Corporate Governance Compliance Report (CGCR) and Corporate Governance Information Form (CGIF) are announced on Public Disclosure Platform ("PDP") at least three weeks before the General Assembly Meeting. The company report status of complying the volunteering principals with CGCR, informs about the corporate governance implementation with KYBF templates.

The Corporate Governance Compliance Report was prepared in accordance with the decision no.2/49 of Capital Markets Board's dated 10 January 2019 and prepared within the framework of the corporate governance principles stated in the "CMB" Communiqué Series II 17.1.

(X) represents the Company's compliance status and the explanations are made for the status other than yes.

Compliance Status

CORPORATE GOVERNANCE			Comp				
	PLIANCE REPORT	Yes	Patial	No Exe	mpted	N/A	Explanation
1.	SHAREHOLDERS						-
1.1.	Facilitating the Exercise of						
	Shareholder Rights						
1.1.2	Up-to-date information and disclosures						
1.1.2	which may affect the exercise of						
	shareholder rights are available to						
	investors at the corporate website	Х	_	_	_	_	
1.2.	Right to Obtain and Review Information						
1.2.1	Management did not enter into any						The requests for the
1.2.1	transaction that would complicate	_	_	_	_	Х	assignation of a special
	the conduct of special audit.					^	auditor has not yet been
	the conduct of special addit.						regulated as individual right
							in the articles of association
							No requests were received
							for the assignation of a
							special auditor within
							the period.
1.3.	General Assembly						the period.
1.3.2	The company ensures the clarity of the						
1.0.2	general Assembly agenda, and that an	item					
	on the agenda doesn't cover multiple to		_	_	_	_	
107							Auticles of coordination
1.3.7	Insiders with privileged information have informed the board of directors about)					Articles of association
		مرا ما الماني					does not contain privileges
	transactions conducted on their behalf v						for the exercise of voting
	the scope of the company's activities in						rights.
	for these transactions to be presented a	ıt				V	
	the General Shareholders' Meeting.	-	<u>-</u>	-	-	Х	
1.3.8	Members of the board of directors who	are					
	concerned with specific agenda items,						
	auditors and other related persons,as w	ell as					
	the officers who are responsible for the						
	preparation of the financial statements						
	were present at the General						
	Shareholders' Meeting.	Х	-	-	-	-	
1.3.10	The agenda of the General Shareholder	s'					
	Meeting included a separate item detail	ing					
	the amounts and beneficiaries of all						
	donations and contributions.	Χ	-	-	-	-	
1.3.11	The General Shareholders' Meeting was						
1.3.11	held open to the public, including the	5					
	stakeholders, without having the	V					
	right to speak.	Х	-	-	-	-	

	PORATE GOVERNANCE PLIANCE REPORT Y	es	Partial	No Eve	No Exempted		Explanation
1.4.	Voting Rights	C 3	1 artiar	NO LXC	inpieu	N/A	Explanation
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.	Х	-	-	-	-	
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						
1.5.1	The company pays maximum diligence to the exercise of minority rights.	Х	-	-	-	-	
1.5.2	The Articles of Association extend the use of minority rights to those who own less that one twenthieth of the outstanding shares, and expand the scope of the minority rights		Х	_	_	_	The Company has adopted the rates specified in the legislation of stock in companies
1.6.	Dividend Right	٠.	Λ				companies
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.	_	_	_	_	Х	Profit is distributed
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.	Х	-	-	-	-	
	shares from being transferred.	^	-	-	-	-	

