	YES	
	_	transparent principles of considering complaints.		
		a anaparant principles of considering complaints.	I	

			,	
§ 40.	_	A supervised institution should introduce an organised form of considering complaints and	YES	
		undertaking remedial actions aimed at mitigating the situations causing their occurrence in the		
		future.		
§ 41.		The process of considering complaints by a supervised institution should be carried out	YES	
	_	immediately, not later than within 30 days, as well as it should be characterised by reliability,		
		thoroughness, impartiality and compliance with generally applicable legal regulations, the		
		principles of fair trading, and good conduct.		
S 43			VEC	
§ 42.	-	A reply to a complaint should contain, as far as possible, full and exhaustive factual and legal	YES	
		justification, adequate to the charges contained in the complaint.		
§ 43.		A supervised institution should strive at amicable resolution of disputes with its clients.	YES	
	_	·		
§ 44.		A supervised institution, asserting its claims, in particular conducting debt enforcement actions	VES	
3	-	against clients, should act in a professional manner and care for the reputation of a public trust	1.23	
		institution.		
VIII.		INTERNAL SYSTEMS AND FUNCTIONS		
§ 45.	1	A supervised institution should have an adequate, effective and efficient system of internal	YES	
		control, providing assurance regarding:		
1		1) correctness of administrative and accounting procedures, as well as financial reporting, and		
		reliable internal and external reporting,		
		2) compliance of the operations with the legal regulations and internal regulations, as well as		
		taking into account the supervisory recommendations.		
			VEC.	
	2	The process of assuring implementation of the objectives of the internal control system should	YES	
		encompass organisation of internal control, control mechanisms and estimation of the risk of		
		failure to achieve the objectives listed in item 1.		
	3	A supervised institution should document the process of assuring implementation of the	YES	
		objectives of the internal control system.		
§ 46.	1	The internal control system of a supervised institution should cover all levels in the	YES	
		organisational structure of the supervised institution.		
	2	The management body should develop and implement an adequate, effective and efficient	YES	
		internal control system and the supervisory body or the audit committee should carry out a		
		periodical assessment of the adequacy, effectiveness and efficiency of both the whole internal		
		control system and its selected elements.		
	2	Employees of a supervised institution within official duties should be assigned appropriate tasks	VEC	
	•	related to assuring implementation of the objectives of the internal control system.	1123	
		literated to assuming implementation of the objectives of the internal control system.		
5 47	4	A Stade at the late of a selection of the late	VEC	
§ 47.	1	A supervised institution should develop and implement an effective, efficient and independent	YES	
		compliance function of the operations of the supervised institution with legal regulations and		
		internal regulations, also taking into account supervisory recommendations.		
	2	The way of organising the compliance function should guarantee independence of performing	YES	
		tasks in that scope.		
§ 48.	1	A supervised institution should develop and implement an effective, efficient and independent	YES	
		internal audit function, aimed especially at regular examination of the adequacy, efficiency and		
		effectiveness, in particular of the internal control system, the compliance function and the risk		
		management system.		
	2	The way of organising the internal audit function should guarantee independence of	YES	
	-		1.23	
5.40	4	performance of tasks in that scope.	VEC	
§ 49.	1	The person heading the internal audit unit and the person heading the compliance unit shall	YES	
		have secured the possibility of direct communication with the management body and the		
		supervisory body or the audit committee; they shall also have the possibility to report directly		
		and simultaneously to those bodies.		
	2	The person heading the internal audit unit and the person heading the compliance unit shall	YES	
1		participate in the meetings of the management body and the supervisory body or the audit		
1		committee if the meeting concerns issues related to the internal control system, the internal		
		audit function or the compliance function.		
	3	In a supervised institution, appointment and dismissal of the person heading the internal audit	YES	
	-	unit and the person heading the compliance unit shall be made with the consent of the		
		supervisory body or the audit committee.		
		Jouper visory body of the addit confinitiee.		

