DIGITAL TRANSFORMATION FOR DEVELOPMENT





INTEGRATED ANNUAL REPORT 2020 OF PJSC IDGC OF THE NORTH-WEST

OVERVIEW OF THE REPORT

This 2020 Annual Report of PJSC IDGC of the North-West (hereinafter referred to as the Annual Report, the Report) was compiled using the information available to the company at the time the document was prepared.

This report presents the performance results of PJSC IDGC of the North-West, its branches, subsidiaries, and affiliates.

Within this Report, PJSC IDGC of the North-West is also referred to as "Rosseti North-West" (due to the adoption of the uniform brand architecture since June 2019), or as "we", "the Company", and "the Issuer".

The Report discloses the production and financial performance results and reviews the corporate and social responsibility activities of the company in 2020. Unless stated otherwise, the financial indicators in the Annual Report are provided and calculated based on the consolidated financial statements under IFRS. The performance data in this document comprises the consolidated data of the IDGC of the North-West Group.

The Report was prepared in line with international and Russian standards and regulations, as well as the reporting requirements of PJSC Rosseti for its subsidiaries.



AccountAbility <

Moreover, the Report covers the activities aimed at reaching the UN sustainable development goals.

See the details on the Report, its preparation and materiality definition, as well as the responsibility for the information disclosed in the Report, in the About the Report section.

KEY FOCUS

The key focus of this Report is "Digital Transformation for Development". We aim to present Rosseti North-West as an advanced and progressing company implementing innovation projects aligned with the Digital Transformation 2030 concept. Besides, we would like to present the Company as a socially responsible organization with convenient services, reliable power supply, and complying with the highest sustainable development standards.

SOME DEFINITIONS AND FORWARD-LOOKING STATEMENTS

Some statements herein may contain assumptions or forecasts concerning future events in the IDGC of the North-West Group. These statements are marked by expressions like "plans", "will be", "is expected", "will occur", "estimates", "will total", "will happen", etc. as well as negative statements or other similar expressions. Such statements are merely assumptions, and the real developments or results may significantly differ from those specified. Numerous factors may divert the actual results of the IDGC of the North-West Group from those stated in the assumptions and forecasts. The Company assumes no liability for losses that private or legal entities may incur if they act based on the forward-looking statements. The Company makes no commitment to review or verify the expectations or estimates or to publish updates and changes to the forward-looking statements contained herein subject to further events or new information received, except in the cases stipulated by law.

The information about the Company's management is provided according to Federal Law No. 152-FZ on Personal Data of 27.07.2006.

Some values in the tables, graphs and charts herein may differ from the sum of their components due to rounding.

TABLE OF CONTENTS

Company overview	4
Key performance indicators	18
Highlights of the year	20

STRATEGIC REPORT

Address by the Chairperson of the Board of Directors 24	4
Address by the General Director	6
The Company's geographical footprint	8
Business model	D
Strategic development guidelines	
Market overview	4
Strategic priorities and development prospects	8
Key investment projects	4
Key performance indicators	6
Performance Results	D
Investment activities	0
Power transmission and losses	6
Technological connection	0
Other activities	4
Consolidation of power grid assets	6

the RF regions within the Company's	
geographical footprint	
Comprehensive servicing of customers	
Improving power supply efficiency, reliability and quality70	
Technical policy	
Innovative development	
Key projects of Digital Transformation	
Information technologies	
Financial performance analysis	
Financial performance analysis	
Key financial and economic indicators	
Key financial and economic indicators of the Company under RAS86	
Key financial and economic indicators of the Company under RAS	
Key financial and economic indicatorsof the Company under RASKey financial and economic indicators ofthe Company under IFRS94	

SUSTAINABLE DEVELOPMENT REPORT

Sustainable development management	. 104
the UN sustainable development goals	106
Management Systems	
Stakeholder Interaction	110
Public, government and media relations	114
Human resources and social policy	116
Personnel headcount and breakdown	117
Personnel training and development, talent pool	119
Social policy	126
Occupational Health and Safety	131

Environmental Responsibility	. 134
Energy saving and higher energy efficiency	
Atmospheric emissions of pollutants	140
Water usage	
Waste generation	141
Biodiversity conservation	141
Responsible business Code of Corporate Ethics Procurement activities Anti-corruption policy	142 144
Social responsibility	. 152

CORPORATE GOVERNANCE REPORT

Sustainable

development report

Letter by the Chairperson of the Board of Directors 158	
Memorandum of the controlling shareholder PJSC Rosseti on the controlled power	
grid companies 160	
Overview of the company's corporate governance 162	
General Meeting of Shareholders	
Company Board of Directors	
areas of activity	
Composition of the Board of Directors	
of Directors performance182	
Corporate Secretary	
Committees of the Company Board of Directors	
Executive Management Bodies of the Company 196	
General Director	
Management Board198	
The Company remuneration system	
Remuneration system for members of	
the Board of Directors	

ABOUT THE REPORT

About the Report and materiality
The statement of the RUIE Council for Non-Financial Report
Standard compliance chart
Terms and abbreviations.
Addresses and contacts

ANNEXES

Financial statements and audit reports The main consolidated financial statements of PJSC "IDGC of North-V Report of the Auditing Commission Report on compliance with the principles and recommendations of th

The Company is guided by the UN sustainable development goals in its operations. In view of the nature of the Company's operations in its production and sustainable development activities it helps achieve 8 out 17 UN SDGs daily.



Remuneration System for members	
of the Board of Directors Committees	203
Remuneration System for the General Director	
and Members of the Management Board	204
Subsidiary Management System	. 208
Supervisory Bodies and Risk Management	. 209
Risk Management System	209
Internal Control System	217
Internal audit.	220
Compliance service	221
Audit Commission	
External Audit	
The system for conflict of interest prevention	
and insider information	225
Information for investors and shareholders	. 226
Capital structure	226
Exchange details on the Company stock	
Investor and shareholder relations	
Dividend Policy	
Information on major and interested-party transactions .	
Major court proceedings in 2020	

.236	••••	• •	• •	• •	•	• •		• •			• •		•		•	• •		• •	•
.238		 																	
.239		 																	
.245														5					
.246																			

	.248
/est" in accordance with IFRS for 2020	. 248
	. 256
e Corporate Governance Code of the Russian Federation	. 261



COMPANY OVERVIEW

MODERN RELIABLE ENERGY SUPPLIER



WE VALUE

- **RELIABILITY**
- HUMAN RESOURCES
- EFFICIENCY
- SAFETY
- **SOCIAL RESPONSIBILITY**



PRIMARY ACTIVITIES

The Company Rosseti North-West is the main operator rendering services of power supply and connection to power grids in the Arkhangelsk, Vologda, Murmansk, Novgorod, and Pskov regions, the Republic of Karelia and the Republic of Komi.

Strategic report



HISTORY OF THE COMPANY

The Company was founded in 2004 within the reform of the Russian power industry. PJSC IDGC of the North-West became one of the 14 interregional grid companies. A feature of the Company's operations is strong consumer demand in the regions of its footprint.

The major shareholder is PJSC Rosseti (55.38%). More detailed information on the Company's history can be found on the official website.

FIXED ASSETS

176.2 thousand km. the total length of the power transmission lines

1,182 items the number of 35+ kV voltage substations

19,586 thousand MVA the capacity of main substations



GEOGRAPHICAL SCOPE OF THE ACTIVITIES

Rosseti North-West provides services in seven constituent entities of the Russian Federation

1.4 million sq. km. (8.2% of the whole territory of Russia),

with the population of nearly

5.7 million people (4% population).

See the SWOT analysis of PJSC IDGC of the North-West on page 43





NATURAL MONOPOLY

The Company is a natural monopoly regulated and controlled by the government. The Federal Antimonopoly Service and regional energy commissions separately set tariffs and quality standards of the services in the constituent states of the Federation, protecting consumer interests.

The Galsky Manor Museum and the river Sheksna in Cherepovets

COMPANY OVERVIEW

DEVELOPMENT ENERGY OF THE MODERN BUSINESS

DECEMBER 2020 the 35 kV Balaton digital substation was launched in the city of Babaevo, the Vologda region. This substation supplies power to the Babaevskaya compressor unit of the Nord Stream 2 gas pipeline, which will run across the bottom of the Baltic Sea from Russia to Germany.

Despite all the limitations in 2020, we have completed the construction of the substation in time. We have thus provided a strategically important facility with a powerful substation. The commissioning of the Balaton substation is an important step for the construction of a modern power grid in Vologda region.

Artem Pidnik. **General Director of PJSC IDGC of the North-West**

MAJOR BUSINESS CHOOSES ROSSETI NORTH-WEST TO IMPLEMENT ITS PROJECTS

LARGE ADVANCED PROJECTS OF 2020

ENERGY FOR DEVELOPMENT

Construction of two 150 kV OLs from 150/110/35/6 kV SS No.53 to 330 kV SS Murmanskava and construction of access lines of 150 kV OLs No.L-172, L-179 to 330 kV SS Murmanskaya in Murmansk.

This project is implemented due to the construction of 330 kV SS Murmansk as per the Investment programme of PJSC FGC UES to remove load from 330 kV SS No. 200 Vykhodnoy to allow the connection of the 150 kV SS Belokamenka, the development of the «Murmansk connection» and to ensure stable power supply to Murmansk and the northern part of the Kola Peninsula.

The project was commissioned in

The cost of the project is

2020

RUB mln. net of VAT



About the report



The construction of 35/10 kV SS Balaton 2x10 MVA, double-circuit 35 kV OL Compressor 1,2

The new 20 MVA digital substation operates in total observability mode. The presence of personnel on site is not required – the substation can be operated remotely. All changes are unified into one system and are transmitted through an optical power ground wearer. Rosseti North-West has also built 8.6 km of 35 kV overhead lines, having provided an aerial crossing over the railroad.

The project was commissioned in



The cost of the project is



10 kW Shuya substation in the Republic of Karelia

ANNUAL REPORT 2020 OF PJSC IDGC OF THE NORTH-WEST DIGITAL TRANSFORMATION FOR DEVELOPMENT

COMPANY OVERVIEW

EFFICIENT CUSTOMER COMMUNICATION

Rosseti North-West offers its consumers a wide range of opportunities for convenient interaction with the Company. A priority area of relationships with customers is the development of online instruments which allow to provide services as quickly as possible.

EVALUATION OF CUSTOMER LOYALTY AND SATISFACTION*:

4.8

out of 5 regarding the quality of information provided in the offices

4.8 пout of 5 regarding professionalism

4.8

out of 5 regarding friendliness of staff



PLANS FOR 2021

PROMOTION of the Portal TII $P\Phi$ (technological connection) mobile application.

PROMOTION AND DEVELOPMENT of the Portal T Π P Φ (unified portal of electricity services provided by Rosseti).

DEVELOPMENT of the system for providing additional services.

Strategic report

Corporate

000

The official website of Rosseti North-West (www.mrsksevzap.ru) is an efficient remote service for consumers that offers the following interactive tools:

A personal account of a consumer (allows a customer to follow the stages of application processing on technical connection of their power receiving devices from the moment of the application submission till the actual connection and signing of the act on technical connection):

Internet-reception (allows to send applications and letters of intent on technical connection, to apply for additional services, to send appeals, to fill out consumer questionnaires; and has answers to the frequently asked questions).

286,624 consumer applications**

47,704 6.339

163.523

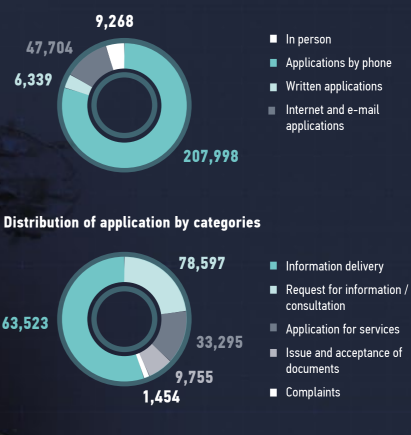
About the report

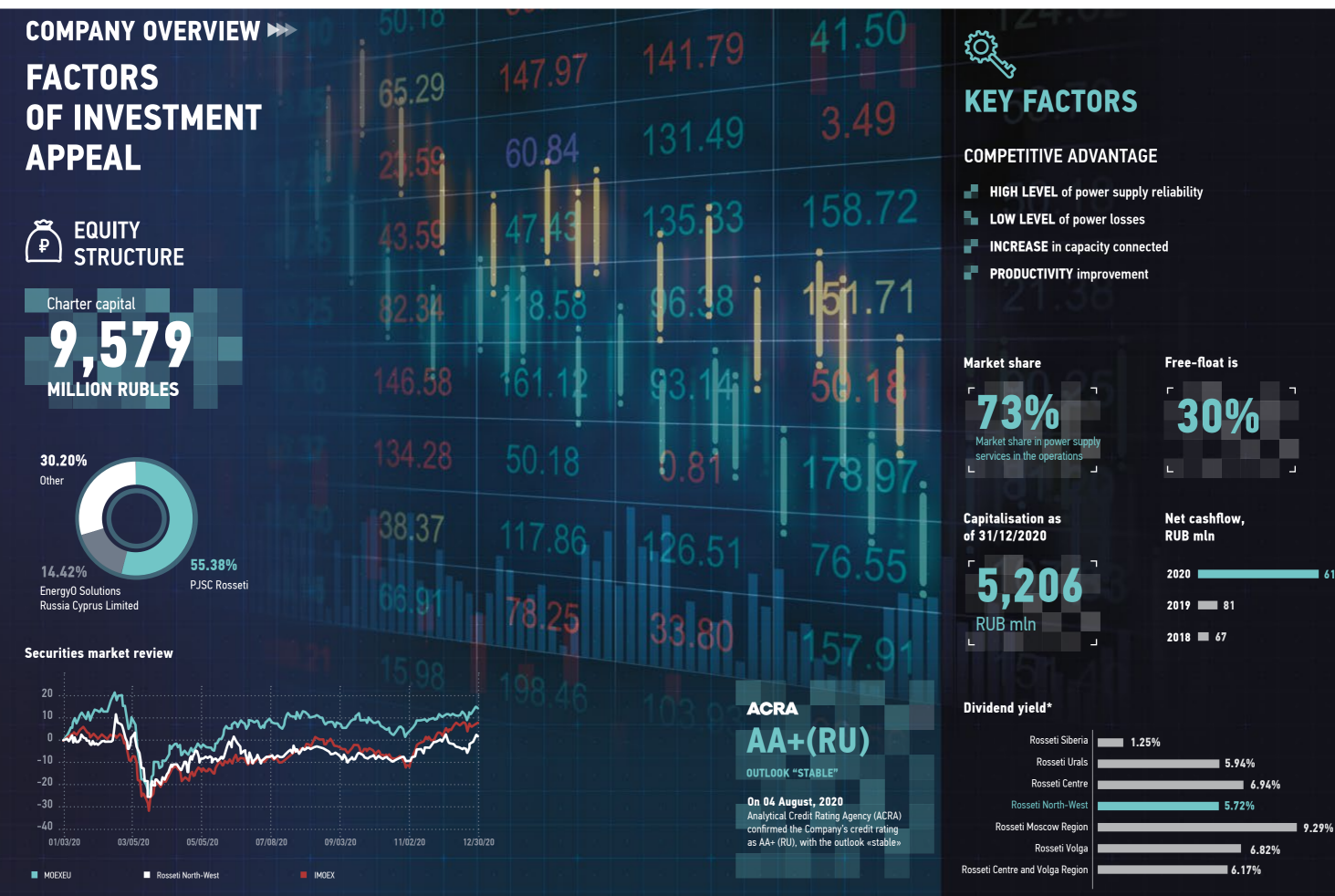


CONSUMER INTERACTION



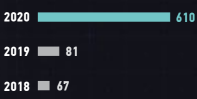
Distribution of application by type











DIGITAL TRANSFORMATION PROGRAMME



Back in 2018, Rosseti declared its willingness to carry out digital transformation. For the last two years, substantial progress has been achieved. Today the implemented digital solutions are successfully undergoing a stress test, and internal systems of electronic interactions are being upgraded.

External communications will also be updated and implemented into day-to-day operations after the return to offices.



was allocated for the implementation of the Company's Digital Transformation Programme in 2020

Implementation of the Programme 'Digital Transformation of PJSC IDGC of the North-West 2020-2030'



12

Achievements of the Digital Transformation **Programme:**

- 3 digital substations were put into operation (Molochnoye, Balaton, and Potok; all substations are 35 kV).
- 2 digital PDZs were created (Valday and Borovichi PDZ).
- 1 pilot project was implemented. 2 more are at the final stage.

- 4 charging plants were installed.
- CIM profile in terms of general specifications was formed, and the CIM profile in terms of M&R registration is being formed.

More on key projects within the Digital Transformation Programme on page 76-77.

