

31.12.2011 CORPORATE GOVERNENCE PRINCIPLES COMPLIANCE REPORT**1. CORPORATE GOVERNENCE PRINCIPLES COMPLIANCE DECLARATION**

In the 2011 operation period, the Company adopted and complied with the Corporate Governance Principles published by the Capital Market Board.

Since the Company is subject to the Capital Market Board regulations on public disclosures and transparency, it fulfills its legal obligations completely and publicly discloses its financial statements, the related footnotes, and the Independent Audit Reports periodically. Moreover, material disclosures are submitted to the İstanbul Stock Exchange in cases of extraordinary events.

The Company, as a leading figure in the Plastic door and window sector, places utmost emphasis on customer satisfaction.

A Customer Relations Department was established to respond to and solve customer inquiries and expectations as quick as possible. Requests are assessed using periodical questionnaires and face-to-face interviews with dealers, and decisions are taken.

SECTION I SHAREHOLDERS**2. SHAREHOLDER RELATIONS DEPARTMENT**

No special department is established within the Company for the relations with shareholders. Such relations are maintained by Banu Özberber, Tuğrul Demirel and Merve Paralı, who are appointed by the Finance Department.

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BANU ÖZBERBER	+90 (232) 398 97 51	banu.ozberber@deceuninck.com
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Since information requests and inquiries by investors are not frequent, an individual department is not established for shareholder relations.

3. UTILIZATION OF THE SHAREHOLDERS' RIGHT TO RECEIVE INFORMATION

Employees appointed by the Accounting and Finance Department respond to the shareholders' information inquiries, and the shareholders are provided information regarding topics such as general assemblies, equities, dividend distribution proposals, and etc.

No written information inquiry was received from the shareholders in the current period.

All inquiries received from the shareholders via telephone were responded to.

Almost all inquiries made to the Company by the shareholders are related to the course of our share prices, sales revenues, period profit figures and dividend distribution. As per the Capital Market Board regulations, such inquiries are not answered if the related topic is not yet publicly disclosed; and the publicly disclosed information is made available to the shareholders in an easily and accurately accessible manner. General disclosures and Material Disclosures are announced to the public through the Istanbul Stock Exchange and the Public Disclosure Platform (PDP).

The Company's articles of incorporation do not include a provision on the "assignment of a special comptroller" as an individual right; however, issues not covered by the articles of incorporations are subject to the related provisions of the Turkish Commercial Code. The Company did not receive any "Special Comptroller Appointment Request" during 2011.

4. GENERAL ASSEMBLY INFORMATION

In 2011 the Company held its Ordinary General Assembly Meeting related to the year 2010 activities on 29.04.2011, at the address Atatürk Organize Sanayi Bölgesi 10003 Sok. No:5 Çiğli-İZMİR. The General Assembly Meeting was held with a participation of 97.54%, i.e. 5,810,052,200 shares of the total of 5,956,690,000 shares representing a capital amount of 59,566,900.00 TL. The Company's articles of association provide that shareholders representing at least 75% of the company capital should be present in the General Assembly meetings. Invitations for the meetings were published in the Yeni Asya newspaper dated 07.04.2011, and the Turkish Trade Registry Gazette dated 07.04.2011 / No.7789. Such invitation announcements included information on the place, day and time of the general assembly, a sample power of attorney for the proxies who shall attend the general assembly meeting and when the shareholders should submit the documents evidencing their shareholding status, as well as where the 2011 financial statements, board of directors report, independent auditor's report and the audit certificate are made available for reviewing by the shareholders.

In the General Assembly, the shareholders did not use their right to ask questions, and made no proposals.

Resolutions related to the issues stated below may only be taken upon a General Assembly Resolution:

- Amendments to the articles of incorporation
- Appointment, dismissal and discharge of the members of the Board of Directors (except for appointment of a temporary member as per Article 10 of the articles of incorporation),
- Appointment of the comptrollers (except for appointments as per Article 351 of the TCC),
- Approval of the Company's annual balance sheet and profit & loss statement, and distribution of dividends,
- Issuance of bonds or other securities by the Company, provided that provisions of the Additional Article 32 are reserved,
- Liquidation or merger of the Company.

The General Assembly Meeting minutes are made available to the shareholders at the Company headquarters.