			Compl				
	ORATE GOVERNANCE						
	PLIANCE REPORT	Yes	Partial	No Exe	mpted	N/A	Explanation
2.	DISCLOSURE AND TRANSPARENCY						
2.1.	Corporate Website						
2.1.1	The company website includes all						
	elements listed in Corporate						
	Governance Principle 2.1.1.	X	-	-	-	-	
2.1.2	The shareholding structure (names,						
	privileges, number and ratio of shares, at						
	beneficial owners of more than 5% of the	!					
	issued share capital) is updated on the website at least every 6 months.	Х					
2.1.4	The company website is prepared in other		<u> </u>	-	-		Significant informations has
2.1.4	selected foreign languages, in a way to	2 1					been translated into English
	present exactly the same information						and the works proceed
	with the Turkish content.		Χ				for translating all
							informations in English
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	s. X	-	-	-	-	
2.2.2	The annual report includes all elements						The page number or the
	listed in Corporate Governance	-		-	-	-	section related with the
	Principle 2.2.2.		X				conflicts and precaution
							between the investment
							consultancy and rating
							instutations are not included
3.	STAKEHOLDERS						
3.1.	Corporations's Policy on Stakeholders						
3.1.1	The rights of the stakeholders are protec	ted					
	pursuant to the relevant regulations,						
	contracts and within the framework of						
	bona fides principles.	Х	-	-	-	-	
3.1.3	Policies or procedures addressing						
	stakeholders' rights are published						
	on the company's website.	Х	-	-	-	-	
3.1.4	A whistleblowing programme is in place	.,					
	for reporting legal and ethical issues.	Х	-	-	-	-	
3.1.5	The company addresses conflicts of						
	interest among stakeholders	V					
	in a balanced manner.	Х	-	-	-	-	

			Comp	liance Status			
	PORATE GOVERNANCE PLIANCE REPORT	Yes	Partial	No Exen	npted	N/A	Explanation
3.2.	Supporting the Participation of the Stakeh In the Corparation's management	olders					
3.2.1	The Articles of Association, or the internal regulations (terms of reference/manuals), of employees in management.	-	Х	-	-	-	The relevant requirements are set out in the "Basic Law of Soda Employees" which established by the management instead of article of association
3.2.2	Surveys/other research techniques, consultation, interviews, observation meth etc. were conducted to obtain opinions from stakeholders on decisions that	nod					
	significantly affect them.	Х	-	-	-	-	
3.3.	Human Resources Policy						
3.3.1	The company has adopted an employmer policy ensuring equal opportunities, and a succession plan for all key managerial positions.		_			_	
3.3.2	Requirement criteria						
0.0.2	are documented.	Χ	-	-	-	-	
3.3.3	The company has a policy on human resources development, and organises trainings for employees.	Х	-	_	_	-	
3.3.4	Meetings have been organised to inform employees on the financial status of the company, remuneration, career planneducation and health.	ing,	_	_	_	_	
3.3.5	Employees, or their representatives, were notified of decisions impacting them The opinion of the related trade						
000	unions was also taken.	Х	-	-	-	-	
3.3.6	Job descriptions and performance criteria have been prepared for all employees, announced to them and taken into accour to determine employee remuneration.		_	_	_	_	
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						
3.3.8	emotional mistreatment. The company ensures freedom of association and supports the	Х	-	-	-	-	
	right for collective bargaining.	Χ	-	-	-	-	
3.3.9	A safe working environment for employees is maintained.	Х	-	-	-	-	

	<u> </u>		Comp				
	ORATE GOVERNANCE		Partial				
	PLIANCE REPORT	Yes		No Exe	mpted	N/A	Explanation
3.4.	Relations with Customers and Suppliers						
3.4.1	The company measured its customer						
	satisfaction, and operated to ensure						
	full customer satisfaction.	Х	-	-	-	-	
3.4.2	Customers are notified of any delays						
	in handling their requests.	Х	-	-	-	-	
3.4.3	The company complied with						
	the quality standards with respect						
	to its products and services.	Х	-	-	-	-	
3.4.4	The company has in place adequate						
	controls to protect the confidentiality of						
	sensitive information and business secre						
	of its customers and suppliers.	Х	-	-	-	-	
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	-	-	-	-	
3.5.2	The company has been mindful of its so	cial					
	responsibility and has adopted measure	s					
	to prevent corruption and bribery.	Χ	-	-	-	-	
4.	Board of Directors						
4.1.	Role of the Board of Directors						
4.1.1	The board of directors has ensured stra-	tegy					
	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 meet	ings					
	indicate that the board of directors discu	issed					
	and approved strategy, ensured resource	es					
	were adequately allocated, and monitore	ed					
	company and management performance	e. X	-	-	-	-	