Expenditures in major areas of Digital Transformation in 2020, RUB mln

Pilot projects

26 RUB mln

Corporate ICS

206 RUB mln

Network control Centers

247

RUB mln

Smart metering systems

RUB mln



Strategic report

Corporate

governance report

About the report Annexes









COMPANY OVERVIEW **MODERN STANDARDS OF ENVIRONMENTAL** PROTECTION

The main activity of the Company (transmission and distribution of electric power through power grids) affects our environment insignificantly. Nevertheless, we aim to organise our work in a way to minimise any adverse environmental impacts.



Certification ISO 14001:2016

In 2020, the Company successfully passed the first inspection of the Rosseti's system of ecological management as it relates to compliance with ISO 14001:2015 and GOST R ISO 14001:2016



Is the amount of environmental protection costs and investments



Is the amount of total air pollutant emissions



Of bird protection devices (in total the Company has installed 6,324 items since 2015)

Strategic report

- - oil collectors;
- Transmission of waste of I-IV danger classes to specialised organisations;
- protection devices;

2.084.36 1,012.23



2018

Fields of bay willow in Kirillovsky district of Vologda Oblast

About the report



PRACTICES IN THE AREA OF ENVIRONMENTAL PROTECTION

Substitution of oil circuit breakers by vacuum and sulfur hexafluoride circuit breakers, which has allowed to decrease environmental pollution by transformer oil;

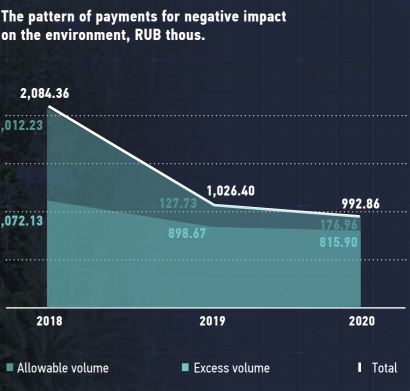
Restoration of oil receivers, oil lines, and devices for backup

Equipped waste storages;

Analytical control of pollutant air emissions from stationary sources, conduction of instrumental measurements;

Equipment of overhead lines of 35 kV and higher with bird

Construction and reconstruction of OPL 0.4-10 kV with the substitution of bare wire by self-supporting insulated wire.



COMPANY OVERVIEW **MODERN STANDARDS OF SUSTAINABLE** DEVELOPMENT

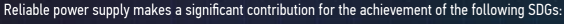
Rosseti North-West is aware of the impact that its activities can have in the regions of the Company's operations, and therefore states that the Company's major priority is well-being of its employees and residents of the regions. Besides, the Company aims at organisation of its activities in a way to minimise any kinds of injuries among its employees, contractor personnel, and residents of these regions.

ISO CERTIFICATION

In 2020, the Company successfully passed an inspection of the current quality management system of the Company conducted by certifying authorities for compliance with the requirements of ISO 9001:2015 (GOST ISO 9001-2015). Following the inspection, it was concluded that QMS of the Company is being preserved and developed in accordance with the principle of continuous improvement.

COMMITMENT TO THE UN SUSTAINABLE DEVELOPMENT GOALS

The company operates according to the UN sustainable development goals (SDGs).





Strategic report

Corporate



COLLECTIVE AGREEMENT

The Collective agreement is in effect in the Company. It is the foundation for the provision of monetary stimulation, benefits, compensation, and guarantees for the employees of Rosseti North-West.

According to experts, the Collective Agreement of Rosseti North-West ensures the Company's stability and social security of its employees.

2020 was a difficult year in many regards, but, despite various challenges, the COVID-19 pandemic and serious limitations linked to it, we have performed all social obligations to our employees. We have not only retained the compensation rate but also found additional funds to rewards those employees who had been providing stable power supply in the face of severe restrictions.

Artem Pidnik,

Ø (men and women as a percentage)

THE BOARD OF D

81.8% Ø 18.2%

Is percentage of the personnel covered by the agreemen

Elena Morozova engineer of the relay protection and automation service at the Pskov branch About the report



General Director of PJSC IDGC of North-West

GENDER DISTRIBUTION OF STAFF

IRECTORS	MANAGEMENT
(9)	57% (4)
(2)	43% (3)

STAFF

77.6% (11.160) 22.4% (3,181)

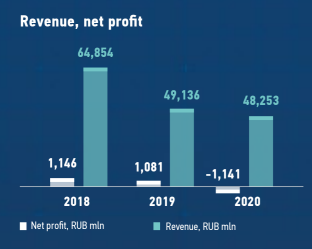




KEY PERFORMANCE INDICATORS

FINANCIAL INDICATORS

GRI 102-7



$(rac{1}{4})$ operational indicators

Power supply and losses



15.4% 10.8% 11.5% 7,006 7,143 5,544 2018 2019 2020 EBITDA, RUB mln EBITDA profitability

450

20.400

2019

MW

Installed capacity,

356

13,338

2020

EBITDA, EBITDA profitability

Technological connection

435

21,952

2018

Number of contracts

completed, items

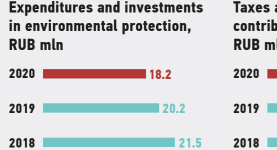


INDICATORS OF RELIABILITY

SAIFI and SAIDI



INDICATORS OF SUSTAINABLE DEVELOPMENT



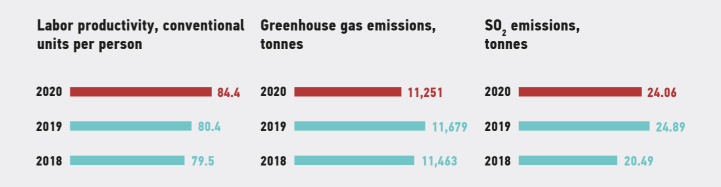
Taxes and insurance contributions to the budget, RUB mln



Expenditures on labor protection, RUB mln 2020 529.8

479.6

498.2



Rates of accidents at sites



HIGHLIGHTS OF THE YEAR

INVESTMENT PROJECTS



Rosseti North-West has commissioned a 150 kV overhead line to provide power supply to the largecapacity marine facilities (CCLCMF), a project implemented by Novatek.



The Company has launched the 35 kV Balaton substation in the Vologda region that fulfills the needs of the Nord Stream 2 pipeline. This new substation operates on the total observability principle.

AGREEMENTS WITH REGIONS

In February 2020, General Director of PJSC IDGC of North-West Artem Pidnik and the head of the Republic of Karelia Artur Parfenchikov signed an agreement of intent related to modernization of energy infrastructure. The joint project of the Company and the local government presupposes the switch of Karelian coal and fuel oil-powered boilers to electricity.

CORPORATE MANAGEMENT

RAEX rating agency has confirmed the Company's credit rating



A++ GQ "The highest level of management quality"*

CETH

The second digital PDZ within the Rosseti North-West geographical footprint was launched in Borovichi district of the Novgorod region. The implementation of this project will accelerate the localization of grid damages, decrease the duration of repairs, and increase the stability of power supply to 62,000 residents of the region.



Within 7 days, the Company put together an external power supply diagram for the infectious mobile hospital in the village of Murmashi, Murmansk region. The hospital was commissioned by the order of the President of Russia Vladimir Putin. The engineers built two 6 kV aerial cable lines, having provided the hospital with 3.6 MW of power. The hospital's capacity is 500 beds. It was built to be used in the case of the rapid COVID spread in the region.

ANNUAL REPORTS CONTESTS FOR 2019

The annual report of PJSC IDGC of North-West for 2019 was awarded by the Moscow Exchange and presented with the LACP and the ARC Award.





About the report



DIVIDENDS

Based on the results of 2019, the Company made a decision to pay dividends in the amount of



(AGM protocol of 01/06/2020 No.16).

Taking into account the dividends paid for the 9 months of 2019, total amount of dividends is

313,451 RUB thous.





STRATEGIC REPORT

1,026 RUB mln

have been allocated by the Company to implement the Digital Transformation Program in 2020

••

CORPORATE IMS

> DIGITAL SUBSTATIONS

 \odot

DIGITAL PTL



GRI 102-14

ADDRESS BY THE CHAIRPERSON OF THE BOARD OF DIRECTORS

DEAR SHAREHOLDERS, PARTNERS, AND COLLEAGUES!

TURBULENCE

In 2020, the entire world faced a new reality: the COVID-19 pandemic caused significant changes to plans, and the actions taken to prevent the spread of the disease modified our normal ways. One thing remained the same. The power supply industry has always supported the ongoing development of the country and ensured comfortable living conditions for its residents.

the reliability and efficiency of the power grid and the uninterrupted power supply to its customers.

SAFETY MARGIN

Our key goal was to adapt the Company's operations to the unpredictable conditions and macroeconomic outcomes of the pandemic against the persistent standard challenges, such as the normal equipment wear and tear, weather anomalies, and cyber threats.

In response to the current business environment, we developed tools allowing us to support the advanced development of Rosseti North-West and fulfil the expectations of the investors. These tools

INVESTING INTO THE DIGITAL

The Company has set some ambitious goals for itself, such as the modification of the power supply system architecture and logic and the global modernization of equipment and power facilities, that shall improve the reliability and availability of the power supply services, which are important to the consumers.

The company implements a full-scale digital transformation of the power grid within the territory controlled by Rosseti North-West that was initiated by PJSC Rosseti. The 2020 expenditures associated with digital transformation amounted to 1.026 billion rubles. Within the framework of the PJSC IDGC of the North-West Digital Transformation programme approved by the Board of Directors, the results by the end of 2020 are as follows:

modern information technology and innovative solutions. The company is ready to invest in personnel training and take other actions to preserve qualified employees.

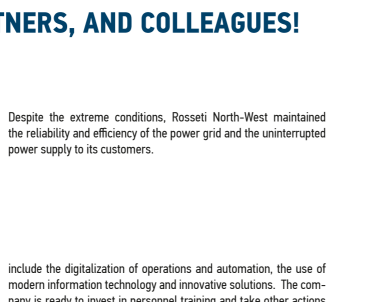
Despite the reduction of power consumption and a noticeable aggravation of the economic situation, I must note that our team managed to ensure the required sustainability and integrity of the Company.

- · 3 highly automated substations commissioned (35 kV SS Molochnoe, 35 kV SS Balaton, 35 kV SS Potok);
- 2 highly automated PDZs created (Valdaysky PDZ and Borovichsky PDZ);
- · 1 pilot project implemented, 2 projects are at the final implementation stages:
- 4 charging stations installed.

The efforts of the Board of Directors aimed at solving the problems set shall ensure the further development of the Company and its sustainability against the existing and potential risks and challenges.

Sincerely,

Chairperson of the Board of Directors PJSC IDGC of the North-West K.A. Mikhailik





Strategic

report

Sustainable

development report

ADDRESS BY THE GENERAL DIRECTOR

DEAR SHAREHOLDERS!

RELIABILITY

2020 was a challenge for the Company. Due to the COVID-19 pandemic, we worked under unusual, even unique conditions. Rosseti North-West managed to implement a set of actions aimed at the adaptation of the processes and ensuring personnel safety required to overcome these complicated times with dignity.

Our solutions proved efficient as the quality of our operations was maintained. In the reporting year, the Company managed to reduce the average duration and frequency of power outages by 30% and 21% respectively as compared to 2019.

DEVELOPMENT

In 2020, the Company implemented several large projects that can improve the investment appeal of our regions and the quality of life of their residents. In the Vologda Region, two highly automated 35 kV substations featuring remote control and total visibility were completed. Balaton 35 kV substation was built to supply power to Babayevskaya compressor plant of the Nord Stream 2 gas pipeline. Molochnoe 35 kV substation was reconstructed to increase its power output by 2.5 times. As a result, the reliability of the power supply in Vologodsky District was improved for both the residents and companies, including Vereshchagin Dairy Plant producing the famous Vologda butter.

INNOVATION

We use a systemic approach to ensuring the power supply reliability: we do repairs and on top of that introduce innovation technologies.

In 2020, we successfully tried a pilot project aimed at improving personnel safety and labour productivity in the Vologda Region. Our work teams are equipped with working outfits and tablets with special software that helps automate work authorization. The technical managers of different levels have online access to all the informa-

PLANS

The management of Rosseti North-West shall increase the economic stability of the Company and continue implementing projects to improve the reliability of the power supply for its customers.

Our goal is to change the conventional paradigm. This means, among other things, the complete transparency of all processes and the transition from conventional documents to digital data. Efficient Our operational personnel ensured a continuous power supply to the local residents, social facilities, and critical infrastructure.

Despite the restrictions caused by the pandemic, Rosseti North-West performed all the planned works to ensure stable power supply to its consumers on time. The company completed the overhaul of 1.3 thousand kilometres of power lines and cleared almost 16 thousand hectares of power line routes.

In the Arkhangelsk Region, we upgraded Dvinskoy Bereznik 110 kV substation. This improved the quality of power supply for 80 thousand local residents, as well as social and production facilities.

Over the reporting year, the Company commissioned 1.1 thousand kilometres of power supply lines and increased its power output by 159 MVA.

Grid connections were made for 13.3 thousand new consumers that require a total of 356 MW. Among them are 311 social facilities including 20 schools and kindergartens and 44 healthcare units.

tion about the work, the state of personnel and power facilities including the defects detected.

In Borovichsky District of Novgorod Region, we launched the second upgraded PDZ within the Rosseti North-West territory. This helped improve the reliability of power supply for 62 thousand local residents.

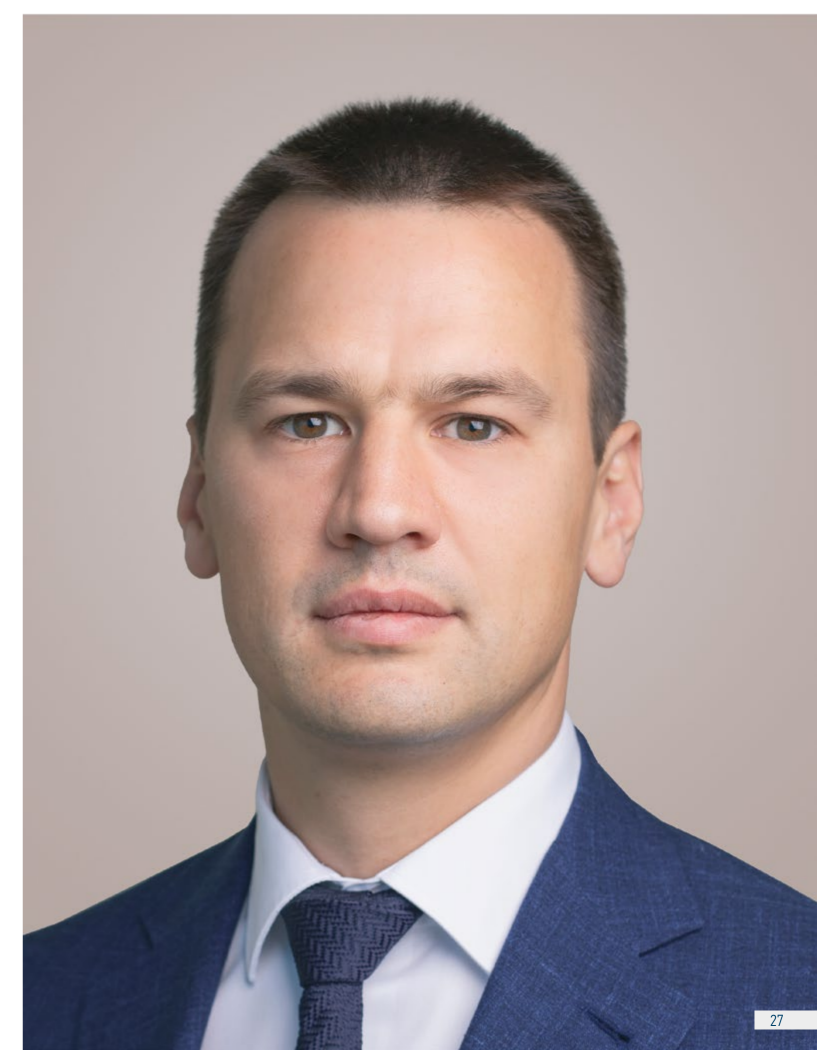
operating and strategic decisions may only be based on a valid database. This will allow us to improve the efficiency of the power grid management, reduce the accident rate in the grids, reduce the fault correction times, and improve the reliability of the grids.