5. VOTING RIGHTS AND MINORITY RIGHTS

As per the Company's articles of incorporation, each share has one voting right in the Ordinary and Extraordinary General Assembly Meetings, with no shares having preferred voting rights. Voting in General Assemblies is performed as an open voting, by raising hands. However, secret voting may also be conducted, if requested by shareholders or representatives representing 5% of the capital. Cumulative voting method is not used in our Company's General Assembly Meetings. Resolution quorum in General Assembly meetings shall be $\frac{3}{4}$ affirmative votes of the present attendants, regardless of the number of meetings previously held.

6. DIVIDEND DISTRIBUTION POLICY AND PERIODS

As per the Company's articles of incorporation, the net profit amount appearing in the annual balance sheet, calculated by deduction of the Company's general expenses, amounts that are mandatory to be paid or reserved by the Company (such as depreciation) and taxes to be paid by the legal entity of the Company from the revenues calculated as of the year end shall respectively be distributed as stated below, following deduction of previous years' losses, if any.

PRIMARY LEGAL RESERVE

- a) 5% shall be reserved as the primary legal reserve

First Dividend

- b) First dividend shall be reserved from the remaining amount, in a rate and amount stipulated by the Capital Market Board
- c) 10% of the remaining amount shall be distributed to the founders' dividend shareholders.

Second Dividend

- d) The General Assembly shall be entitled to distribute the net profit remaining after deduction of the amounts stated in paragraphs a, b and c as second dividend shares or reserve such amount as extraordinary reserve.

SECONDARY LEGAL RESERVE

- e) 1/10 (one tenth) of the amount calculated by deduction of a dividend amounting to 5% of the paid-in capital from the amount resolved to be distributed to shareholders and other participators of profit shall be reserved as secondary legal reserve as per Article 466, Paragraph 2, Sub-paragraph 3 of the Turkish Commercial Code.
- f) No resolution can be reached on the sparing of other provisions or transferring of profit to the following year, prior to the sparing of legal reserves and the first dividend mentioned in the Certificate of Incorporation for shareholders, as well as on royalties to be given to the members of the Board of Directors, officers, clerks and workers.

The Company's dividends distributable for the respective year are determined based on a distribution policy taking into account the provisions of the relevant regulations, dividend distribution proposals submitted by the board of directors to the General Assembly, expectations of the shareholders, and the Company's growth strategies.

General Assembly meetings are held every year, within 3 months following the end of the respective fiscal period, and the dividends are duly distributed on the date resolved by the General Assembly. The dividend distribution proposal of the Board of Directors, as well as the profit per share ratios are included in the Annual Report.

7. TRANSFER OF SHARES

The Company's articles of incorporation do not include any provisions limiting the transfer of shares.

SECTION II PUBLIC DISCLOSURE AND TRANSPARENCY

8. COMPANY INFORMATION POLICY

Information that are not of trade secret nature and are disclosed to the public as per the CMB regulations are disclosed to the shareholders, third persons and institutions in a timely, accurate and complete manner. Periodic financial statements and the related notes on the accounts are prepared as per the relevant regulations in a manner that would reflect the true financial status of the Company, and are disclosed to the public following an independent audit.

Since the information required by the regulations for disclosure are deemed adequate and detailed, an information policy was not established.

9. MATERIAL DISCLOSURES

The Company released 4 material disclosures in 2011. As per the Public Disclosure Principles, all of our material disclosures were made in a timely manner as per the legal regulations. No corrections or additional disclosures were made by the İstanbul Stock Exchange and the Capital Market Board, regarding any of the material disclosures in 2011.

10. COMPANY INTERNET SITE AND ITS CONTENT

The Company's corporate Internet site is www.egeprofil.com.tr. Visitors of the Web site shall automatically be directed to the www.egepen.com.tr and the www.winsa.com.tr sites. The Web site contains information on the products of our brands, Egepen Deceuninck and Winsa, as well as our dealers and services. The link to the www.deceuninck.com site provides information on the Deceuninck Group, that we operate under.

The Company Internet site shall also include the information specified in the TCC and Capital Market Board Corporate Governance Principles, and any changes thereof shall be updated on the Web site.

The General Assembly meeting announcements, the agenda items, informative document related to the agenda items, other information, documents and reports related to the agenda items, as well as General Assembly participation procedures shall be made available on the Web site, in an easily accessible manner.