	_		Comp				
CORPORATE GOVERNANCE COMPLIANCE REPORT		Yes	Partial	No Exe	mpted	N/A	Explanation
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.	Х	-	-	-	-	
4.2.2	Duties and authorities of the members of the board of directors are disclosed in the annual report.	Х	-	-	-	-	
4.2.3	The board has ensured the company has internal control framework adequate for it activities, size and complexity.		-	-	-	-	
4.2.4	Information on the functioning and effectiveness of the internal control system is provided in the annual report.	Х	-	-	-	-	
4.2.5	The roles of the Chairman and Chief Executive Officer are separated and define	ned.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.	Х	-	-	-	-	
4.2.8	The company has subscribed to a Directors and Officers liability insurance covering more than 25% of the capital.	e X	-	-	-	-	
4.3.	Structure of the Board of Directors						
4.3.9	The board of directors has approved the policy on its own composition, setting a minimal target of 25% for female direct. The board annually evaluates its composand nominates directors so as to be		X				The Board of Directors did not set a target for female members as a rate of not less than 25%, and no policy has determined, However, the rate of
	compliant with the policy.	-	Χ	-	-	-	female in the Board of Directors is 33%
4.3.10	At least one member of the audit commit has 5 years of experience in	tee					
	audit/accounting and finance.	Χ	-	-	-	-	

			Comp	liance Statu	IS		
CORPORATE GOVERNANCE COMPLIANCE REPORT		/es	Partial	No Exe	mpted	N/A	Explanation
4.4.	Board Meeting Procedures						
4.4.1	Each board member attended the						
	majority of the board meetings in person	Χ	-	-	-	-	
4.4.2	The board has formally approved a minimum	um					There is no minimum
	a minimum time by which information and						duration altough the
	documents relevant to the agenda items						informing documents are
	should be supplied to all board members.	-	X	-	-	-	shared to all members
							in sufficent time.
4.4.3	The opinions of board members that could	I					
	not attend the meeting, but did submit thei	r					
	opinion in written format, were						
-	presented to other members.	Χ	-	-	-	-	
4.4.4	Each member of the board has						
	one vote.	Χ	-	-	-	-	
4.4.5	The board has a charter/written internal						
	rules defining the meeting procedures						
	of the board.	Х	-	-	-	-	
4.4.6	Board minutes document that all items						
	on the agenda are discussed, and board						
	resolutions include director's dissenting						
	opinions if any.	Х	-	-	-	-	
4.4.7	There are limits to external commitments						There is no Board member
	of board members. Shareholders are						take in charge outside the
	informed of board members' external						group except independent
	commitments at the		V				members. Their resumes
	General Shareholders' Meeting.	-	Х	-	-	-	are included in the
4 E	Doord Committies						annual report.
4.5.	Board Committies						A
4.5.5	Board members serve in only		V				A member who is not an
	one of the Board's committees.	-	Х	-	-	-	independent member of the Board of Directors is involved
							In two committees,
							Independent members are
							assigned in more than one
							committees.
4.5.6	Committees have invited persons to the						
1.0.0	meetings as deemed necessary						
	to obtain their views.	Х	_	-	_	_	
4.5.7	If external consultancy services are used,	- •					The Committee did not
	the independence of the provider is						receive any significant
	stated in the annual report.	_	Χ	-	_		advisory services except
							independent audit firm and
							credit rating agency
4.5.8	Minutes of all committee meetings are						
	kept and reported to board members.	Χ	-	-	-	-	
	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	-					

CORPORATE GOVERNANCE COMPLIANCE REPORT		Yes	Partial	No Exempted	N/A	Explanation
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.	-	Х		-	Previous year reviews are available on pages 8-9 of the annual report. There are also relevant performance evaluations in the minutes of the Board of Directors
4.6.4	The company did not extend any loans to its board directors or 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 titleby third parties or provided guarantees such as surety in favour of them.	d X	_			
4.6.5	The individual remuneration of board members and executives is disclosed in the annual report.	-	-	Х -	-	In accordance with the law no. 6698 Protection of Personal Data, the total amount is explained in terms of categories rather than on individual basis.