Sincerely,

General Director PJSC IDGC of the North-West A. Yu. Pidnik

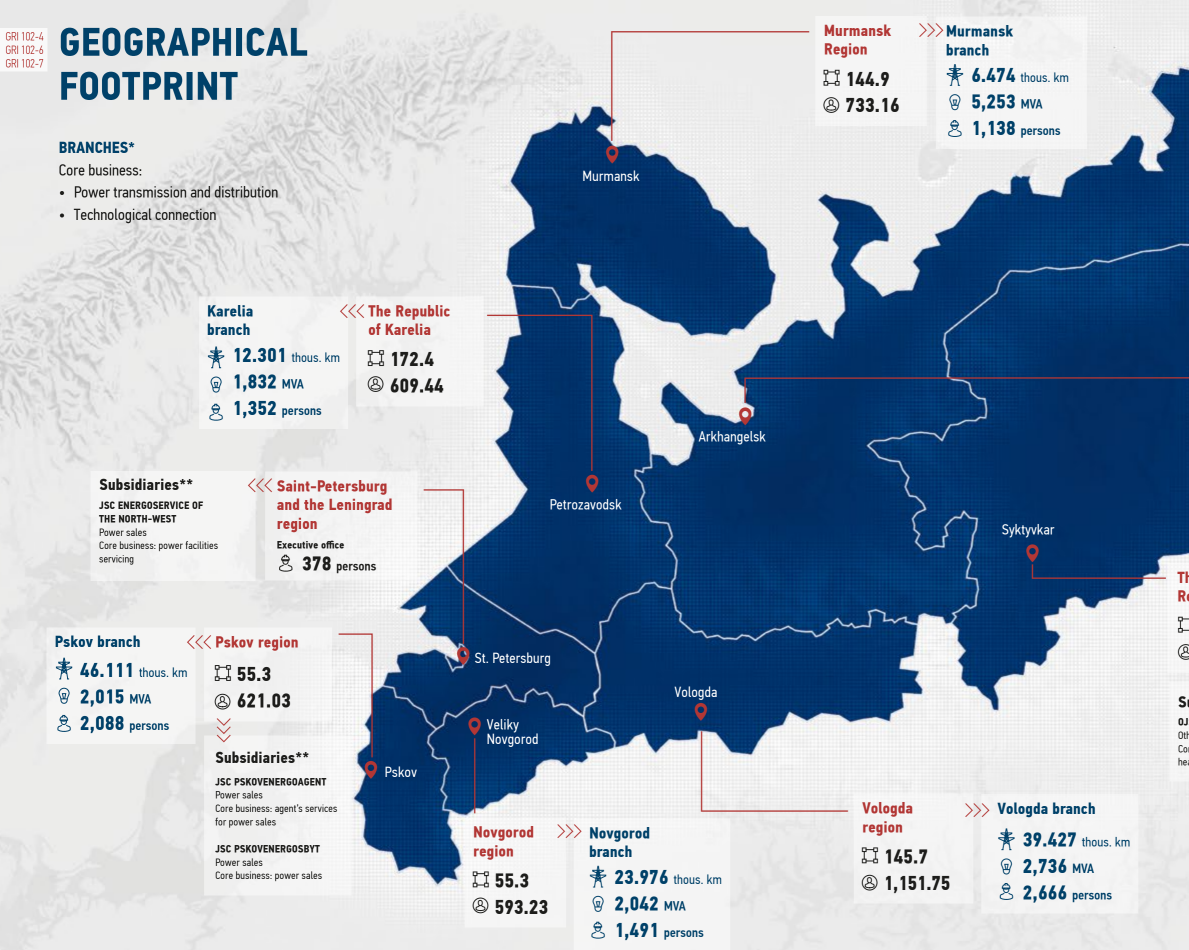
Strategic report

Sustainable development report Corporate



Sustainable

development report



governance report

About the report Annexes

- T Area, thous. sq.km
- Population, thous. persons
- PL length
- Substation capacity
- 🕏 Average headcount

Arkhangelsk >>> Arkhangelsk Region \$ 410.7 **⑧ 1,083.69**

branch **25.251** thous. km **2,212** persons

The Komi Republic

11 415.9 **8 813.86**

Subsidiaries**

OJSC LESNAYA SKAZKA Other types of business Core business: renting property for health and recreation services

 \geq

>>> Komi branch **22.685** thous. km 🗑 3,461 миа 2,783 persons

BUSINESS MODEL ACCORDING TO THE CONCEPT OF CAPITAL

OUR VALUES

- RELIABILITY
- HUMAN RESOURCES
- EFFICIENCY
- SAFETY
- SOCIAL RESPONSIBILITY

Strategic report

STRATEGIC PRIORITIES

Shareholders interests'

- Improving operational and investment efficiency
- Human resource development and labor productivity improvement
- Business diversification
- · Improving the image of the Company in the media and efficient GR
- Increasing investment attractiveness and shareholder value
- Ensuring efficient corporate governance

 Streamlining of the logistics system LS and centralization of procurement · Reduction of energy loss

Increase of

competitiveness

OUR RESOURCES

CAPITAL	2018	2019	2020
Length of the PL, thousand km	176.4	177.1	176.2
Transformer capacity, MVa	26,509.0	26,823.4	26,987.0
Substations (>35 kV), pieces	1,176	1,180	1,182
INTELLECTUAL CAPITAL			
Intangible assets, RUB mln	31.6	17.4	5.9
Investments to R&D, RUB mln excluding VAT	12.47	9.61	23.77
Equity capital, RUB mln	19,345	19,811	18,584
Borrowed capital, RUB mln	15,544	15,295	16,631
O HUMAN CAPITAL			
Average number of employees, persons	15,627	14,595	14,108
Including those with professional education	86.5%	87.6%	88.0%
MATURAL CAPITAL			
Water use, thousand m ³	147.19	142.34	130.80
축축축 SOCIAL AND REPUTATIONAL CAPITAL			
Credit rating of ACRA	AA+(RU), outcome stable	AA+(RU), outcome stable	AA+(RU), outcome stable
Customer satisfaction level (on a five-point scale)	4.8	4.8	4.8

WE ENSURE POWER SUPPLY

through interregional lines and provide services on technological connection to energy grids*.

OUR MAJOR CONSUMERS

are population, industrial companies, government and social facilities.

HOW WE MANAGE OUR ACTIVITIES

Labour protection (p. 131) Reduction of the level of staff injuries at each stage of the production process is the Company's priority.

Environmental protection

(p. 134) We undertake all possible measures to minimise negative impact on the environment.

Personnel training and development, talent pool (p. 119)

We promote the staff's professional development in order to increase operational efficiency and motivation.

TECHNOLOGICAL CONNECTION

Proceeds from the technological connection services are hard to anticipate due to the changes in consumers' plans.

POWER SUPPLY

The greatest part of our revenue is financed by the energy sales.

Corporate management (p. 158)

We aim to stick to higher standards of corporate management and follow best international practice.

Corporate values (p. 142)

Our corporate values motivate the employees to achieve best results without prejudice to safety, ecology, and without violation of ethical principles.

Risk management

(p. 209) We continually monitor the risks connected to our activities.

Interaction with stakeholders (p. 110)

For compliance with mutual interests there is a continual interaction with the stakeholders.

Development interests

- Ensuring the tariffs are at the levels that help support the development of the Company
- Digital transformation of operations. Technological and innovative development
- Business process standardization and the improvement of functional organization
- Increasing the share in the grid services marke

Sustainable development

- Ensuring reliable, high-quality, and safe power supply to consumers
- Preventing the increase in the number of workplace injuries
- · Ensuring comprehensive security of the Company operations
- Legal compliance, including the laws on preventing and combating corruption and antimonopoly laws

VALUE ENSUREMENT FOR THE STAKEHOLDERS

SHAREHOLDERS

Decrease of power losses by 0.01% 84.4 c.u. per person increase in labour productivity (5%) 1 1.3% increase in Company's capital since 2019

CONSUMERS

1.1 thous. km of PL put into service 31,170 mln kWh is the amount of productive power supply from the grid 13.3 thousand pieces of implemented agreements 356 MW of connected capacity

FINANCIAL ORGANISATIONS

1,004 RUB mln payments of interest on the borrowed capital

SUPPLIERS AND CONTRACTORS

1,432 is the amount of procurement 15,523.95 RUB mln is the total amount of procurement**

EMPLOYEES

10.202.08 RUB mln costs of salaries 495 RUB mln costs on the social field

STATE BODIES AND LOCAL COMMUNITIES

8,415 RUB mln is the amount of taxes and insurance premiums transferred to the budget

218 RUB mln of investments to the social infrastructure

18.2 RUB mln of costs on the ecological projects

CONTRIBUTION TO THE UN GOALS OF SUSTAINABLE DEVELOPMENT



CREATING VALUE FOR OUR STAKEHOLDERS

SUPPLIERS

Wholesale market TGC WGC

FGC UES

In 2019 the Company conducted 1,261 procurement pro-GRI 102-9 cesses for a total amount of 14.6 bln rubles.

Procurement budget share used for purchase from local GRI 204-1 suppliers* in the regions of the Company's operation** comprises 2.9 bln rubles including VAT (or 18.7% of the actual level (40.6% on the quantity).

> According to the Procurements plan for 2021 it is expected to use 5.1 RUB bln, including VAT on procurement.

PROCUREMENT OF GOODS. WORK, SERVICES

New construction and expansion of power grid facilities	198 units	3,524 RUB mln	22.70%	
Reconstruction and technical reequipment of power grid objects	190 units	1,995 RUB mln	12.85%	
Power repair (repair) production, maintenance	497 units	4,755 RUB mln	30.63%	
IT procurement	111 units	639 RUB mln	4.12%	
Other procurement (including R&D and consulting services)	436 units	4,610 RUB mln	29.70%	
Other procurement from a single supplier (lease of land, supply of heat/water/gas/electricity, repair works)	171 units	938 RUB mln	6.05%	

ROSSETI ORTH-WEST

POWER SUPPLY

33,236 kWh mln output to grid

31,170 kWh mln output from grid

41,750 RUB mln revenue from sales transmission

39,086 thou. of substations and transformer substation

6.22% power losses

TECHNOLOGICAL CONNECTION

1,201 RUB mln revenues from TC services

67 days average duration of TC for small and medium businesses

DEVELOPMENT **OF POWER GRIDS WITHIN** THE TERRITORY OF COMPANY'S **OPERATIONS IN RUSSIA**

COMPREHENSIVE MAINTENANCE OF CONSUMERS

OTHER TYPES OF ACTIVITIES

985 RUB mln - revenue from other types of activities:

- 286 RUB mln revenue from lease of property (fiber optic lines) (29%)
- 308 RUB mln revenue from power generation at the Mezenskaya diesel power plant (31%)

Sustainable development report

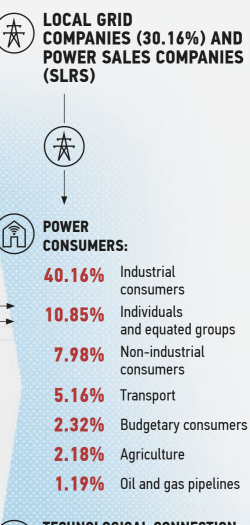
Strategic

report

Corporate

.** Actual cost of the completed purchases from local suppliers in the region of the Company 's operation for 2020.

CONSUMERS



TECHNOLOGICAL CONNECTION OF NEW POWER CONSUMERS

ᡩᢪ

79.75%	Individuals
18.27%	Other
0.41%	Production and distribution of electricity, gas, and water
0.98%	Industry
0.58%	Trade etc.

STRATEGIC DEVELOPMENT **GUIDELINES**

Our industry is one of the main strategically important integral parts of the country's economy. Sustainable operation of industrial enterprises, social facilities, and growth of the regions' investment appeal depend on the work of energy workers.

Today we are working in the times of digitalisation of the economy on the whole, including the electric power industry. Not only does this pose new challenges to us, but also opens up great opportunities. I am convinced that the great traditions of the industry, the expertise gained, and the human capital will help us overcome the greatest challenges.

> General Director of PJSC IDGC of the North-West A. Yu. Pidnik

MARKET OVERVIEW



WORLD ECONOMY¹

The persisting restrictions aimed at combating the coronavirus pandemic are currently holding back the economic development in many countries and their trade partners. Even in the countries where strict lockdowns have been called off, there are still restrictions for some economic areas that can be crucial for those countries (tourism, air traffic, catering, entertainment).

The recovery of the world economy in the mid-term is not going to be fast: after the initial rebound to the levels below the pre-crisis ones, there will be a long period of slow growth.

In 2021, we expect a recovery growth of the world economy of 4.5-5.0%, after which the global growth rate will again remain at about 3% in the mid-term. The new social distancing rules and the transition of many employees to the remote working mode may result in long-term structural changes in labour productivity dynamics and people's consumption habits. At the time, the extent of these effects cannot be estimated precisely.

MACROECONOMIC PERFORMANCE IN 2020 AND PROJECTIONS UP TO 2023

(+2.0%² in 2019).

Within the production GDP for 2020, the biggest drop in added value was observed in the activities of households as employers and their non-differentiated activities in goods manufacturing and providing services for their own use (-25.9%), followed by hotels and catering companies (-24.1%), culture, sport, and entertainment activities (-11.4%), transport and storage (-10.3%), mining and guarrying (-10.2%), administration and respective auxiliary services (-7.1%), and other services (-6.8%). The drop in net product taxes within the GDP amounted to 5.5%.

A significant drop in demand and the compulsory restriction of business activities within the GDP across income sources for 2020 resulted in the redistribution of the gross profits and mixed incomes, as well as net production and import taxes in favour of employee compensations for labour.

In 2020, the GDP reduced by 3.1%, which was below the 2019 level In 2021, economic recovery rates will be impacted by a number of diverse factors. On the one hand, the negative impacts of the remaining guarantine restrictions and the changes in consumption habits should be less significant than expected. Moreover, the growth will be supported by the effect of the loosening of the monetary policies. On the other hand, further normalization of budget expenses after their increase in 2020 to combat the spread of the coronavirus and support the economy will become a restricting factor.

> Considering these factors, the expected growth of the GDP in 2021 is 3.3%. Thus, by the 3rd guarter of 2021, the Russian economy will reach the pre-crisis level, and, by the end of 2021, it will get in line with the stable growth necessary to achieve the national development goals. In 2022-2023, the economy shall continue to grow by at least 3%. Besides, the OPEC+ deal with its current parameters expires in 2022.

Strategic report

Sustainable development report Corporate

In 2020, industrial production decreased by 2.9% (compared to 2.4% in 2019). The process industry showed moderate growth by the end of 2020. In 2020, like in previous years, the chemical, food, and consumer goods industries, as well as wood processing, were the drivers of the growth. At the same time, mechanical engineering and metal productions caused some negative dynamics of the process industry in the context of reduced investment activity and external demand. The reduction of the traffic load and the resulting drop in fuel demand caused by the lockdown in Russia and other countries conditioned the negative dynamics of the oil refining industry.

The baseline economic development plan for the Russian Federation in 2020-2023 stipulates the following industrial production growth rates: 2.6% in 2021. 3.6% in 2022. and 2.3% in 2023.

Baseline scenario of the Russian Federation social and economic development forecast up to 2023

Consumer price index as of the year end, % to December

Industrial production, %

Gross domestic product, %

Source: The Russian Federation social and economic development forecast up to 2023 (the RF Ministry of Economic Development, baseline

FORECAST RISKS

During the gradual recovery. Russia's economy may face the following challenges.

Sanitary and epidemiological restrictions are alleviated gradually and unevenly across the regions depending on the epidemiological situation and the healthcare facilities available. Some of the sanitary requirements for business operations shall remain in place for a long time. The economic recovery rate will be primarily determined by the situation with the disease rates. The baseline option does not stipulate the "second wave" of the new coronavirus infection, yet it is a key risk for the forecast parameters.

ELECTRIC POWER CONSUMPTION IN THE INDUSTRY AND FORECASTED ELECTRIC POWER PRO-**DUCTION AND CONSUMPTION³**

Power consumption volume within the Unified Energy System of to be 3.3 billion kWh (-0.3%). This happened because of the 1°C Russia amounted to 1,033.7 billion kWh in 2020, which is 2.1% increase in the yearly average temperature in the energy system lower than in 2019. The integrated energy system of the North-West compared to the previous year. The biggest impact of temperatures showed a slight 2.98% reduction in power consumption in 2020. It on the power consumption dynamics was observed in Q1 2020 amounted to 92.2 billion kWh compared to 95 billion kWh in 2019. when the deviations from the monthly average temperatures were at their highest.

In 2020, the reduction of annual power consumption in the Unified Energy System of Russia due to the temperature factor is estimated

By the end of 2020, the **inflation** equalled 4.9%.

According to the baseline forecast of the Ministry of Economic Development of Russia, budget consolidation will have a hindering effect on the inflation rates in 2021. It will only partially be compensated by the effects of the monetary policies loosening. Under these conditions, the expected inflation at the end of the next year is 3.7% year-on-year. Henceforth we expect the recovery of consumer price increase rate set by the Bank of Russia as a target one (4%).