Announcements on the Company Internet site shall not substitute the announcements and material disclosures mandatory as per the Capital Market legislations.

All precautions shall be taken regarding the security of the Company Web site, and improvement studies shall be performed continuously.

Publicly disclosed past and current informations can be easily accessed on the Company Web site. Public disclosures are published in both Turkish and English.

11. DISCLOSURE OF THE ULTIMATE CONTROLLING SHAREHOLDER(S)

The Company has no ultimate controlling shareholders. The Company's current shareholding structure is as follows:

	December 31 st , 2011	
	Amount (TL)	Share (%)
Deceuninck NV	58,100,520	97.54
IPO	1,466,380	2.46
Total	59,566,900	100.00

12. PUBLIC DISCLOSURE OF PERSONS WHO HAVE ACCESS TO INSIDER INFORMATION

The Company's activity report includes a list of the department managers, the General Manager, and the Members of the Board of Directors and the Supervisory Board.

SECTION III STAKEHOLDERS**13. DISCLOSURES TO THE STAKEHOLDERS**

Stakeholders are informed about the Company's activities both through general assembly meetings and the material disclosures in accordance with the public disclosure principles. Such disclosures are made through the activity reports, as well as the İstanbul Stock Exchange and the PDP (Public Disclosure Platform).

14. PARTICIPATON OF STAKEHOLDERS IN THE MANAGEMENT

Aiming to ensure the participation of the stakeholders to the management, the Company holds quarterly regular meetings with department-based representation, and with the attendance of the department managers, responsables and the top management, and the annual targets, as well as the related topics are discussed in such meetings. The decisions taken in such meetings are implemented by the relevant departments, and the necessary improvement activities are performed.

15. HUMAN RESOURCES POLICY

The Company aims to establish a human resources policy that places emphasis on employee health and safety, learning through continuous training, development and participation. The Company established an employment policy that ensures equal opportunities for employees with equal status, selection of the right person for the right position, and consideration of the employees' career goals as well as their adequacies. Employment criteria are documented and compliance with such criteria is ensured. Training plans are prepared and implemented in order to improve knowledges and skills of the employees. Noise, emission and illumination levels in the working environment are periodically measured. Job descriptions of the employees are documented, and precautions that would increase efficiency and improve working conditions are taken continuously. Social events are organized periodically, in order to increase the employees' morale and motivation.

16. INFORMATION REGARDING RELATIONS WITH CUSTOMERS AND VENDORS

The Company aims to respond to the demands and expectations of both its customers and its vendors through a multi-directional communication. Demands and expectations are taken from the first person by customer and vendor visits, as well as customer questionnaires, and the necessary solutions are sought. A department was established for the end-user complaints related to the Company's products. Such department may be reached by any communication means. Following the inspections, quality deficiencies due to production are immediately compensated.

17. SOCIAL RESPONSIBILITY

The Company's İzmir production facilities have the TS EN ISO 14001 Environmental Management System and the TS 18001 Occupational Health and Safety Management System Standards certifications since 2007, whereas the Kocaeli-Sarımeşe product facilities have the same certifications since 2008.

The Company has not faced any charges or sanctions up to now, regarding environment protection. The Company switched to the use of environment-friendly Calcium-Zinc stabilizers from Lead stabilizers in 2007, which was another leading move in its sector. 90% of the waste material from the production activities are recycled and reused in production. Although not subject to emission permission, the Company converted its heating systems to the natural gas system, which was an important step for the protection of the environment. The recyclable wastes are separated and collected, and given out to licensed institutions for reuse. Hazardous wastes are also given out to licensed institutions for safe disposal.

Although not subject to noise permission, noise levels are measured in and at the neighborhood of the factory areas at day and night times, and efforts are made to ensure that the noise levels are kept within the legal limits.

There are no lawsuits filed against the Company for any damages to the environment.