CORPORATE GOVERNANCE INFORMATION FORM (CGIF)

1. SHAREHOLDERS

1.1 Facilitating the Exercise of Shareholders Rights

The number of investor meetings (conference, seminar/etc.) organised by the company during the year

In 2018, totally more than 400 one-to-one meetings in headquarter or out of company were held with current and potential investors including 9 conferences and 3 roadshows for stock and bond investors. Conferences attended: JP Morgan (Miami), Is Investment (London), Investment (Istanbul), JP Morgan (London), Is Investment (Istanbul), Goldman Sachs (London), Woods & Co. (Prague), Citi (Singapore), In addition, Analyst Day was held on 5 April 2018 at Şişecam Headquarter with the participation of 45 analysts and investors. The total number of interviews with investors through telephone, one-on-one meetings, roadshows and conferences is over 400. As a result of the interviews conducted with the analysts who published reports on stockin companies, nearly 130 analyst reports were published. In addition, two webcasts were held in 2017, sharing the first half financial results of 2017 and 2018. The transcripts of these teleconferences are published on our website in English.

1.2 Right to Obtain and Examine Information

The number of special audit request(s)

The request for the appointment of a special auditor in the Company's articles of incorporation has not yet been regulated as an individual right. No requests were received for the appointment of a special auditor within the period.

The number of special audit requests that were accepted at the General Shareholders' Meeting

There was no request for a special auditor at the General Assembly Meeting.

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/662569

Whether the company provides materials for the General Shareholders' Meeting in English and Turkish at the same time

The documents of the General Assembly Meeting are published simultaneously in English.

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 There is no unanimous transaction.

1.3	General Assembly	
	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)	In 2018, all related party transactions and transaction principles were submitted to the Board of Directors. In 2018, there were no related party transactions or significant transactions that should be submitted to the approval of the General Assembly since independent members did not approve.
	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)	https://www.kap.org.tr/tr/Bildirim/737423
	The name of the section on the corporate website that demonstrates the donation policy of the company	Specified under the Corporate Governance Principles that participated in Corporate Governance subtitle in Corporate Identity and Management title of Inverstor Relations Section at www.sisecamkimyasallar.com.tr
	The name of the section on the corporate website that demonstrates the donation policy of the company	https://www.kap.org.tr/tr/Bildirim/273019
	The number of the provisions of the articles of association that discuss the participation of stakeholders to the General Shareholders' Meeting	Article 17
	Identified stakeholder groups that participated in the General Shareholders' Meeting, if any	Company employees and their representatives may attend the General Assembly meeting.
1.4	Voting Rights	
	Whether the shares of the company have differential voting rights	No / There is no privilege in voting rights.
	In case that there are voting privileges, indicate the owner and percentage of the voting majority of share	None.
	The percentage of ownership of the largest shareholder	%60,67

1.5	Minority Rights	
	Whether the scope of minority rights enlarged (in terms of content or the ratio) in the articles of the association	None
	If yes, specify the relevant provision of the articles of association.	None
1.6	Dividend Right	
	The name of the section on the corporate website that describes the dividend distribution policy	Specified under the Corporate Governance Principles that participated in Corporate Governance subtitle in Corporate Identity and Management title of Inverstor Relations Section at www.sisecamkimyasallar.com.tr
	Minutes of the relevant agenda item in case the board of directors proposed to the general assembly not to distribute dividends, the reason for such proposal and information as to use of the dividend	The Board of Directors did not make any propose to avoid distributing the profits.
	PDP link to the related general shareholder meeting minutes in case the board of directors proposed to the general assembly not to distribute dividends	The Board of Directors has not made any proposel to avoid distributing profits.