2021	2022	2023
3.7	4.0	4.0
2.6	3.6	2.3
3.3	3.4	3.0

Global economic recession. The significant variations in the global growth forecasts for the next year prepared by analysts and international organizations (from 3.5% to 6.5% in 2021) signify that the development of the world economy is very uncertain. The global economic recovery is significantly complicated by the uneven lifting of lockdowns in different countries, which may not only result in the preservation of some demand restrictions but also the breaks of global value-added creation chains.

¹ The Russian Federation social and economic development forecast for 2021 and the planning period of 2022-2023 (the Russian Ministry of Economic Development, the baseline option).

² In February 2021, Rosstat oublished its first assessment of the GDP for 2020 prepared using the methods of production, application, and formation based on income sources. In this assessment, Rosstat increased the GDF growth dynamics in 2019 (up to 2.0%)

³ The Russian Federation social and economic development forecast for 2021 and the planning period of 2022-2023 (The RF Ministry of Economic Development, baseline option JSC System Operator: a Performance report of the Unified Energy System of Russia for 2020

A significant reduction in power consumption was registered in April 2020, which was caused by the introduction of the coronavirus lockdown.

Since May 2020, a further decrease in power consumption was recorded in the Unified Energy System of Russia due to the simultaneous influence of two key factors: the persisting business operations restrictions during the lockdown and the significant reduction of power consumption by oil producing and transporting companies due to the OPEC+ deal, as well as the reduced fuel consumption in the domestic market.

The power consumption of large metal plants, mechanical engineering companies, chemical and wood processing factories also decreased in 2020, as well as that of the electrified railway lines.

In the mid-term, the power production volume will still be determined by the growth rate of the Russian economy. The expected power production for 2023 is 1,166.4 billion kWh, while the expected power consumption in the domestic market should increase to 1,152.6 billion kWh (+3.1% on 2019). Since the power consumption in the domestic market heavily depends on the temperature factor, the annual power production and consumption rates may fluctuate between 0.3–0.6% depending on the deviations of the temperature values from the multi-year averages.

We do not expect any significant changes in the generation structure in terms of power plant types. We will continue to increase our

TARIFF INDEXATION UP TO 2023

The annual increase in the regulated tariffs of grid companies for customers other than individuals will remain under 3.0% on average in the country in 2020-2023, which is consistent with the previous assumptions. To reduce the amount of cross-subsidization in the power grid system, tariffs of grid companies for individuals are to be annually indexed, on average, at 5% in Russia. The regulated electric power tariffs for residents will increase at the same rate.

Power consumption trends, bln kWh



Source: JSC System Operator.

generating capacities in the non-conventional and renewable energy source sector.

In 2023, thermal power plants will remain the main energy source. Their power production will increase by 5.0% compared to 2019 and their share will amount to 62.0%. By 2019, the nuclear power plant production will decrease by 7.0%, and their share will reduce from 18.4% to 16.7%. The production of hydropower plants will decrease by 0.6%, and their share will reduce to 16.7% from 17.2%.

The average non-regulated price dynamics for end-users, excluding residents, will be at 5.6% in the retail market in 2021. In 2022-2023, it will not exceed the target inflation parameters included in the scenario and will amount to 2.9-3.5%.

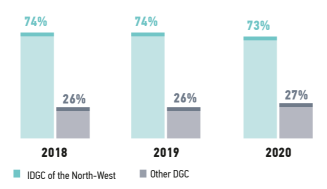
MARKET POSITION OF THE COMPANY

PJSC IDGC of the North-West operates in seven regions of the North-Western Russian Federation, being the largest power grid company in the operations area.

The Company's core business is electric power transmission. In accordance with the FTS of Russia decision (Order of 03.06.2008 No.191-E). PJSC IDGC of the North-West was included under No.47.1.116 in the register of natural power transmission monopolies.

The Company's share in the power transmission market within its footprint totals 73%, including the power partially transferred through the grids of the local grid operators (LGOs - payees).





* The market share was calculated on the basis of the tariff-and-balance decisions on setting common pot tariffs for a given constituent entity of the Russian Federation

COMPETITIVE ENVIRONMENT

To estimate the investment attractiveness of the PJSC IDGC of the Northregarding the positive and negative effects of the given regulatory system. At the same time, the Company is among the best IDGCs in the industry by the amount of power losses, which is due to upgrade of the electric power metering system, introduction of a single customer base, provision of data communication devices to electricians and a number of other measures. Moreover, the Company shows consistent reduction in the System Average Interruption Duration Index (SAIDI) and the System Average Interruption Frequency Index (SAIFI).

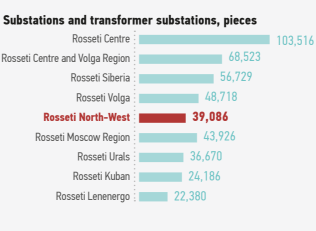
West shares at the stock market, the Company is usually compared to other IDGCs, though those companies are essentially not competitors, moreover, they are all subsidiaries to PJSC Rosseti. In terms of its assets and volume of services provided, PJSC IDGC of the North-West has average values among the subsidiaries of PJSC Rosseti, which makes it a sectoral "benchmark" among other IDGCs

COMPARISON WITH THE RUSSIAN POWER GRID COMPANIES IN THE REPORTING YEAR

Sustainable

development report

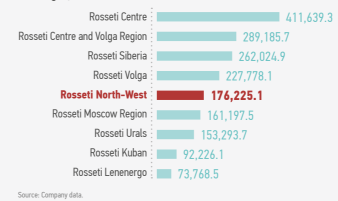
Operational performance



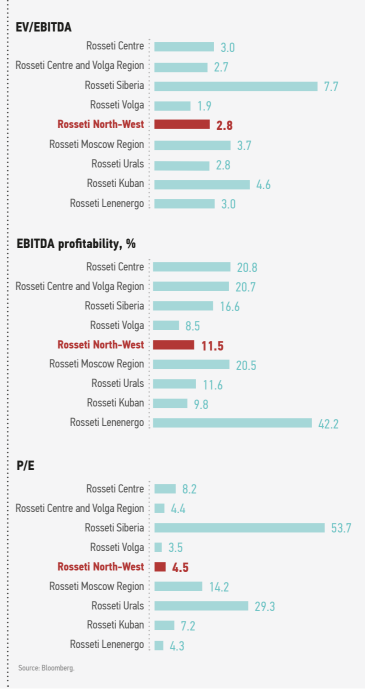
Transformer capacity, thous. MVA



PL length, km



Financial and investment indicators



STRATEGIC PRIORITIES AND DEVELOPMENT PROSPECTS

THE MISSION

The mission of PJSC IDGC of the North-West is ensuring reliable and uninterrupted power supply to its consumers and stable income for shareholders through efficient management of the distribution grid based on the unified strategic approaches to business.

THE DEVELOPMENT STRATEGY

of the Rosseti Group for the period up to 2030



In December 2019, a new strategy of the Rosseti Group was approved.

It identifies the goals and development areas up to 2030.



The development strategy of the Rosseti Group stipulates the transition to the business model of the modern innovation infrastructure.

The key strategic priorities of the Rosseti Group include:

- 1. Ensuring the set level of power supply reliability and quality;
- 2. Increasing the shareholders' total returns;
- 3. Ensuring resilience against the changes in the global and local electricity markets.

These aims are to be achieved by implementing the key strategy areas and solving the associated problems: technological and innovative development, digital

transformation, business diversification, improvement of operational and investment efficiency, development of international communications and talent, etc.

Strategic report

Sustainable development report Corporate

STRATEGIC PRIORITIES

Following the Regulation on target setting (approved by Order of the Company of 10.12.2019 No. 800r), the Company sets its Strategic priorities, which are understood as key development areas, taking into account the company Context, industry development Strategy, and the strategic goals of the Rosseti Group, as well as the opportunities and threats present. By Order of the Company No. 362r of 22.07.2020, the strategic priorities of the Company are as follows:



ENSURING

reliable, high-guality, and safe power supply to consumers



DIGITAL TRANSFORMATION of operations. Technological

and innovative development



STANDARDIZING

business processes and improving the functional organization



STREAMLINING

the inventory and logistics management system and centralization of procurement activities



HUMAN RESOURCE

development and labour productivity improvement.



INCREASING THE SHARE

in the grid service market



ā

INCREASING

the investment appeal and shareholder value

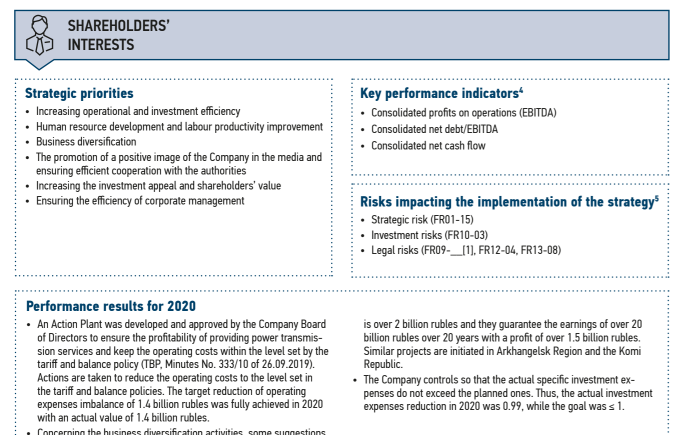
COMPLYING



with the legislation, including the anti-corruption and anti-monopoly laws GRI 103-2



STRATEGIC PRIORITIES ACHIEVEMENT. PERFORMANCE FOR 2020 GRI 103-3



Concerning the business diversification activities, some suggestions to renovate heat supply systems in the pilot regions (Murmansk Region and the Republic of Karelia) were prepared and submitted for revision to the local authorities. Their investment value



Power loss reduction

- Reduction of specific operating expenses (costs)
- · Improving the capacity utilization rate of the power grid equipment Labour productivity improvement

Risks impacting the implementation of the strategy⁵

- Industry-specific risks (FR01-04, FR05-01)
- Legal risks (FR09-__[1], FR12-04, FR13-08)

Performance results for 2020

- · The number of procurement procedures performed was reduced by 7% due to the consolidation and centralization of procurement activities at the executive level.
- Through the implementation of the Action programme to reduce losses for 2020-2024, the Company reached the target value for power losses in 2020, 6.22% (planned value: 6.22%).

4 For more information about KPIs, see section the Key Performance Indicators in the 2020 Integrated Annual Repor

5 Risks are described in more detail in the section on the Risk management system in the 2020 Integrated Annual Report

DEVELOPMENT **INTERESTS**

Strategic priorities

· Promoting the tariff level necessary to ensure the development of the Company

Sustainable

development report

- Digital transformation of operations. Technological and innovative development
- Standardizing business processes and improving the functional organization
- Increasing the share in the grid service market

Performance results for 2020

- On 27.01.2020 (Minutes No. 347/24), the Company Board of Directors approved of digital transformation of PJSC IDGC of the North-West for 2020-2030.
- · In 2020, Molochnaya and Balaton digital 35 kV substations and a digital PDZ (Borovichsky) were commissioned.
- Over the reporting period, the Company reduced the receivables turnover time from 70 to 60 days.

☆∦ SUSTAINABLE DEVELOPMENT

Strategic priorities

- Ensuring reliable, high-quality, and safe power supply to consumers
- Preventing the increase in the number of accident victims
- Ensuring an integrated security of the Company operations
- Complying with the legislation, including the anti-corruption and anti-monopoly laws

Performance results for 2020

- The average duration of power cut-offs for consumers in case of mass blackouts of power grid facilities caused by adverse (dangerous) natural phenomena reduced to 0.71 h.
- · The reduction of accident rates.

40

 Key performance indicators⁴ Compliance with the commissioning schedule Effectiveness of innovation Power loss level Reducing the specific investment expenses Progress on the action plan to reduce the Company's receivables
 Risks impacting the implementation of the strategy⁵ Country- and region-specific risks (FR08-01) Investment risks (FR10-03) Operational risks (FR01-01, FR01-02, FR03-01, FR06-01, FR07-05, FR08-04)
 The Company is implementing a project on the unification of operations in PUs and PDZs, balanced personnel distribution, and load levelling within functions. In 2020, a new Company breakdown was approved through the required corporate procedures. Its goal, among other things, is centralization (the number of PUs was reduced from 26 to 22, and the number of PDZs - from 126 to 82). Good results were achieved in collecting overdue receivables. The sum of claims redeemed by court orders to collect the debts for power transmission services as of 01.01.2021 was 995.079 million rubles.
 Key performance indicators⁴ Reaching the reliability level of the rendered services Complying with the grid connection deadlines Zero increase in major accidents Zero increase in the casualty toll Risks impacting the implementation of the strategy ⁵ Legal risks (FR09[1], FR12-04, FR13-08)
 Zero fatal accidents. Zero accidents due to the Company's fault. A total of 5,879 Company's automated facilities were fitted with the Secret Net Studio unauthorized access protection.

COMPANY DEVELOPMENT PROSPECTS*

The development of the Company is determined by the forward-looking distribution grid configuration set out in comprehensive development programs (CDPs), Power engineering development schemes and programs (DS&P) of the territorial entities of the Russian Federation that are implemented through the investment programme formed in accordance with the requirements of the RF Government Order of 01.12.2009 No.977 "On investment programs of the power industry entities".

The current investment programme of the Company was approved by Order of the Russian Ministry of Energy No. 24@ of 25.12.2020 and published on its website following the established procedure. The approved investment programme of the Company stipulates

Key indicator dynamics, RUB mln

capital investment financing in the amount sufficient to ensure seamless power supply to consumers and maintain the operating capacity of the fixed assets.

Taking into account the results of tariff and balance decisions made by the regulators in 2021 and concerning the Company's core activities (power transmission), the Company prepared an investment programme correction project (disclosed in 2021), which will be made available for public review and approval on the website of the Russian Ministry of Energy after it gets approved by the Company Board of Directors. According to the financial plan for the IP correction project, the Company expects to achieve the following forecast performance indicators6:

Indiantan		Actual		Change	Planned		Forecast		
Indicator	2018	2019	2020	2020/2019, %	2021	2022	2023	2024	2025
Revenue	61,123	45,131	43,936	-3%	45,702	46,935	47,198	49,029	51,190
Net cost	56,696	41,928	42,004	0%	43,536	44,665	45,487	46,695	47,811
EBITDA	6,782	6,585	4,034	-39%	6,819	7,230	6,196	6,806	7,920
Net profit	754	577	-1,371	-338%	855	869	-14	471	1,406
Capital costs	6,327	4,839	4,224	-13%	6,317	4,419	4,210	4,481	4,771
Net debt	15,393	14,447	14,818	3%	16,290	15,809	15,336	13,920	11,882

* The data on the investment programme (The final draft of the investment programme of PJSC IDGC of the North-West adjustment of 09.12.2020 (publication date: 14.12.2020) Part 1.



SWOT ANALYSIS⁷

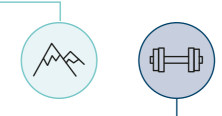
SWOT analysis is a method of strategic planning stipulating the identification of internal and external factors and grouping them into four categories: strengths, weaknesses, opportunities, and threats. The Company's SWOT analysis can be presented as follows:

Sustainable

OPPORTUNITIES V

EXTERNAL CONTEXT

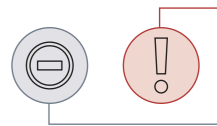
- · Achievement of competitive tariffs
- · Business diversification (including the rearrangement of heat generation services using inefficient fuels through concession agreements and energy service contracts)
- Energy-saving technologies
- · Boosting the Company's governance efficiency
- · Reduction in operating expenses
- Attracting new electrical power consumers
- · Improving reliability through the consolidation of the power arid assets
- Expanding the activities to reduce receivables



- High level of power supply reliability
- Low level of power losses
- Stable financial situation and balanced loan portfolio
- High level of corporate governance
- · Qualified workforce and management
- Vast sectoral expertise
- · The ability to provide a versatile response to unpredictable and unfavourable events (e.g., the rapid transition of all the personnel into the remote working mode) while maintaining the quality

STRENGTHS **THREATS**

- The increased popularity of in-house generation as a more convenient and cheaper power supply option among large consumers, and the reduction of power consumption due to macroeconomic factors
- Dependence of the regional investment climate on the international agenda, sanctions, and unfavourable shifts in exchange rates
- Natural disasters
- · Misconduct of suppliers and contractors
- The reduction of the consumer demand and production, the reduction of business activity due to the COVID-19 pandemic



- · Inadequacy of the existing legal framework for tariff regulation
- High deterioration level of grids and equipment
- Influence of the industrial infrastructure development in the regions of presence on the financial results
- Influence of seasonal, climatic and geographical conditions on the operational performance
- The financial load is too high to fulfil obligations in occupational therapy within the existing legal framework

INTERNAL CONTEXT

43

WEAKNESSES

Strategic report

Murmansk

Petrozavodsk

No. 2 - 110/10 kV SS Olkhovey

CONSTRUCTION

Republic of Komi.