SECTION IV BOARD OF DIRECTORS

18. STRUCTURE AND FORMATION OF THE BOARD OF DIRECTORS, THE INDEPENDENT MEMBERS

The Company's Board of Directors comprise of the following persons:

Clement Edmont De MEERSMAN	The Chairman of Board of Directors
Arnold Benari Leontina Deceuninck	Vice Chairman of the Board of Directors
Ergün ÇİÇEKÇİ	Member of the Board and General Manager
Nurcan GÜNGÖR	Member of the Board of Directors and Finance Manager
Koen KURT VERGOTE	Member of the Board of Directors and Financial Analysis and Budget Manager

The Company's business are administered by a Board of Directors comprising of 5 (five) members to be elected by the General Assembly among the existing shareholders or independent persons in accordance with the provisions of the TCC. If non-shareholders are elected, they may assume duty only after they are announced as shareholders. Representatives of legal entities shall not be obliged to be a shareholder.

Members of the Board of Directors shall be elected for maximum term of three years. Board members may be reelected after completion of their term of service. In case of a vacancy in the Board for any reason, the Board of Directors shall temporarily appoint a new member.

The temporary member appointed in such manner shall continue service until the first General Assembly meeting and complete the remaining service period of the member he/she replaced upon the Assembly's approval.

Regarding a Board member who is a representative of a legal person, in cases where the employment relationship of such member with the relevant legal person has ended, and this is notified in writing, or the mentioned legal person is not a shareholder anymore, in this case such member shall be deemed to have resigned from the Board of Directors.

Committees required to be established within the Board of Directors as per the Corporate Governance Principles shall be established during the 2011 General Assembly Meetings, following the election of the members of the Board of Directors.

19. QUALIFICATIONS OF THE MEMBERS OF THE BOARD OF DIRECTORS

Although the Company's articles of incorporation do not include any criteria for the election of the members of the board of directors, the existing board members have the qualifications specified in the Corporate Governance Principles.

20. VISION, MISSION AND STRATEGIC GOALS OF THE COMPANY

Our Mission Declaration

For a sustainable future,

Why? Our Main Goal;

Innovative and Leading

Our goal is to produce innovative products with support from our know-how and our specialist staff, and increase the comfort of your life. We work intensively to protect your places and beloved ones from the negative impacts of the external conditions, closely follow-up technological developments and offer you new products. Since production, installation and maintenance of our systems are simple, all our products are produced with the purpose of meeting your needs at the maximum level, ensuring maximum customer satisfaction.

Ecology

Our goal is to support our customers in order to utilize energy in the most efficient manner in the construction of buildings. Thus, all our products ensure maximum insulation, have a long life, and require low maintenance. In order not to damage the environment, our products are produced such that they leave minimum ecologic traces, using minimum amount of energy, and with a recyclable structure.

Design

Our goal is to assist you to make your places better and to reflect your own architectural style with our various designs. Our products have a timeless design to meet your expectations, with their large palette of natural colors and their unique surface quality with natural textures.

Employees and Customers

We have established a positive, honest and sincere working environment with our employees and all customers. Thus, we are able to create long-term business collaborations, which ensure maximum customer satisfaction. We place emphasis on quality, safety and environment, and work in a team spirit.

How? Core Values

Honesty

We always tell the truth as it is, and act clearly and sincerely throughout the communication process.

We always provide direct and positive feedback to our collaborators.

We act in a team spirit with our employees and business partners.

While taking the corrective and preventive precautions, we state the mistakes open-heartedly, and defend what is right.

What we think and what we speak are the same. This is our freedom.

High Performance

Our performance is regularly measured by our employees, customers, the society and our shareholders.

With our passion to achieve perfection, we strive for continuous improvement in all our business processes, and progress successfully without deviation from our main goals, values and vision.

We do as what we say, we share what we do; this is our perception of responsibility and discipline.

Our priorities while targeting high performance: Human, Environment, Quality, Service and Profit. (HEQSP)

Profit is necessary for an entity to be continuous.

We strive to improve performance in all stages of our business, from production to after-sales services.

Entrepreneurship

We are open to the world and any ideas.

We see and benefit from opportunities.

We create an environment of trust for taking initiatives, we foresee risks, and successfully manage all processes by taking initiatives.

We embrace the business as our own business.

We respect the decisions of all our employees, encourage them to assume responsibilities, and then recognize them.

What? Our Passion

Our Culture

As a result of our company culture, all our employees and business partners are proud to work together. They continue their activities under the principles of honesty, high performance and entrepreneurship principles.

Long-Life, Environment Friendly Products

We work to produce high-insulation, long-life, quality, durable and recyclable products.