General Assembly Meetings

					Specify the name of the page of the				
	The number				corporate				
	of information				website that	Specify the			
	requests				contains the	name of the page			
	received by				General	of the corporate	The number of		
	the company				Shareholders'	website that	the relevant		
	regarding the	Shareholder			meeting minutes,	contains all	item or paragraph		
	clarification of	participation	Percentage		and also indicates	questions asked	of General	The number of	The link to the
	the agenda of	rate to the	of shares	Percentage	for each	in the general	Shareholders'	declarations by	related PDP
General	the General	General	directly	of shares	resolution the	assembly meeting	Meeting minutes in	insiders	general shareholder
Meeting	Shareholders'	Shareholders'	present at	represented	voting levels	and all	relation to related	received by the	meeting
Date	Meeting	Meeting	the GSM	by proxy	for or against	responses to them	party transactions	board of directors	notification
20.03.201	8 -	%75,22	%0,06	%75,16	(*)	None.	None.	202	https://www.kap.org.tr/tr/Bildirim/669486

^(*) Specified under the General Assembly that participated in General Assembly Announcements and Documents subtitle in Corporate Identity title of Inverstor Relations Section at www.sisecam.com.

DISCLOSURE AND TRANSPARENCY Corporate Website Specify the name of the sections of the website The corporate website is updated continuously as required by providing the information requested by the Principle CMB Corporate Governance Principals and the informations 2.1.1. are updated in order to maintain the relations with shareholders more effectively and rapidly. The information contained on the corporate website is in the same context as the disclosures made in accordance with the provisions of the relevant legislation and does not contain any contradictory or incomplete information. If applicable, specify the name of the sections of the There is no natural person shareholder who owns more than website providing the list of shareholders (ultimate 5% of the shares. beneficiaries) who directly or indirectly own more than 5% of the share 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 The page numbers and/or name of the sections Specifies in the "Additional Information about Corporate in the Annual Report that demonstrate the Governance" section in the Annual report. information on the duties of the members of the board of directors and executives conducted out the company and declarations on independence of board members Specifies in the "Additional Information about Corporate b) The page numbers and/or name of the sections in the Annual Report that demonstrate the Governance" section in the Annual report. information on committees formed within the board structure c) The page numbers and/or name of the sections Specifies in the "Additional Information about Corporate in the Annual Report that demonstrate the Governance" section in the Annual report. information on the number of board meetings in a year and the attendance of the members to these meetings The page numbers and/or name of the sections Note 2 of the financial statements in the Annual Report that demonstrate the information on amendments in the legislation which may significantly affect the activities of the corporation

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 The page numbers and/or name of the sections Explained in the note 22.Insurances, Contingent Assets and in the Annual Report that demonstrate the Liabilities in financial report. information on significant lawsuits filed against the corporation and the possible results thereof The page numbers and/or name of the sections None. 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 The page numbers and/or name of the sections None. in the Annual Report that demonstrate the information on the cross ownership subsidiaries that the direct contribution to the capital exceeds 5% The page numbers and/or name of the sections Specifies in the "Human Resource" section in the Annual in the Annual Report that demonstrate the report. 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

3.	STEAKHOLDERS					
3.1	Corporation's Policy on Stakeholders					
	The name of the section on the corporate website that demonstrates the employee remedy or severance policy	Specified under the Corporate Governance Principles that participated in Corporate Governance subtitle in Corporate Identity and Management title of Inverstor Relations Section at www.sisecamkimyasallar.com.tr				
	The number of definitive convictions the company was subject to in relation to breach of employee rights	1.				
	The position of the person responsible for the alert mechanism (i.e. whistleblowing mechanism)	Employees are able to carry unethical processes to the Audit Commitee and Internal Audit Department. Besides, there is also report line for stakeholders to inform these unethical processes.				
	The contact detail of the company alert mechanism.	The e-mail address etik@sisecam.com is available.				
3.2	Supporting the Participation of the Stakeholders in the Corporation's Management					
	Name of the section on the corporate website that demonstrates the internal regulation addressing the participation of employees on management bodies	Contact Us.				
	Corporate bodies where employees are actually represented	All communication channels are kept avaible and probable handicaps are cleared for the company employees to participate in the management. For this purpose; Message to the CEO ", "Ethics Communication Line", "Electronic Mail Address" and "Idea Factory" applications are used.				