The project cost is

Timeline

2021

2015-2021

Commissioning

> RUB 2 bln incl. VAT

Corporate

FUTURE DEVELOPMENT

In 2021-2025, 9 priority investment projects are to be implemented in five regions of the Company's operations with the total value of RUB 6.5 bln including VAT.

They include 5 renovation and technical reequipment projects for substations, construction of a new 32 MVA substation, renovation of the capacity from 35 kV to 110 kV (total length of 12.5 km), as well as 2 projects involving the construction of 110 kV overhead power lines 189 km long.

Overall, the long-term investment programme of the Company for 2021-2025 stipulates commissioning of 7,095 km of power lines and more than 601 MVA of substation capacity. The financing of the investment programme is to comprise RUB 36.7 bln with VAT.

36.7 RUB bln with VAT

the total value of the investment programme financing

 $\overline{\mathbf{A}}$

7,095 km

of PL (Results planned)

DEVELOPMENT PROJECT

CONSTRUCTION

1

2

of two 110 kV OLs from reinstalled cells of 110 kV 110/10 substation Nº. 35 to the 110/10 main stepdown substation of the Applicant Near the city of Olenegorsk, **Murmansk region**

It is implemented within the technological connection agreement with the Russian Ministry of Defense.

The project cost is 0.51 RUB bln net of VAT

Timeline 2020-2021 Commissioning 2021

CONSTRUCTION of SS 110 kV Prionezhskaya

The project is being implemented within the programme of long-term development of the Karelia power industry up to 2024 in the village of Shuya, Prionezhsky district.

The project cost is 0.64 RUB bln net of VAT

> 601

of substation capacity

(Results planned)

MVA

Timeline 2019-2024 Commissioning

Q4 2024



Pskov

RENOVATION

Arkhangelsk

of head section of 110 kV OL Suda-1, 2

The project is being implemented within the framework of the technological connection agreement with the Department of Capital Construction and Repair to allow for the connection of the 110/10 kV substation that will feed the Cherepovets industrial park.

The project cost is RUB 0.16 bln, VAT included

Timeline 2019-2021

Commissioning 2021

About the report



Implemented under the technological connection is being implemented to ensure stable power supply to consumers, as well as to provide conditions for the technological connection of new consumers in Syktyvkar and the



4

of SS 110/10 kV Krasnozatonskaya, replacement of 2x16 MVA power transformers

The project is being implemented to ensure stable power supply to consumers, as well as to provide conditions for the technological connection of new consumers in Syktyvkar and the Republic of Komi.

The project cost is RUB 0.5 bln net of VAT

Timeline 2019-2022

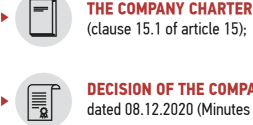
Commissioning Q4 2022

Syktyvkar

KEY PERFORMANCE INDICATORS

ACHIEVEMENT OF THE COMPANY'S PRIORITY DEVELOPMENT GOALS IS ASSESSED USING THE KEY PERFORMANCE INDICATORS (KPI) SYSTEM.

THE SYSTEM OF THE GENERAL **DIRECTOR'S KPIs WAS** ESTABLISHED BASED **ON THE FOLLOWING** DOCUMENTS:



DECISION OF THE COMPANY'S BOARD OF DIRECTORS dated 08.12.2020 (Minutes No. 382/18 of 08.12.2020).

The target values of key performance indicators were established by the Company Board of Directors on 08.12.2020 (Minutes No. 382/18 of 08.12.2020).

Under the above Decision of the Company Board of Directors, in 2020, the following set and the following target values of the key performance indicators were identified:

КРІ	Calculation procedures
Total shareholder returns	Comparing the dividends accrued in the reporting year to the average value for the previous three years and the value mentioned in the Company business plan
Return on invested capital	Assessing the proportion between the profits before taxes and the interest for the capital value and long-term credits and loans
Consolidated operating profit (EBITDA)	Section 1. The increase in the actual EBITDA compared to the previous year must be at the yearly average tariff growth rate or above Section 2. If this condition is not fulfilled, the actual EBIDTA value is compared to the planned one calculated using the approved business plan
Reduction of specific operating expenses (costs)	The reduction of the proportion of the specific operating costs and the amount of equipment ser- viced (conventional units) in the reporting year compared to the previous year
Power loss level	The proportion between the power supplied to the grid minus the power consumed from the grid and used for household needs and the power supplied to the grid minus the internal net power flow
Labour productivity improvement	According to the Rosstat Order No. 576 of 23.09.2014: the proportion between the earnings obtained from power transmission and the number of liquidated man-hours
Innovation efficiency	The integral indicator of innovation efficiency assesses the progress on the three nested indicators: R&D costs, innovative product purchases, D&S development (actualization) quality/D&S implementation
Reduction of accounts receivable	The reduction of the actual overdue receivables across all of the S&A (excluding the moratorium and restructured debts, and the debts of the contractors that seized to be wholesale power market players and/or default providers)

Strategic report

Sustainable development report Corporate

КРІ	Calculation procedures
Complying with the grid connection deadlines	The integral indicator assessing the PJSC Rosseti consisting of three con tions, the quality of technical connec laws of the Russian Federation
Debt / EBITDA	Section 1. Assessed using the result value. If the Company is financially at least 10% compared to the actual Section 2. If this condition is not fulf lated using the approved business p
Compliance with the commissioning schedule	The proportion between the total ac applied to completed facilities accep down) to the planned value accordin implementation schedules
Readiness to work during the heating season	The indicator assessing the Compar monthly monitoring of Russia's Min
Implementing the Company Development Plan	The bonus reduction indicator calcul Plan actions approved by the Board reported period
Reaching the reliability level of the rendered services	Tariff regulation reliability indicators the averages for 3 years
Zero occupational accidents	The number of Company employees es) due to the officials' failure to ful

To improve the efficiency of PJSC IDGC of the North-West operations and to update the KPI calculation methods following the decision of PJSC IDGC of the North-West Board of Directors of 30.12.2020 (Minutes No. 385/21 of 30.12.2020) in 2020, some changes were made to the KPI system as compared to the 2019, including the following:

..... The updated KPI system is based on yearly indicators, while the quarterly indicators were excluded;

2

New yearly KPIs were added to the existing set, including the Total Shareholder Returns, Return on Invested Capital, Readiness to Work During the Heating Season, Implementing the Company Development Plan;

Some KPIs were excluded from the set: Reducing the Specific Investment Expenses, Consolidated Net Cash Flow, Improving the Capacity Utilization Rate of the Power Grid Equipment,

The Company's system of key performance indicators correlates to the variable part of the management remuneration – each of the indicators has a specific weight in the amount of incentives paid, quarterly and annual bonuses are paid on condition of the respective KPI achievement.

e quality of technical connections to the grids of S&A of omponents: the quality of reviewing technical connection applicaection contract fulfilment, the compliance with the antimonopoly

Its of achieving the required proportion of debts to the EBITDA stable, the target is \leq 3.0. Otherwise, the improvement must be al values of the previous year but not less than 3.0. Ifilled, the achievement of the planned debt/EBITDA value calcuplan is assessed

ctual basic asset acceptance for accounting (in monetary terms epted as basic assets in the reporting year with quarterly breaking to the approved Company investment programme and its

any's readiness to work during the heating season based on the nistry of Energy

ulated depending on the number of the Company Development f of Directors of PJSC Rosseti that were not fulfilled during the

rs (SAIDI, SAIFI) and the number of large accidents compared to

es injured in accidents (with light, serious or deadly consequenc-Ifil their responsibilities in the reporting year

4 Some quarterly KPIs were made into yearly ones: Profits on Operations (EBITDA), Reduction of Receivables, Debt / EBITDA, Zero Occupational Accidents; 5 The calculation methods were updated for such KPIs as Reduction of Specific Operating Expenses (Costs), Power Loss Level, Labour Productivity Improvement, Complying with the Grid Connection Deadlines, Compliance with the Commissioning Schedule, Reaching the Reliability Level of

the Services Rendered.

Strategic report

Sustainable development report Corporate

TARGET VALUES AND KPI RESULTS ACHIEVED

Indicators set	Weight in the bonus system in 2020, %	Actual values for 2019 // achievement assessment for 2019	Target value for 2020	Actual values for 2020 [®] // % to the actual values for 2019 ⁹	Achievement assessment for 2020 // reasons for deviations	Target value for 2021
Total shareholder returns	10%	in place since 2020	 ≥ the average amount of funds allocated to pay out dividends following the decisions of the Company General Shareholder Meetings for 3 years preceding the reporting period ≥ the sum of funds allocated to pay out dividends in the reporting period according to the Company business plan 	The indicator achievement wi decisions taken by the Gener of the Company concerning pany profits according to the	ral Shareholder Meeting the distribution of Com-	 ≥ the average amound of the Company Geren period ≥ the sum of funds at the Company busine
Return on invested capital	20%	in place since 2020	≥ 95.0%	97% // -	achieved	≥ 95.0%
Consolidated operating profit (EBITDA)	15%	in place since 2020	fulfilled	fulfilled // -	achieved	fulfilled
Reduction of specific operating expenses (costs)	10%	7.5% // achieved	≥ 2%	6.7% // 89%	achieved	≥ 2%
Power loss level	10%	6.23% // achieved	≤ 6.22%	6.10% // 102%	achieved	≤ 6.11%
Labour productivity improvement	5%	3.80% // achieved	≥ 2.00%	7.82% // 206%	achieved	≥ 5.00%
Innovation efficiency	20%	146% // achieved	≥ 90%	90% // 62%	achieved	≥ 9 0%
Reduction of accounts receivable	10%	in place since 2020	≤ 100%	98% // -	achieved	≤ 100%
Complying with the grid connection deadlines	-10%	1.1 // achieved	≤ 1.1	1.1 // -10	achieved	≤ the actual indic no less than 1.1
Debt / EBITDA	-10%	in place since 2020	fulfilled	fulfilled // -	achieved	fulfilled
Compliance with the commissioning schedule	-10%	actual value for Q4 2019 71% // not achieved	≥ 90%	94% // -8	achieved	≥ 90%
Readiness to work during the heating season	-10%	in place since 2020	≥ 0.95	0.98 // -	achieved	Simultaneously: 1. ≥ 0.95 2. Failure to achieve Actions to Ensure
Implementing the Company Development Plan	-70%	in place since 2020	Not applicable because the Company has no Devel- opment Plan for 2020	—	—	Not applicable beca
Reaching the reliability level of the rendered services	-10%	1. KPI ≤ 1.00 2. Ksaidi=1.55; Ksaifi=1.35 // achieved	 Simultaneously: 1. Ki ≤ 1 2. No significant deterioration of indicators set by the tariff regulation authorities 3. Zero increase in major accidents 	1. KPI ≤ 1.00 2. Ksaidi=2.964; Ksaifi=1.495 // - ⁸	achieved	Simultaneously: 1. Ki ≤ 1 2. No significant det 3. Zero increase in r
Zero occupational accidents	-10%	in place since 2020	Simultaneously: 1. No more than two injured persons; 2. 0	1.0 2.0	achieved	Simultaneously: 1. No more than two 2. 0

8 For 2020, we present the expected level of KPI achievement taking into account the preparation terms and procedures for the reports that are used to calculate KPIs. The resulting actual values are approved by the Board of Directors of PJSC IDGC of the North-West.

9 The comparison of the expected values for 2020 is performed using the target values for 2020 and the actual results for 2019 for the parameters with similar calculation methods.

10 The comparison is not performed due to the update of KPI calculation methods in 2020.

nount of funds allocated to pay out dividends following the decisions General Shareholder Meetings for 3 years preceding the reporting

ds allocated to pay out dividends in the reporting period according to siness plan

			liess pidil			
Return on invested capital	20%	in place since 2020	≥ 95.0%	97% // -	achieved	≥ 95.0%
Consolidated operating profit (EBITDA)	15%	in place since 2020	fulfilled	fulfilled // -	achieved	fulfilled
Reduction of specific operating expenses (costs)	10%	7.5% // achieved	≥ 2%	6.7% // 89%	achieved	≥ 2%
Power loss level	10%	6.23% // achieved	≤ 6.22%	6.10% // 102%	achieved	≤ 6.11%
Labour productivity improvement	5%	3.80% // achieved	≥ 2.00%	7.82% // 206%	achieved	≥ 5.00%
Innovation efficiency	20%	146% // achieved	≥ 90%	90% // 62%	achieved	≥ 90%
Reduction of accounts receivable	10%	in place since 2020	≤ 100%	98% // -	achieved	≤ 100%
Complying with the grid connection deadlines	-10%	1.1 // achieved	≤ 1.1	1.1 // - ¹⁰	achieved	\leq the actual indicator value for the previous year multiplied by 0.85 but no less than 1.1
Debt / EBITDA	-10%	in place since 2020	fulfilled	fulfilled // -	achieved	fulfilled
Compliance with the commissioning schedule	-10%	actual value for Q4 2019 71% // not achieved	≥ 90%	94% // _ ⁸	achieved	≥ 90%
Readiness to work during the heating season	-10%	in place since 2020	≥ 0.95	0.98 // -	achieved	 Simultaneously: 1. ≥ 0.95 2. Failure to achieve the set value for the specialized indicator of Some Unfulfilled Actions to Ensure the Readiness of a Power Industry Entity
Implementing the Company Development Plan	-70%	in place since 2020	Not applicable because the Company has no Devel- opment Plan for 2020	_	_	Not applicable because the Company has no Development Plan for 2021
Reaching the reliability level of the rendered services	-10%	1. KPI ≤ 1.00 2. Ksaidi=1.55; Ksaifi=1.35 // achieved	 Simultaneously: 1. Ki ≤ 1 2. No significant deterioration of indicators set by the tariff regulation authorities 3. Zero increase in major accidents 	1. KPI ≤ 1.00 2. Ksaidi=2.964; Ksaifi=1.495 // - ⁸	achieved	Simultaneously: 1. Ki ≤ 1 2. No significant deterioration of indicators set by the tariff regulation authorities 3. Zero increase in major accidents
Zero occupational accidents	-10%	in place since 2020	Simultaneously: 1. No more than two injured persons; 2. 0	1. 0 2. 0	achieved	Simultaneously: 1. No more than two injured persons; 2. 0

PERFORMANCE **RESULTS¹¹**



INVESTMENT ACTIVITIES

STRATEGIC Priorities	>	 Ensuring reliable, high-quality, and safe power supply to consumers; Improving operational and investment efficiency; Digital transformation of operations. Technological and innovative development.

COST AND PHYSICAL PARAMETERS OF INVESTMENT ACTIVITIES GRI 103-3

	2018	2019	2020
Financing, million rubles (VAT included)	9,034	5,534	4,973
Implemented capital investments, million rubles (VAT excluded)	6,322	4,832	4,224
Commissioning of fixed assets, million rubles (VAT excluded)	6,098	4,892	4,111
Commissioning of transformator capacity fixed assets, thousand MVA	266.9	179	159
Commissioning of overhead line fixed assets, km	1,641.6	1,316	1,113

During 2020, as the COVID-19 pandemic unfolded, PJSC IDGC of the North-West conducted activities to optimize investment costs in accordance with the scenario requirements coordinated by the Ministry of Energy of the Russian Federation, as well as taking into account the decisions of the Government of the Russian Federation on the stabilization of the financial and economic situation of the PJSC Rosseti subsidiaries. The corrected Investment programme of the Company was approved by the Order of the Ministry of Energy of the Russian Federation dated 25.12.2020 No. 24@.

Company annually builds new and renovates existing power grid GRI 103-2 infrastructure facilities. Particular focus is given to upgrade and improved reliability of the power grid infrastructure operation for uninterrupted consumer power supply to consumers. To improve the investment efficiency, the Company conducts supervision of reconstructed and constructed facilities, including independent

supervision with the involvement of contracting organizations for 35–110 kV facilities. Simultaneously, the Company monitors that the actual specific investment expenses do not exceed the planned levels. Thus, the actual investment expenses reduction in 2020 was 0.99, while the goal was ≤ 1 .

PARAMETERS OF INVESTMENT ACTIVITIES

The Investment programme of PJSC IDGC of the North-West for 2020 was developed taking into account the aims and objectives of the Unified Technical Policy in the Power Grid System and approved by Order of the Russian Ministry of Energy of 25.12.2020 No. 24@.

The investment activity is aimed to enhance reliability and performance of the power grid system, as well as to reduce losses in power grids. Achievement of the investment goals will enable the Company to reduce operating expenses, allow to launch extra capacities for connecting new consumers, and eliminate power shortage.

Strategic report

Sustainable development report Corporate

Capital investments financing breakdown for 3 years, RUB mln incl. VAT

Technological connection

Renovation, modernisation, technical re-equipment

Investment projects conditioned by the power industry long-term devel schemes and programmes

Other new construction of power grid facilities

Purchase of land plots for the purposes of investment projects implement tion

Other investment projects

Total

In 2018-2020, the Company's Investment programme was largely financed from the entity's own funds (the share of borrowed funds amounted to 2.9% in 2019 and 8.5% in 2020).