Sector Leadership

Our Company is one of the leading companies in its sector. It is among the first three with its high market share. This success is fueled by high performance in quality and service, as well as customer relations based on mutual trust.

Strong Financial Structure

Our Company has a sustainable and strong financial structure. We turn all our activities into financial goals and successfully achieve our goals.

21. RISK MANAGEMENT AND INTERNAL CONTROL MECHANISM

Audits are performed by the Company's supervisory Board, the Comptrollers and the internal audit team of our partner, the Deceuninck Group, to check for the compliance of the performed transactions and activities with the legislations and the company policies. Moreover, periodical internal audits are performed within the Company to check whether or not the requirements as per the ISO 9001 Quality Management System are fulfilled, and improvement activities are initiated if deemed necessary.

22. AUTHORITIES AND RESPONSIBILITIES OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE MANAGERS

The Company's articles of incorporation include provisions regarding the duties and authorities of the Board of Directors. Although the authorities and responsibilities are not included in the articles of incorporation, job descriptions are prepared by the Company for all employees, including top-level managers.

23. ACTIVITY PRINCIPLES OF THE BOARD OF DIRECTORS

As per the Company's articles of incorporation, Board of Directors meetings must be held at least four times a year, with a maximum period of three months between two successive meetings. However, such meetings may be held whenever necessary.

A total of 19 Board meetings were held in 2011.

The Board Members are invited to the meetings in writing, by the secretariat of the General Manager's Office. The meeting agenda is prepared through interviews of the Chairman of the Board with the Board Members. The articles of incorporation include regulations on the validity of the decisions of the Board of Directors. Thus, for a decision of the Board of Directors

comprising of 5 members be valid, at least 4 members must have voted positive for such decision.

The Members of the Board of Directors always have the right to report a non-approval minute of dissent against a decision. The Company's articles of incorporation do not include regulations on the Board Members' rejection rights.

24. NUMBER, STRUCTURE AND INDEPENDENCE OF THE COMMITTEES ESTABLISHED UNDER THE BOARD OF DIRECTORS

A supervisory board was established under the Board of Directors, comprising of 2 members.

Supervisory Board

Nurcan GÜNGÖR Member of the Board of Directors and Finance Manager
Koen KURT VERGOTE Member of the Board of Directors and Financial Analysis and Budget Manager

Aside from the Supervisory Board, no other committees (such as Corporate Governance Committee, etc.) were established.

The Supervisory Board meets once in every 3 months, and is comprised of 2 members. The Supervisory Board performs its activities in accordance with the generally accepted principles, and there are no additional written procedures regarding its operations. The members of the Supervisory Committee are elected among non-executives who have expertise in their respective areas.

The Supervisory Board prepares a written report on the activities of the committee, following the committee meetings, and submits an executive summary of such report to the Board of Directors.

25. FINANCIAL RIGHTS PROVIDED TO THE BOARD OF DIRECTORS

A performance-based rewarding system is not utilized in the determination of the rights, benefits and remuneration of the members of the Board of Directors.

Annual compensation and attendance fee of the members and the chairman of the Board of Directors shall be determined by the General Assembly. A remuneration of 60,199.50 TL was paid in 2011, as per the resolution of the General Assembly.

26. PROHIBITION TO TRANSACT AND COMPETE WITH THE COMPANY

The Company's articles of incorporation do not include provisions regarding the prohibition of the Board Members to transact and compete with the company. such issue is subject to the provisions of the Turkish Commercial Code. As a result of the proposals submitted to the Company's General Assembly, the Members of the Board of Directors were granted the authorities specified in Articles 334 and 335 of the TCC.

27. ETHIC RULES

The Corporate Code of Conduct in effect in all the companies that our partner Deceuninck NV is a shareholder of, was announced to the employees of our Company in 2004, and all new employees sign this document during the employment process. The purpose of the Corporate Code of Conduct is to declare our commitment to high ethic standards, and reinforce the immediate and consistent acts to maintain such standards. All employees undertake to comply with high ethic and social behavior standards, as per the content and spirit of such document.

RESPONSIBILITY AGAINST EACH OTHER

You and your ideas create value and success for the Company. We should value and respect each individual employee's own character and contribution.

Diversity

We encourage diversity among our employees. Diversity of individuals and ideas is a commercial advantage for the Company.