	4	In a supervised institution, where there is no internal audit unit or compliance unit, the	NOT APPLICABLE	
		entitlements referred to in items1-3 shall be held by the people responsible for performance of		
		those functions.		
§ 50.	1	A supervised institution should efficiently manage the risk existing in its operations, in particular	YES	
		through drawing up and implementation of an adequate and efficient risk management system,		
		taking into account a risk management strategy, incorporating the risk tolerance determined by		
		the supervised institution.		
I +	_		VEC	
	2	The risk management process should encompass its identification, measurement, estimation,	YES	
		monitoring and application of control and mitigating mechanisms for the identified, measured		
		and estimated risk level.		
	3	Risk management systems should be organised adequately to the nature, scale and complexity	YES	
		of the conducted activity, taking into account the strategic goals of the supervised institution,		
		including the strategy concerning risk management, incorporating the risk tolerance determined		
		by the supervised institution.		
§ 51.	1	Regardless of the tasks assigned to the organisational units and other bodies of a supervised	YES	
8 21.	1		1123	
		institution, responsibility for efficient risk management shall lie with the management body.		
	2	Management body members, taking into account the nature, scale and complexity of the	YES	
		activity conducted, shall not combine responsibility for management of a given risk and		
		responsibilities in the area of operations that generate that risk.		
§ 52.	1	The supervisory body should approve and supervise the implementation of the risk	YES	
		management strategy by exercising supervision over the efficiency of risk management. The		
		management body should ensure reception by the supervising body of regular and up-to-date		
		information on the risk identified in the current or future operations of the supervised		
		institution, the nature scale and complexity of the risk, and the actions undertaken in the scope		
		of management of that risk, including also information directly from the internal audit unit, the		
		compliance assurance unit, or a different unit responsible for that area.		
	2	In a supervised institution, where there is no audit unit or compliance assurance unit, and	YES	
		where no unit responsible for that area has been appointed, the information referred to in item		
		1 shall be submitted by the people responsible for fulfilling those functions.		
		1 shall be submitted by the people responsible for full limit those full entrois.		
IX. EX	(ECU	TION OF RIGHTS RESULTING FROM ASSETS ACQUIRED AT CLIENT'S RISK		
§ 53.		A supervised institution which managed assets at client's risk should efficiently manage those	NOT APPLICABLE	The Bank (Brokerage Office BNP Paribas Polska) has not started to offer services of assets
y 55.	-	assets, so as to ensure the necessary protection of clients' interests.	NOT APPLICABLE	
2 - 2				management, at present the internal regulations are being finalized.
§ 54.	1	A supervised institution should use the available corporate supervision measures over entities –	NOT APPLICABLE	as above
		issuers of securities subject to management, in particular when the level of involvement into		
		securities is considerable or it is required by protection of clients' interests.		
l [2	A supervised institution which manages assets at client's risk should introduce transparent	NOT APPLICABLE	as above
		principles of cooperating with other financial institutions when executing corporate supervision		
		over entities – issuers of securities subject to management.		
		ever entities issuers or securities subject to management.		
 	3	A supervised institution which manages assets at client's risk shall create and communicate to	NOT APPLICABLE	as above
	3		NOT APPLICABLE	as above
		clients a policy of application of corporate supervision measures, including the procedures of		
		participation and voting in the meetings of General Metting.		
§ 55.	_	A supervised institution which manages assets at client's risk should avoid in its operations	NOT APPLICABLE	as above
		situations which might cause the occurrence of a conflict of interests, and in the event of the		
		occurrence of a conflict of interests, it should be guided by the client's interest, notifying the		
		client about the occurrence of the conflict of interests.		
§ 56.		A supervised institution which manages assets at client's risk should introduce transparent	NOT APPLICABLE	as above
g 56.	-		INOT APPLICABLE	as anove
		principles of cooperating with other supervised institutions with respect to transactions		
igsquare		executed at client's risk.		
		A supervised institution, when acquiring assets at client's risk, should act in the client's interest.	NOT APPLICABLE	as above
§ 57.	-			
§ 57.	-	The decision-making process should be properly documented.		