Sources of the Company's investment programme financing for 3 years, RUB mln:

Sources of the investment programme financing, total including:

Own funds total. including:

Profits allocated to investments

Fixed assets depreciation

VAT refund

Other own funds

Borrowed funds

Overall, the total financing of PJSC IDGC of the North-West reduced istry of Energy of the Russian Federation (Letter from 15.05.2020 in 2020 by 10% compared to 2019. This reduction occurred due No. MU-5492/09) in order to maintain the financial stability and to the optimization of the Company's investment programme for prevent negative consequences in the current macroeconomic stress scenarios of the power grid system operation in accordance situation. with the activity funding priorities as specified in the scenario conditions for investment programme optimization agreed by the Min-

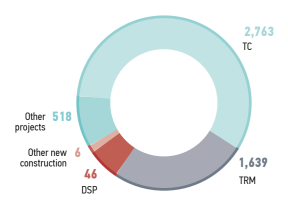
	2018	2019	2020
	5,368	2,631	2,763
	2,079	1,729	1,639
lopment	306	204	46
	39	18	6
nenta-	-	-	-
	1,242	952	518
	9,034	5,534	4,973

2020	2019	2018
4,973	5,534	9,034
4,547	5,374	8,706
662	849	3,336
3,134	3,793	4,074
425	549	1,114
325	184	182
425	160	328

ANNUAL REPORT 2020 OF PJSC IDGC OF THE NORTH-WEST DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic report

Capital investment financing structure in 2020, **RUB mln with VAT**



In the total financing, 56% accounted for technological connection projects, 33% — for technical re-equipment and renovation, 10% other IP projects, 1% - investment projects, the implementation of which was conditioned by long-term development schemes and programs for the power industry, as well as 0.1% - other new power grid facilities construction.

While the total amount of the Company financing having decreased by 10% in 2020, the share of financing allocated to technological connection projects increased from 48% to 56%. This was due to the need to implement preferential technological connection contracts in 2020. At the same time, the share of financing allocated to technical re-equipment and renovation projects (hereinafter - TR&R) in 2020 was increased from 31% to 33% compared to the previous year in order to decrease the depreciation of the fixed assets. The financing share for other IP projects in 2020 faced a year-on-year decrease from 17% to 10%.

The Company has no investment projects implemented with contributions from the federal budget in its investment programme.

GRI 103-3 **RESULTS OF THE INVESTMENT PROGRAMME IMPLEMENTATION IN 2020**

Information on the results achieved in 2020 due to implementation of the projects included in the investment programme, under Order of the Russian Ministry of Energy of 14.03.2017 No.177:

-3.3838278 Estimate of the changes in the average duration of the consumer power supply interruption	-1.35738296 Estimate of the changes in the average frequency of the consumer power supply interruption
5,848.00	210.34654 мw
Total number of technological connection obligations fulfilled under the investment programme of the grid company	Maximum capacity of the connected electric power consumers, power generating facilities, power grid facilities owned by other grid companies or other persons

LONG-TERM INVESTMENT PROGRAMME

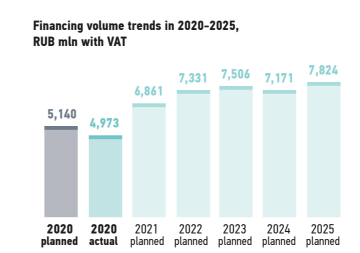
The investment programme of PJSC IDGC of the North-West for the period of 2016-2025 takes into account the aims and objectives of the Unified Technical Policy in the Power Grid System and is approved by Order of the Ministry of Energy of the Russian Federation dated 30.11.2015 No.906 (in the versions of the Russian Ministry of Energy Orders of 16.12.2016 No. 1333, 21.12.2018 No. 26@, of 20.12.2019 No. 27@, as well as 25.12.2020 No. 24@) (hereinafter - the approved IP)¹².

Investment activities of the Company are aimed at enhancing reliability and performance improvement of the power grid system, reduction of grid losses. Achievement of the investment goals will

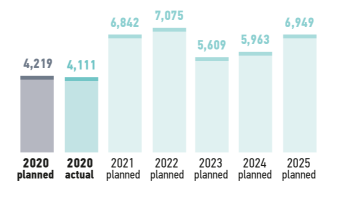
enable the Company to reduce operating expenses, allow launching extra capacities for connecting new consumers, and eliminate power shortage.

PJSC IDGC of the North-West Investment programme for 2021-2025 takes into account plans of territorial development, technical condition of the power grids, significance of the power supply facilities and the current trends in the economic development of the Russian Federation.

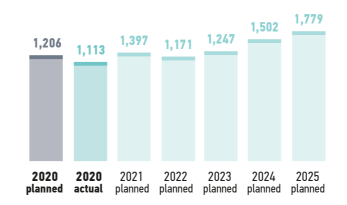
CAPITAL INVESTMENT DYNAMICS



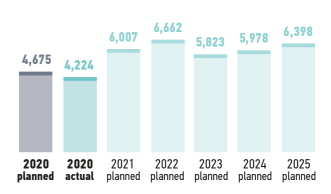
Commissioning volume trends in 2020-2025, **RUB mln net of VAT**



Power lines commissioning volume trends in 2020-2025. km

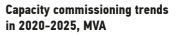


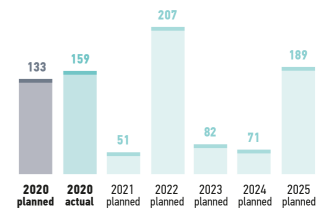
12 Information on the key projects of IDGC of North-West PJSC is provided in Annex 6 in the full version of the Annual Report on the Company's website



Implementation volume trends in 2020-2025, **RUB mln net of VAT**

The growth of the Investment programme financing from 2021 to 2025 is due to the annual investment increase for the installation of metering devices as per the Federal Law of 27.12.2018 No. 522-FZ, as well as the planned deadlines of major investment projects on the technological connection of consumers to power grids, as well renovation and technical re-equipment of substations.





The increase in the length of power lines in 2021 is due to the following planned investment project commissioning in accordance with the approved investment development programme:

- Construction of 110 kV OL No. 103 Vorkutinskaya CHPP No. 2 110/10 kV SS Olkhovey for technological connection of CS-5 Usinskaya, CU-2 (contract of 26.01.2015 No. 56-01885V/14 with PJSC Gazprom — 1 item) (110 kV OL — 163 km).
- Construction of two 110 kV OL from the newly installed cells of 110 kV SS 110/10 kV No. 35 to the terminal poles installed near the external fencing of the Applicant's planned 110/10 kV GPP in Murmansk Region, Olenegorsk area (TC Contract No. 43-004442/18 dated 19.08.2019 with the Ministry of Defence of the Russian Federation) (110 kV — 26 km).

The increase in the length of power lines to be commissioned in 2022 and 2024-2025 is due to implementation of other investment projects involving wire replacement with SSIW.

Considerable increase in the transformer capacity for commissioning in 2022 is conditioned by the scheduled launch of the following investment projects:

- Technical re-equipment of 110/10/6 kV SS Bazovaya (80 MVA)
- Renovation of 110/35/10 kV SS Vostochnaya (40 MVA).
- Renovation of 110/35/10 kV SS Kubenskoye (20 MVA).
- Renovation of 110/10 kV SS Krasnozatonskaya (32 MVA).

Increase in the capacity volume for commissioning in 2025 is conditioned by the scheduled launch of the following investment projects:

- Renovation of 35/6 kV SS No. 335 (32 MVA).
- Technical re-equipment of 150/10 kV SS No. 11A (63 MVA).
- Renovation of 110/35/10 kV SS Ustyuzhna (20 MVA).
- Technical re-equipment of 110/35/6 kV SS Knyazhpogost (16 MVA).
- Technical re-equipment of 110/35/6 kV SS Voy-Vozh (10 MVA).



Kuznechevskaya substation, Arkhangelsk branch

Strategic report

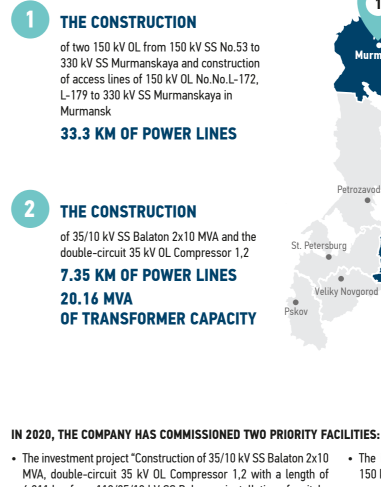
Sustainable development report Corporate

PRIORITY INVESTMENT PROJECTS COMPLETED IN 202013

Implementing Order of the Russian Government of 21.06.2010 No. 468 "On the procedure of construction compliance monitoring in building, renovation and overhaul of capital construction facilities", the Company performs construction control to certify that the works performed during building, renovation and overhaul of capital construction facilities comply with the requirements of the design documentation, technical regulations, site development plans, engineering survey findings.

In 2020, the independent construction control covered 80% of the capital construction projects under the Company's Investment programme.

The following key projects were implemented in 2020 In accordance with the investment programme of the Company:



 The investment project "Construction of 35/10 kV SS Balaton 2x10 MVA, double-circuit 35 kV OL Compressor 1,2 with a length of 6.911 km from 110/35/10 kV SS Babaevo, installation of switches (22 pcs.) in the Babaevo District (PJSC Gazprom Contract No. VOL6TP/497/17 dated 09.27.2017)" has been commissioned to ensure the technological connection of the Babayevskaya CS. The commissioned fixed assets amounted to 286 million rubles. 7.35 km of power lines and 20.16 MVA of transformer power were introduced into operation.

13 The capital construction quality assurance report is included in <u>Annex 7</u> to the Annual Report



GRI 203-1

• The investment project "Construction of two 150 kV OLs from 150 kV SS No.53 to 330 kV SS Murmanskaya and construction of access lines of 150 kV OL No.No.L-172, L-179 to 330 kV SS Murmanskaya in Murmansk (OL 150 - 27.6895 km)" has been commissioned by the Murmansk branch. This project is implemented due to the construction of 330 kV SS Murmansk in accordance with the investment programme of PJSC FGC UES to remove load from 330 kV SS No. 200 Vykhodnoy to allow the connection of the 150 kV SS Belokamenka, the development of the "Murmansk connection", to ensure the reliable power supply of the Murmansk city and the northern part of the Kola Peninsula. Commissioning of the fixed assets amounted to 410 million rubles, 33.3 km of power lines were introduced into operation.

POWER TRANSMISSION AND LOSSES¹⁴



STRATEGIC PRIORITIES

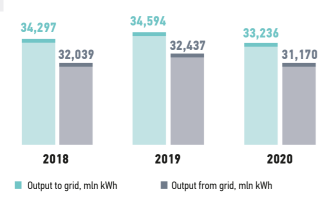
Ensuring reliable, high-guality, and safe power supply to consumers; Increasing the share in the grid services market.

KEY PERFORMANCE INDICATORS

	2018	2019	2020
Output from grid, mln kWh	32,039	32,437	31,170

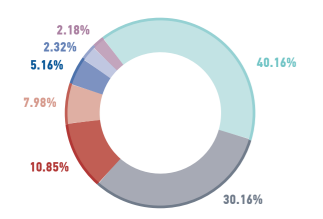
POWER TRANSMISSION SERVICES VOLUME¹⁵

Actual power transmission sales GRI 102-6 GRI 102-7



In 2020, the volume of power output from the grid to consumers and related LGOs within the balance and operational responsibility totalled 31,170 mln kWh, which is 1,267 mln kWh (or 3.91%) lower compared to 2019 (32,437 mln kWh).

POWER OUTPUT BREAKDOWN



Industrial consumers

- LG0s
- Individuals and equated categories Non-industrial consumers
- Transport
- State (municipal) entities and other budgetary consumers
- Agriculture

Strategic report

Sustainable development report Corporate

THE MAIN FACTORS AFFECTING THE DECLINE IN CONSUMPTION (SUPPLY FROM THE GRID) AS OF TO 1,267 MILLION KWH, OR -3.91% ARE AS FOLLOWS:

1. Disconnection of large consumers (-497 million kWh, or -1.53%):

- PJSC Acron: -262 million kWh due to the transition to a single LGO LLC Novelectroseti by the generator voltage level in the Novgorod Region.
- PJSC Severstal: -235 million kWh due to changes in the internal power supply scheme and partial transfer of power consumption to its own generation in the Vologda Region.

2. Reduced power consumption by large consumers (-175 million kWh, or -0.54%):

- JSC Kolskaya GMK: -112 million kWh due to the modernization of production facilities at the mining plant in the Murmansk Region.
- North-West grids is associated with an increasing consumption from PJSC FGC) in the Vologda branch.

3. The impact of the OPEC+ transaction (-267 million kWh, or -0.83%):

- LLC Komi Kommunalniye Technologyiy: -155 million kWh due to the reduction of oil production volumes by the Lukoil Group of Companies in the Komi Republic.
- LLC Rusenergoresurs: -112 million kWh due to the introduction of the limited volumes of oil transfer in the Komi Republic and in the Novgorod Region.
- 4. Other factors (-328 million kWh, or -1.01%): the consumption reduction within the Company's balance inventory scope (excluding the productive supply for the "common pot") due to the temperature factor (warm winter) in Q1 2020 and the introduction of COVID-19-related guarantine measures in Q2-Q4 2020.



14 For information on operating results by Branch, see Annex 8 in the full version of the Annual Report on the Company's website. 15 The regulatory framework for electricity transmission services can be found on the Company's website.

• LGO MUE Electroset: -63 million kWh due to changes in grid operation modes (reduction of consumption from the PJSC IDGC of the

LARGEST CONSUMERS AND LGOS

Largest industrial consumers and transport, mln kWh

	2018	2019	2020
LLC Rusenergosbyt	2,141	2,080	2,008
LLC Khibinskaya Energosbytovaya Kompaniya	1,751	1,749	1,748
JSC RUSAL Kandalaksha	1,249	1,254	1,221
LLC EvroKhimEnergo	796	821	824
PJSC Acron	986	1,048	785
JSC Kondopoga	436	498	486
LLC MTS Energo	437	414	432

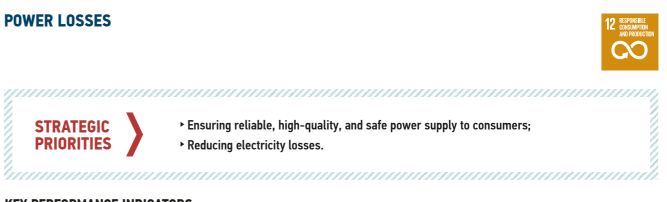
Largest LGOs, mln kWh

	2018	2019	2020
JSC KKT	1,297	1,228	1,073
JSC Murmanskaya Oblastnaya Elektrosetevaya Kompaniya	1,055	1,087	1,026
JSC Vologdaoblenergo	1,019	1,052	1,023
JSC Novgorodoblelektro	1,037	1,008	989
MUE Elektroset	294	334	271



Strategic report

Corporate



KEY PERFORMANCE INDICATORS

Power losses, mln kWh

Power losses in 2020 amounted to 2,066 million kWh, or 6.22%, which a 91 million kWh or 0.01 pp decrease compared to 2019 (2,156 million kWh or 6.23%).

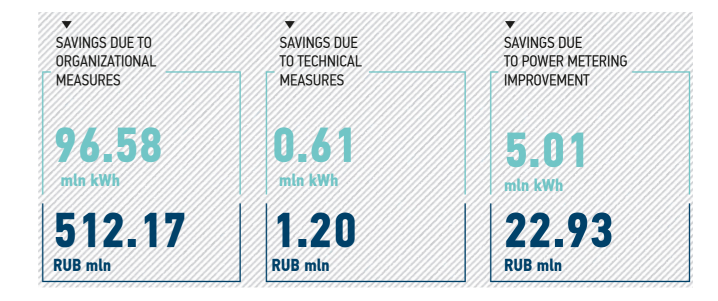
POWER LOSSES REDUCTION ACTIVITIES

As a priority, PJSC IDGC of the North-West carried out an Action programme to reduce losses in its grid facilities for the period 2020-2024.



The implementation of the power loss reduction programme in 2020 resulted in saving

THE IMPLEMENTATION OF THE POWER LOSS REDUCTION PROGRAMME **IN 2020 RESULTED IN SAVING**



EU12

2018	2019	2020
2,259	2,156	2,066



GRI 302-4

ECHNOLOGICAL CONNECT	ION ¹⁶
S >13,000	356
objects	MW
The number includes medical facilities, kindergartens, schools, cultural facilities, boiler houses	Total capacity

- STRATEGIC **PRIORITIES**
- Ensuring reliable, high-quality, and safe power supply to consumers; > Digital transformation of operations. Technological and innovative development;
 - ▶ Increasing the share in the grid services market.