Equal Opportunities

Diversity based on age, race, religion, gender, physical disability, nationality, sexual preference, veteranship or another legally protected condition is not allowed against any of our employees or other persons we conduct business with.

Harassment and Violence at the Workplace

Harassment and violence at the workplace is strictly prohibited and shall not be tolerated. Harassment in the workplace include behavior, such as unwanted intimacy or sexual requests, inappropriate words, jokes, intimidation, bullying or physical contact, that would result in undesirable or disturbing situations or a hostile working environment.

Safety and Health

We undertake to create a safe and healthy workplace, and to care about the company and the environment. Each one of us is responsible to comply with the health and safety rules applicable in our Company. Each one of us is responsible to take the precautions necessary to protect ourselves and our colleagues from accidents, injuries and unsafe situations. Moreover, we are obliged to report conditions that pose threat to health and safety immediately, and take the steps necessary to overcome such conditions.

Alcohol/Drug Consumption

We undertake to create a workplace free of drug consumption. Working under the influence of alcohol and drugs jeopardizes ourselves and the others. It is strictly prohibited to consume, keep, and distribute non-allowed drugs and alcohol during the Company's working hours or within the Company's premises. The management may allow alcohol consumption exceptionally on special occasions. The employees are encouraged to receive treatment for alcohol or drug addiction.

Wages

Ege Profil A.Ş. shall not be paid wages that are under the legal or sectoral minimum wages.

Human Rights

Ege Profil A.Ş. undertakes to protect human rights all over the world. The Company therefore implements the following standards:

- Provides equal opportunities to all of its employees, regardless of age, race, religion, gender, physical disability, nationality, sexual preference, veteranship or other legally protected conditions.
- Ensures a safe and healthy workplace where human health and environment are protected.
- Does not pay employees wages that are under the legal or sectoral minimum wages. Creates opportunities for employees to improve their skills and competences.
- Neither employs children, nor support utilization of child labor. Child labor is defined as persons below the minimum age allowed as per the laws issued by the relevant authorities. Ege Profil A.Ş. does not intentionally employ any persons under the age of 16.
- The Company enters into employment agreements with its employees completely on a voluntary basis. The Company does not force anybody, directly or indirectly, to work for itself, and does not support forced labor.

Information Technology Resources

Ege Profil A.Ş. utilizes information technology resources ethically and in a responsible manner. Access to unethical information (web sites with pornographic, violent, racist, etc. content) is strictly prohibited.

RESPONSIBILITY AGAINST THE COMPANY

Conflict of Interest

Commercial decisions taken or activities performed on behalf of the Company should never be influenced by personal opinions or relations. Company property and information, as well as positions within the Company should not be used to obtain personal or familial benefits. Conflicts of interest may arise when we get involved in business relationships with our family members or close friends, within or outside the Company, or when one of us or members of our families have a direct or indirect personal or financial benefits related to any such business activities. The same situation may arise when our external interests affect our capacity to perform our jobs the way the Company expects us to. We should never attempt to get involved in a business activity that would compete with the Company, or acquire assets that may potentially benefit the Company, before offering such opportunity to the Company.

RESPONSIBILITY AGAINST THE PUBLIC

Environment

Protection of the environment is the right choice, and is a part of our corporate strategy. We undertake to each other that we shall care for the company and the environment. We strive to reduce waste material, emission, and material released to the environment in all our activities. We use, process, transport and dispose of all raw material, products and wastes in a safe manner. Additionally, we help others to understand their environmental responsibility they take by using our products. We strive to permanently improve our environmental practices with the governmental organizations, contractors and the societies. Our commitment for the environment is a responsibility shared by everyone. Nobody can propose that this is the responsibility of others.

RESPONSIBILITY AGAINST OUR BUSINESS PARTNERS

External Commercial Activities

We should be honest to our vendors and contractors. We believe in conducting business activities with persons who adopt and show high standards in their commercial activities. We would not prefer vendors who have violated the laws in the past, including environmental, labor and safety laws.

RESPONSIBILITY AGAINST THE LAW

Legal behavior standards are the minimum behavior level acceptable for us. In other words, we should abide by the laws, but we target a higher standard. Spirit of our corporate code of conduct aids us all in special circumstances.

Thus, we should try to understand the goals and spirit of our corporate code of conduct, and we should contact the relevant officials when we are in doubt about our preference of action.