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	The Board of Directors forms the necessary succession plans.				
	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.	During recruitment and career planning, sense of fairness is taken as basis and transparency is ensured. Activities are carried out on the basis of Şişecam Group Human Resources Regulation which is established within the institution.				
	Whether the company provides an employee stock ownership programme	There is no share purchase plan.				
	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.	Human Resources Policy is specified in the Policies title of Sustainability Section at www.sisecamkimyasallar.com.tr				
	The number of definitive convictions the company is subject to in relation to health and safety measures	There is none against to company in 2018				
3.5	Ethical Rules and Social Responsibility					
	The name of the section on the corporate website that demonstrates the code of ethics	Specified under the Code of Ethics that participated in Corporate Governance Principals subtitle in Corporate Governance title of Inverstor Relations section at www.sisecamkimyasallar.com.tr.				
	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	Specified under the Code of Ethics that participated in Corporate Social Responsibilty title of About Us section at www.sisecamkimyasallar.com.tr				
	Any measures combating any kind of corruption including embezzlement and bribery	Specified under the Anti-Corruption policy that participated in Corporate Governance Policy subtitle in Corporate Governence title of Inverstor Relations Section at www.sisecamkimyasallar.com.tr.				

BOARD OF DIRECTORS - I 4.2 Activity of the Board of Directors Date of the last board evaluation conducted None. Whether the board evaluation was externally No facilitated Whether all board members released from their duties Yes, they were released. at the GSM Name(s) of the board member(s) with specific There has been no delegation. delegated duties and authorities, and descriptions of such duties 5 Number of reports presented by internal auditors to the audit committee or any relevant committee to the board Specify the name of the section or page number of the Specified in Risk Management and Internal Audit Facilities annual report that provides the summary of the review section in the annual report. of the effectiveness of internal controls Name of the Chairman Prof. Dr. Ahmet Kırman Name of the CEO Tahsin Burhan Ergene If the CEO and Chair functions are combined: provide They are different people. the link to the relevant PDP announcement providing the rationale for such combined roles Link to the PDP notification stating that any damage Parent Company, Turkey İş Bankası A.Ş. signed "Executive that may be caused by the members of the board of Responsibilty Insurance" with Anadolu Anaonim Türk Sigorta directors during the discharge of their duties is insured within the scope of Board Members and Directors for the for an amount exceeding 25% of the company's probable losses related to business faults. However, our company has not made PDP notification. capital

4.2	Activity of the Board of Directors						
	The name of the section on the corporate website that demonstrates current diversity policy targeting women directors	None.					
	The number and ratio of female directors within the Board of Directors	2 directors, the rate is 33%.					
4. 4.4	BOARD OF DIRECTORS – II Meeting Procedures of the Board of Directors						
	Number of physical board meetings in the reporting period (meetings in person)	In 2018, 48 physical meetings were held.					
	Director average attendance rate at board meetings	%96					
	Whether the board uses an electronic portal to support its work or not	Yes, e-mail is used.					
	Number of minimum days ahead of the board meeting to provide information to directors, as per the board charter	The information and documents related to agenda of Board of Directors are shared at sufficient time before the board meeting for providing equal information flow. Net time is no specified.					
	The name of the section on the corporate website that demonstrates information about the board charter	Specified under the Establishment and Working Principles of Board Committees file that participated in Corporate Governance and Identity title of Inverstor Relations Section a www.sisecamkimyasallar.com.tr.					
	Number of maximum external commitments for board members as per the policy covering the number of external duties held by directors	The Company has subsidiaries and affiliates. The fact that the Board Members take role in the management of these companies. For the benefit of the group, the company does not retricted this situation.					
4.5	Board Committees						
	Page numbers or section names of the annual report where information about the board committees are presented	Specified in the "Additional Information About the Corporate Governance" section in the Annual Report.					
	Link(s) to the PDP announcement(s) with the board committee charters	https://www.kap.gov.tr/tr/Bildirim/205951					