KEY PERFORMANCE INDICATORS

	2018	2019	2020
Capacity connected, MW	435	450	356

The Company provides comprehensive services for connection of consumers' power receivers, power production facilities and power grid facilities to PJSC IDGC of the North-West power grids¹⁷. The service includes receiving an application for technological connection, development of technical specifications, contract signing, receiving permission from the federal state energy supervision authorities for operation of the applicant's facilities, issue of connection certificate¹⁸.

Due to the COVID-19 pandemic, a number of regions introduced travel restrictions, which caused a part of the staff to be transferred to remote work. A significant amount of applicants refused to visit their facilities for the actual connection, which affected the quantitative indicators of the TC contract activation in the middle of the year.

To eliminate the impact of the COVID-19 pandemic, large-scale measures have been taken at the end of 2020 to bring the applicants' intentions up to date, receive feedback and activate the TC contracts.

GRI 102-6 Trends in TC contract completion*, number of contracts



16 The methodology in terms of tariff regulation for connection services can be found on the Company's website.

17 The regulatory framework for connection activities can be found on the Company's website

18 A description of the connection process can be found on the Company's website

1,212 1.144 730 520 435 434 2018 2019 Number of TC applications processed TC contracts concluded

* Net of power generating facilities.

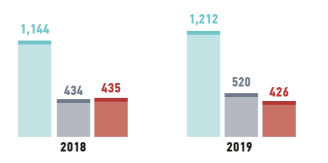
Strategic

report

Trends in TC contract completion*, MW

Overall, the total number of technological connection applications received and contracts concluded in 2020 remained at the same level against 2019. The number of technological connection contracts performed in 2020 was 34% lower than in 2019.

TC applications performed, MW



To implement the Target model of simplified business procedures and enhanced investment attractiveness of the Russian Federation regions "Technological connection to power grids" approved by the Order of the Russian Federation Government dated 31.01.2017 No. 147-r, the Company implemented the following in 2020:

- arranged automated workplaces for consumers in customer offices with unrestricted access to the Company's interactive services;
- offered the applicants to perform the technological connection operations according to the applicant's competence using the grid organization's resources.

In 2020 the average period of technological connection activities for small and medium was 67 days.

THE LARGEST APPLICANTS OF THE COMPANY IN 2020:

LLC NOVATEK-Murmansk

Technological connection of 150 kV SS Belokamenka to ensure power s construction of large-capacity marine facilities

PJSC Gazprom

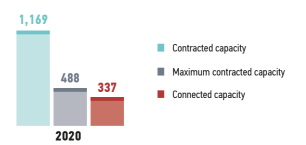
Technological connection of compressor station Sheksninskaya, part of Nord Stream 2 gas pipeline

PI RK "Directorate of Capital Construction of the Republic

Technological connection of industrial site infrastructure in the territory district of the Republic of Karelia

Sustainable development report Corporate





supply of the centre for the	in the amount of 815.2 RUB mln
f the constructed	in the amount of 353.0 RUB mln
o f Karelia" of the Petrozavodsk city	in the amount of 125.7 RUB mln

THE FOLLOWING LARGEST SOCIALLY SIGNIFICANT FACILITIES WERE CONNECTED IN 2020:

BY THE ARKHANGELSK BRANCH

Polyclinic GBUZ Arkhangelsk region "Arkhangelsk City Clinical Clinic Polyclinic No. 1"

With the capacity of 578.2 kW

BY THE MURMANSK BRANCH

Hospital LLC "General Contractor - Transstroy" A With the capacity of 3,597.1 kW

BY THE NOVGOROD BRANCH

A nursery school for 60 children of the Independent public preschool educational institution "Detskiy sad d. Moyka"

With the capacity of 210 kW

BY THE KARELIA BRANCH

The medical and recreational centre of the Kivach clinic

With the capacity of 300 kW

BY THE KOMI BRANCH

School buildings: MBOU "Pedvskie Secondary School" for 145 children and MBOU "Secondary school with. Vinga" for 501 children

With a capacity of 250.4 kW and 366.9 kW

BY THE PSKOV BRANCH

An infectious diseases hospital in Pskov and the multifunctional children's medical centre of quickly erectable structures by the Customer's Directorate of Capital Construction of the Ministry of Defence of the Russian Federation

With a capacity of 1,408 kW and 1,173.33 kW

ð Velikie Luki medical centre of the Directorate of Capital Construction of the Pskov Region

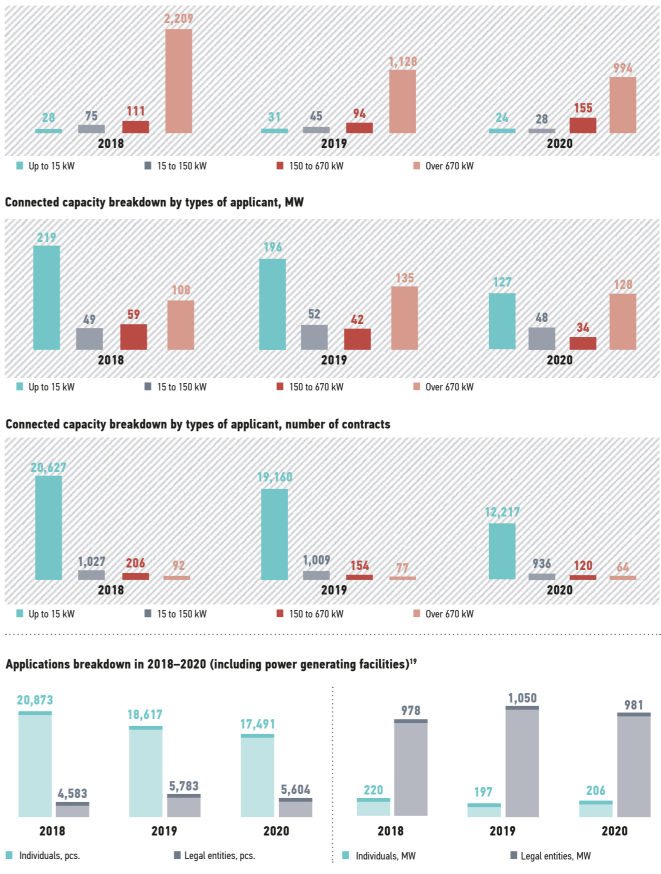
With a capacity of 950 kW



Capacity connected by industry, number of contracts

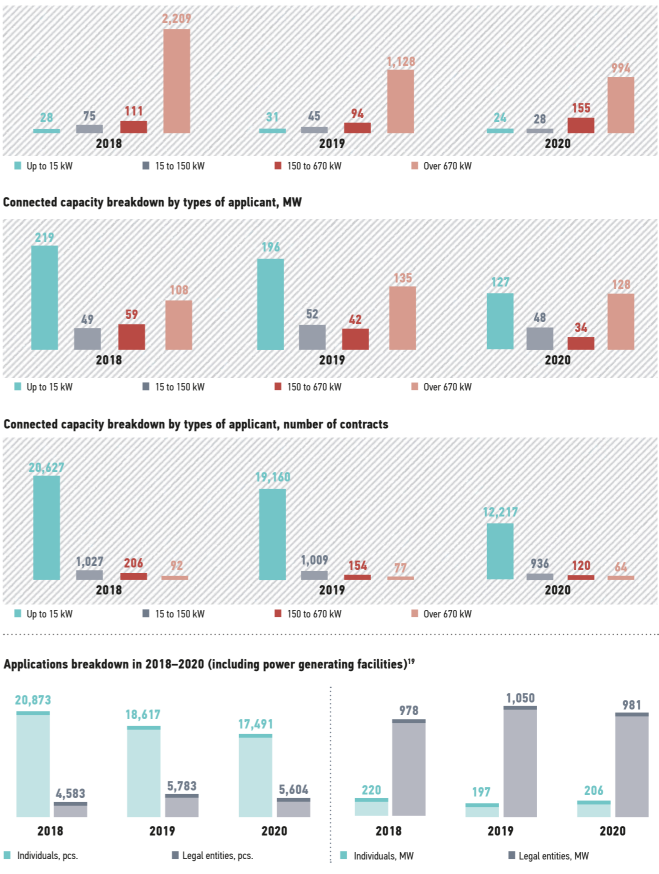
Items	MW
10,661	118
46	37
81	11
36	6
50	52
78	3
85	13
268	5
2,033	111
	10,661 46 81 36 50 78 85 268

Revenue from TCs by types of applicants, RUB mln









The total number of applications received in 2020 lowered by 9% compared to 2018.

Strategic

report

¹⁹ Demand for TA and its fulfilment is given in <u>Annex 9</u> in the full version of the Annual Report on the Company's website.

OTHER ACTIVITIES

STRATEGIC Business diversification; **PRIORITIES** Increasing the share in the grid services market.

KEY PERFORMANCE INDICATORS

	2018*	2019	2020
Additional (non-tariff) Company services, RUB mln	732	902	985

* Data for 2018 are presented without taking into account internal business volumes as per the accounting

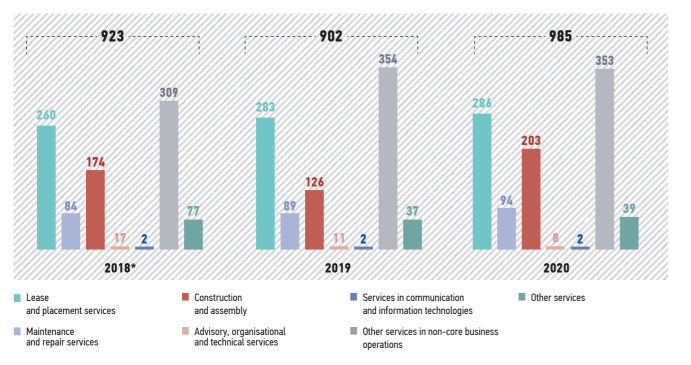
Apart from the core business subject to state regulation (power transmission services and technological connection to power grids), the Company renders additional chargeable services at the customer offices and upon applications received via interactive services.

The additional services are rendered on a paid basis to meet the needs of the clients (legal entities and (or) individuals), applying to the Company. The information on additional services rendered, as well as the relevant calculations, are shown at the information stands of consumer service offices and at the Company's website.

The COVID-19 pandemic has undoubtedly affected the Company's activities in 2020 as one of the most effective methods of combating the virus spread are still self-isolation and quarantine. Therefore, people were recommended to abstain from going out and visiting crowded locations, which directly affected the number of applications for additional (non-tariff) services.

The other adverse effect of the pandemic was that the Company was forced to transfer part of the employees to remote work to protect its staff. It rendered the full-time interaction with consumers impossible, which also influenced the volume of applications for additional services.

Additional (non-tariff) services of the Company, RUB mln



* Data for 2018 are presented without taking into account internal business volumes as per the accounting.

Strategic report

Sustainable development report Corporate

The development of additional (non-tariff) services of PJSC IDGC of cent areas: lease of buildings, rooms, constructions, land; services the North-West is a priority for the Company, as the productive powof telecommunications equipment housing; maintenance and repair er supply has moderately been growing and the demand for the techservices; services for the reconstruction of the Company's power nological connection services remained stable over the last 5 years. grid facilities initiated by third parties (rises), and other services in other business operations.

Proceeding from this list, the Company carried out a preliminary market analysis (defined the market segment, market capacity, competitive environment assessment) by each type of the additional (non-tariff) services.

The findings of the analysis enabled it to draw up a list of highly The timeframe for the Roadmap activities completion is 2025. demanded additional services in the power grid business and adja-

To define a single approach to rendering additional (non-tariff) services, the Rosseti Group approved a Unified consolidated list of additional non-tariff services for consumers:



TARGET INDICATORS OF THE ROADMAP ON ADDITIONAL (NON-TARIFF) SERVICES DEVELOPMENT AT THE COMPANY

Target values (planned/actual)

Indicator	2020	2021	2022	2023	2024
Non-tariff revenue, RUB mln	985	1,468	1,422	1,566	1,686
Net profit, RUB mln	267	839	1,216	849	912
Profitability, %	62.0%	55.0%	53.6%	37.3%	40.0%

The target indicators of the Roadmap take into account:

- strategic goals and objectives of the Rosseti Group of Companies; preliminary analysis of the market and the prospects of additional (non-tariff) services:
- the scenario conditions of the business plan development;
- the approved minimum profitability level for the additional ser-• the actual values of the indicators achieved by sales of additional vices (the profitability for each additional service not less than services in the previous periods; the value defined as the highest indicator of 10% and the actual profitability of the service in the previous period).
- · the applications received and the active income-generating contracts with the amount over RUB 1 mln:

The Roadmap activities aim at increasing the market share in additional (non-tariff) services of the Company, raising non-tariff revenue from sales of additional services, improving accessibility of the additional services of the Company, as well as commercialisation of the consumer interaction processes.

The market analysis served as the basis for the Company to draft a Roadmap on the above additional services development, defined the target indicators and the measures for their achievement.

MAINTENANCE AND REPAIR SERVICES

ADVISORY, ORGANIZATIONAL AND TECHNICAL SERVICES

SERVICES IN COMMUNICATIONS AND INFORMATION TECHNOLOGIES

OTHER SERVICES

CONSOLIDATION OF POWER GRID ASSETS



The activities of PJSC IDGC of the North-West on the consolidation of power grid assets are aimed at the implementation of the Strategy for the RF Power Grid Complex Development — ensuring reliable, highquality and affordable power supply to consumers in the territory of the Company's presence by organizing the most efficient world-class grid infrastructure and is determined by the Company's priority area of operation.

The consolidation of power grid assets is based on the consideration of incoming proposals for the transfer of power grid facilities under the control of PJSC IDGC of the North-West, as well as the identification of power grid facilities having the potential for consolidation by the Company, and the subsequent interaction with the owners of such facilities to determine mutually beneficial transaction conditions. The priority projects are the acquisitions of power grid assets held by LGOs as well as other owners of power grid facilities, including those who have lost their LGO status, as part of collection of their debt to the Company.

To date, the agreements on cooperation in the implementation of measures to consolidate the Power Grid Complex have been signed

with the executive state authorities of all 7 constituent entities of the Russian Federation, in which the Company operates. These agreements are the basis for the joint implementation of the proiects featuring the consolidation of the regional and municipal power grid assets by the Company, as well as gaining the control over the unclaimed power grid facilities to ensure the reliable power supply to the consumers in the regions of presence.

The expenditures of PJSC IDGC of the North-West associated with power grid assets consolidation measures in 2020 (VAT included) amounted to 233 million rubles, which included 2 million rubles for the purchase of power grid assets, and 231 million rubles for rent.



Strategic report

Sustainable development report Corporate

PJSC IDGC of North-West power grid asset consolidation volume monitoring

Indicator	2018			2019			2020		
	MVA	km	c.u.	MVA	km	c.u.	MVA	km	c.u.
Acquisition of power grid facilities	1	5	24	31	30	588	3	23	79
Lease of power grid facilities	85	541	1,886	89	585	2,031	174	1,251	8,832
Total	86	546	1,910	120	616	2,619	177	1,274	8,911

The largest power grid assets consolidation projects implemented by PJSC IDGC of the North-West in 2020

Project name

Lease of power grid assets owned by JSC DVEUK - ENES located in the Republic of Karelia Lease of power grid assets belonging to JSC Archinvestenergo located in the Arkhangelsk Region Lease of the municipal power grid assets owned by MD UD Vorkuta located in the Komi Republic Lease of power grid assets owned by LLC Yenisei located in the Komi Republic

CAPACITY DEFICIT REDUCTION

For Rosseti North-West, as well as for other grid distribution companies,

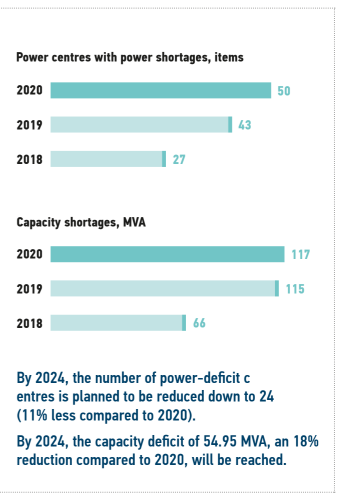
POWER CAPACITY DEFICIT AND ITS CORRECTION **REMAIN ONE OF THE RELEVANT AREAS OF PRO-**SPECTIVE DEVELOPMENT.

Such deficit arises due to, among other things, the presence of power distribution centres in the regions of the Company's footprint with limited possibilities of technological connection for the power substations working at one hundred percent load. Decommissioning for repairs or emergency shutdowns of one of the transformers at such substation cause overloading of the remaining equipment, as well as require transferring the load to other substations or to limit the power supply to consumers. Thus, it is impossible to connect new consumers, as well as perform any repair works on such substations.