4. BOARD OF DIRECTORS – III 4.5 Board Committees – II

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)	Specified in the "Additional Information About the Corporate Governance" section in the Annual Report.				
	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)	Specified in the "Additional Information About the Corporate Governance" section in the Annual Report.				
	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)	Specified in the "Additional Information About the Corporate Governance" section in the Annual Report.				
	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)	Specified in the "Additional Information About the Corporate Governance" section in the Annual Report.				
	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)	Specified in the "Additional Information About the Corporate Governance" section in the Annual Report.				

4.6 Financial Rights Specify where the operational and financial targets Specified in the Chairman and CEO messages in the Annual Report. and their achievement are presented in your annual report (Page number or section name in the annual report) Specified under the Executive Remuneration Policy that Specify the section of website where remuneration policy for executive and non-executive directors are participated in Corporate Governance Principals subtitle in presented Corporate Governance title of Inverstor Relations section at www.sisecamkimyasallar.com.tr. Specify where the individual remuneration for board Specified in the Note 37-Related Party Disclosures. members and senior executives are presented in your annual report (Page number or section name in the annual report)

Composition of Board Committees

					Whether the	Whether the	Director Has At
				Link to PDP	Independent	Director Who	Least 5 Years'
Name	Whether	Whether		Notification That	Director	Cased to	Experience on
Surname of	Executive	Independent	The first	Includes The	Considered By	Satisfy The	Audit, Accounting
Commitee	Director	Director	Election Date	Independency	The Nomination	Independence	And/Or
Members	Or Not	Or Not	To Board	Declaration	Committee	Or Not	Finance or not
Prof. Dr. Ahmet Kırman	Not Executive	Not Independent	23.03.2015				Yes
Tahsin Burhan Ergene	Executive	Not Independent	01.01.2014				Yes
Canan Mutlu	Not Executive	Not Independent	28.03.2017				Yes
Umut Barış Dönmez	Executive	Not Independent	23.03.2016				Yes
Aysun Mercan	Not Executive	Independent	20.03.2018	www.kap.org.tr/tr/Bildirim/669551	Reviewed	Not	Yes
M.Sefa Pamuksuz	Not Executive	Independent	20.03.2018	www.kap.org.tr/tr/Bildirim/669551	Reviewed	Not	Yes

Whether the

Board Committees - I

	Name Of Committees			
Names of the	Defined As "Other"	Name-Surname of	Whether Committee	Whether Board
Board Commitees	In The First Column	Committee Members	Chair Or Not	Member Or Not
Corporate Governance Committee	-	M.Sefa Pamuksuz	Chairman	Member
Corporate Governance Committee	-	Umut Barış Dönmez	-	Member
Corporate Governance Committee	-	Aysun Mercan	-	Member
Corporate Governance Committee	-	Asuman Durak	-	Not Member
Audit Committee	-	M.Sefa Pamuksuz	Chairman	Member
Audit Committee	-	Aysun Mercan	-	Member
Commttee of Early Detection of Risk	-	M.Sefa Pamuksuz	Chairman	Member
Commttee of Early Detection of Risk	-	Aysun Mercan	-	Member
Commttee of Early Detection of Risk	-	Canan Mutlu	-	Member

Board Committees-II

Names of the Board Commitees	The Percentage Of Non Executive Directors	The Percentage Of Independent Directors In The Committee	The Number Of Meetings Held In Person	Reports on its Activities Submitted to the Board
Corporate Governance Committee	100,00%	50,00%	6	6
Audit Committee	100,00%	100,00%	4	4
Commttee of Early Detection of Risk	100,00%	67,00%	8	8

The Number of

Note: The Corporate Governance Committee also fulfills the duties of the Nomination Committee "and the" Remuneration Committee