The Company takes measures to reduce the number of energy-deficient power distribution centres, and as at 31.12.2020, 27 power 35+ kV power distribution centres (2.3% of the total number) are considered to have a power deficit²⁰ totalling 66.15 MVA. Since 2014, due to the implementation of projects included in the Company's Investment programme, the number of such distribution centres with power deficit is being steadily reduced.

20 Taking into account the concluded contracts for technological connection

OL, km	Transformer substations, MVA	c.u.
183	21	3,702
408	-	2,233
47	24	528
8	32	246



POWER GRID SYSTEM DEVELOPMENT IN THE RF REGIONS WITHIN THE COMPANY'S **GEOGRAPHICAL FOOTPRINT**

STRATEGIC **PRIORITIES**

Ensuring reliable, high-quality, and safe power supply to consumers.

In order to systemise and aggregate proposals on power grid infrastructure development for sustainable socio-economic growth of the RF regions, to enhance accessibility of the energy infrastructure, boost competition on the power (capacity) market and align the development of backbone and distribution power grids, the Company annually works out (updates) comprehensive programmes of 35+ kV power grids development on the territory of the Russian Federation regions for the period of five years (hereinafter – CDP) engaging specialised engineering company.

The resulting CDPs are used as supporting materials in drafting investment programmes of the Company branches, working out longterm development schemes and programmes of the RF regions (DS&P),²¹ and the programme of technical re-equipment of power grid facilities.

The power industry development schemes and programmes of the Russian constituent entities are prepared by Russian regional executive authorities for a five-year period taking into account the Development scheme and programme of the Unified Energy System of Russia. They cooperate with JSC SO UES. Rosseti North-West and LGOs. Representatives of Rosseti North-West are engaged in working groups on DS&P development, contribute to investment activities committees under regional administrations of the operations area.

The approved investment programmes of Rosseti North-West branches take into account the activities reflected in DS&P.

APPROVED POWER INDUSTRY DEVELOPMENT SCHEMES AND PROGRAMS OF THE RUSSIAN FEDERATION

RF region	Development year	Projected DS&P implementation period	Details of the document adopting the DS&P of the RF region
ARKHANGELSK REGION	2020	2020-2024	Decree of the Arkhangelsk Region Governor of 30.04.2019 No. 65-u
VOLOGDA REGION	2020	2021-2025	Decree of the Governor of the Vologda Region dated 30.04.2020 No. 116
REPUBLIC OF KARELIA	2020	2020-2024	Order of the Head of the Republic of Karelia of 30.04.2019 No. 220-r
MURMANSK REGION	2020	2021-2025	Order of the Governor of the Murmansk Region dated 31.07.2020 No. 146-RG
REPUBLIC OF KOMI	2020	2020-2024	Order of the Head of the Republic of Komi of 30.04.2020 No. 105-r
NOVGOROD REGION	2020	2020-2024	Decree of the Novgorod Region Governor of 21.04.2020 No. 233
PSKOV REGION	2020	2020-2024	Decree of the Arkhangelsk Region Governor of 14.04.2019 No. 134-UG

21 In accordance with the Decree of the Government of the Russian Federation dated 17,10,2009 No. 823 "On the prospective development schemes and programs for the power industry"

Strategic report

Sustainable development report Corporate

COMPREHENSIVE SERVICING **OF CUSTOMERS**

STRATEGIC PRIORITIES

Client orientation is currently a core indicator of a company's effective governance system. A client-oriented approach in the activities of PJSC IDGC of the North-West means building all business processes in such a way that the focus of achieving strategic objectives and sustainable profitability is to ensure satisfaction and lovalty of the Company's customers.

Employees of the client relations department conduct on-site customer communication in 8 offices of customer service. All customers can receive expert advice about technological connection, guality and supply of power; lodge a complaint, apply for technological connection, apply for concluding a contract for power transmission or for additional chargeable services.

Consumer workplaces were arranged at customer service branch offices allowing customers to use open Internet access and document scanning.

In order to improve the efficiency of interaction with consumers, all branches approved schedules for regular office hours when individual customers can visit heads of the branches, production divisions and PDZs.

• REMOTE CUSTOMER SERVICING IS FULFILLED USING THE FOLLOWING INTERACTIVE TOOLS:

- Official site of PJSC IDGC of North-West http://www.mrsksevzap.ru allowing to inquire about the Company's activity area, send an appeal, fill in the consumer's profile data, see the answers to the most frequently asked questions, apply for personal appointments, see the information about planned power shutdowns for the current month.
- Interactive consumer's personal account at the single Internet portal for power grid services (ΤΠ.ΡΦ website) enables the customers to apply for technological connection, as well as to track all stages of their technological connection application from submission to the actual connection and signing of the technological connection act. In addition, the TII.PO website allows sending appeals to the grid company, submitting applications for the metering devices installation and see the planned power shutdowns.
- Interactive service "Personal account" of "The Light Country" website allows the consumers to directly appeal on the following subjects: power shutdowns, quality of power supply and power equipment defects.

In 2021, PJSC IDGC of the North-West intends to work further on the improvement of the customer-centre approach, develop comfortable environment for consumers, and improve the service quality.

Ensuring reliable, high-quality, and safe power supply to consumers; Digital transformation of operations. Technological and innovative development.

Throughout the reporting period, the Company provided 24/7 centralized hotline number 8-800-220-0-220 with toll-free calls across the Russian Federation. This hotline allows receiving all customer feedback on the Company's activities, including communications on power blackouts, malfunctions of grid facilities, unlawful or inappropriate power consumption.

The hotline phone number is displayed at customer service offices, the Company's website, all regional reference books, as well as the Reference Book on Hotlines and Service Desks in the RF regions.

The following measures were taken in 2020 to improve the consumer service quality:

- On 01.01.2020, the hotline services of PJSC IDGC of the North-West were transferred to the centralized Rosseti Group hotline number — 8-800-220-0-220.
- · A tool for applying for personal appointment via the online front desk of PJSC IDGC of the North-West website and a centralized hotline
- · The channels of electronic interaction with service consumers have been expanded —service consumers can now interact with the Company via the mobile app of the Rosseti Group of Companies available in Google Play and App Store.

IMPROVING POWER SUPPLY **EFFICIENCY, RELIABILITY AND QUALITY**



KEY PERFORMANCE INDICATORS

	2018	2019	2020
System average interruption frequency index per point of delivery (Psaifi), events	1.40	1.90	1.49
System average interruption duration index per point of delivery (Psaidi), hours	2.73	4.23	2.96

Key technical areas of enhancing reliability and efficiency of the Company's power grid facilities are stipulated by the Unified Technical Policy in the Power Grid System²² approved by the Board of Directors of PJSC Rosseti (Minutes of 22.02.2017 No. 252).

GRIDS OF 6+ KV

Across PJSC IDGC of the North-West, year on year:

- the number of accidents decreased by 12% (from 6,927 in 2019 to 6,096 in 2020);
- speciefic accident rate lowered by 13 % (from 5.94 in 2019 to 5.19 in 2020):
- power undersupply to consumers caused by technological disturbances lowered by 33% (from 2,371.48 thous. kWh in 2019 to 1.597.72 thous. kWh in 2020):
- financial damage from technological disturbances decreased by 25 % (from 90, 832,71 thous, RUB in 2019 to 68.015.20 thous. RUB in 2020).

GRIDS OF 6-20 KV

Analysis of statistics for the period from January to December 2020 indicated a decrease in the number of power system disturbances by 12% year on year (2019 - 6,213, 2020 - 5,477).

GRIDS OF 35+ KV

The number of power system disturbances was reduced year on year by 21% (2019 -1,030, 2020 - 810).

According to the research conducted after the accidents, their main reasons are as follows:

- Inconsistency of the adopted corridor (clearing) widths of 6–110 kV OL with the modern operation requirements, falling of trees from outside the protective zone with the height significantly exceeding the clearing widths, long operation period for the majority of OL (56.7% OL have been in operation over 35 years) are the main reasons for technological disturbances at 35, 110 kV OL and in the 6-10 kV distribution grids. The number of power outages caused by trees fallen due to weather conditions is 38% (2,311 cases) of the total number of disturbances in 2020.
- · High physical depreciation of the equipment, which operation period exceeds the standard design lifetime (requires renovation of the power equipment at 35-110 kV substations, distributing SS, transformer SS).
- · Significant number of 6+ kV OL disturbances was due to equipment depreciation. The number of disturbances with the signs of events described in 3.4.7.5 "Unsatisfactory technical condition of the equipment (insulation ageing, loss in mechanical strength of wires, changes in material properties, etc.)" accounts for 13% (754 power outages) of the total disturbances in 2020.
- · Disturbances due to thunderstorms (283 disturbances) in the period from May to September account for 5% of the total number of disturbances in 2020.

TRENDS IN TECHNOLOGICAL POWER SYSTEM DISTURBANCES

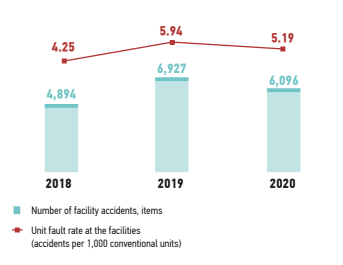
Sustainable

development report

Dynamics of the number of facility accidents

Strategic

report



TRENDS IN TECHNOLOGICAL POWER SYSTEM DISTURBANCES IN 110+ KV GRIDS





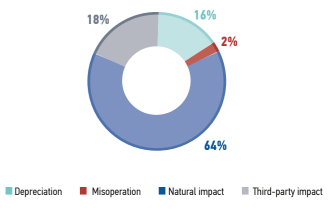
Including accidents at 110+ kV facilities with successful ACR, items

To reduce the number of emergency power outages caused by The widening of clearings is implemented within the investment breakdown of the equipment with expired service life, the Compaprogramme. ny updated a programme for the upgrade (renovation) of its power To decrease the number of emergency power outages of 0.4-20 kV grid facilities for the period of 2020-2026 (approved by the Board of OL due to overlapping wires, fall of foreign objects on wires, fall of Directors of PJSC IDGC of the North-West, Minutes of 24.04.2020 trees and recurrent natural disasters, a programme aimed at reno-No. 360/37). vation of power lines of 0.4-20 kV with replacement of uninsulated A programme aimed at bringing forest corridors to normative condiwire with SSIW is implemented at PJSC IDGC of the North-West tion by widening clearings of 35+ kV OL was developed to increase branches. Replacement of uninsulated wires with SSIW helps to efficiency, reliability and safety of power generation and reduce the reduce the number of technological disturbances and the costs of number of disturbances caused by falling trees (approved by Regumaintenance.

lation of PJSC IDGC of the North-West No. 357r dated 11.09.2017).

22 The regulation on the Unified Technical Policy in the Power Grid System is presented at the web site http://www.mrsksevzap.ru under About the Company / Charter and internal documents / Policies

Maior causes of faults



Major causes of accidents at 110+ kV facilities

READINESS FOR POSSIBLE POWER SYSTEM DISTURBANCE RESPONSE

Regardless of the time of year and weather conditions, employees of PJSC IDGC of the North-West are ready to eliminate any possible grid disturbances. The forces and funds of PJSC IDGC of the North-West are well-prepared for the prevention and elimination of emergency situations on power grid facilities. The emergency stock of materials and equipment is 100% full.

740 brigades, 3,627 persons of production personnel, as well as 1,651 units of automotive and special vehicles are prepared for any possible emergency and restoration operations.

To restore the power supply to consumers, a park of reserve power supply sources is available in the amount of 292 units with a total capacity of 47,553 kW, including 258 mobile sources (20,328 kW).

Contracts and agreements have been concluded, that allow recruiting forces and funds of contractors totalling 135 brigades comprised of 1,084 persons and 414 units of automotive and special vehicles.

To work out practical skills of emergency situations elimination, 8 joint drills with the headquarters have been held for ensuring the protection of the power supply of the constituent entities of the Russian Federation, the territorial authorities of the executive power and local self-government, the Ministry of the Russian Federation for Civil Defence, Emergency Situations and Elimination of Emergency Disasters, housing and public utilities, as well as contractor organizations.

The Company has created, outfitted and commissioned mobile units intended for emergency and restoration works on both the Company's territory and at the facilities of other branches and subsidiaries of PJSC Rosseti. In total, 46 mobile units, which include 279 persons and 122 units of automotive and special vehicles, have been formed. The mobile units are reviewed and tested for readiness at least 2 times per year.

Subject to Order of PJSC Rosseti dated 01.06.2018 No. 89, PJSC IDGC of the North-West has developed and is implementing a multi-year (up to 2022) programme for the purchase of reserve power supply sources (RPSS).

The medical and infrastructure facilities are specifically monitored to ensure the reliable power supply.

The technical condition of power installations, which ensure the power supply of 63 medical institutions powered from the facilities of PJSC IDGC of the North-West, has been checked. 60 emergency trainings on restoring the power supply of these facilities have been held.

10 diesel generators with a capacity of 2.1 MW have been installed to provide the redundant power supply to medical institutions that do not have their own autonomous power sources

Data shows that in the period starting from 2018, PJSC IDGC of the North-West shows positive trends in the power supply reliability indicators; in 2020 the reliability indexes fell across all the branches and the Company on the whole.

EU28 Average interruption frequency and duration

Indicator	2018	2019	2020
System average interruption frequency index per point of delivery (Psaifi), events	1.40	1.90	1.49
System average interruption duration index per point of delivery (Psaidi), hours	2.73	4.23	2.96





brigades

are prepared for any possible emergency and restoration operations

REACHING THE RELIABILITY LEVEL OF THE RENDERED SERVICES

Sustainable

development report

In 2020, the indicators of services reliability and quality levels set by executive authorities of the Russian Federation regions in the area of state tariff regulation subject to regulatory documents were achieved by all branches of PJSC IDGC of the North-West.

Branch name	index per point of	ystem average interruption duration index per point of delivery (Psaidi), hours		System average interruption frequency index per point of delivery (Psaifi), events		evel
	Planned	Actual	Planned	Actual	Planned	Actual
Arkhangelsk branch	3.4017	2.0983	1.2686	1.1595	1.0000	1.0174
Vologda branch	4.9134	2.0408	2.1717	1.3605	1.0000	1.0248
Karelia branch	7.755	2.5826	2.062	1.8987	1.0000	1.0995
Murmansk branch	0.3404	0.3016	0.15	0.1409	1.0000	1.0419
Komi branch	3.8654	3.1643	1.7811	1.8173	1.0000	1.0371
Novgorod branch	1.7358	1.6835	1.7358	1.6835	1.0270	1.05425
Pskov branch	4.9019	3.7358	1.5011	1.5467	1.0090	1.01225

REPAIR AND MAINTENANCE PROGRAMME

The Company maintains and repairs power facilities to keep up substations and high-voltage lines equipment in good working order. In 2020, IDGC of the North-West fully completed the scheduled maintenance and repair activities.

	2018	2019	2020
Overhaul of OL, km	10,410	10,450	1,322*
Clearing OL routes, ha	19,824	15,841	15,829
Repair of switching units, items	2,566	2,566	2,640
Actual M&R, RUB mln	4,839.49	4,495.25	4,200.43
* In 2020, taking into account the changes in the repaired OL calculation methodology.			

All measures required for maintaining the power grid system equipment in good technical condition, successful operation during the autumn and winter periods, as well as reliable power supply to consumers have been implemented by PJSC IDGC of the North-West within the technical repairs and maintenance plan for 2020.

Implementation of the technical repairs and maintenance plan accounted for RUB 4,200.43 mln (with RUB 3,765.56 mln planned), or 112%.

POWER SUPPLY SAFETY

Strategic

report

In accordance with the regulations on implementing the uniform communications policy of PJSC IDGC of the North-West (the latest version approved by Decision of the Company's Board of Directors dated 12.05.2020, Minutes No. 363/40), the Company performs information exchange with related electric power entities and divi-

SPECIAL OPERATION PERIODS

PJSC IDGC of the North-West implemented organisational and technical measures to prepare the power grid system for operation during special periods. Regulatory administrative documents were developed, commissions were created, and inspections were carried out to control proper implementation of main and additional measures for ensuring operational readiness of the power grid system for special operation periods. Based on the results, the commissions drafted acts regarding operational readiness for

gove

TECHNICAL POLICY^{23,24}



STRATEGIC PRIORITIES

Digital transformation of operations. Technological and innovative development; ▶ Business process standardization and the improvement of functional organization.

The technical solutions implemented in the projects of new construction and renovation included in the investment programme of PJSC IDGC of the North-West for 2020 correspond to the requirements of the Unified Technical Policy (approved by Decision of the Board of Directors of PJSC IDGC of the North-West dated 24.12.2019 No. 342/19).

In 2020, the target operational programs of PJSC IDGC of the North-West (the target programme for disposal of injury-risk equipment, the target programme for increased reliability of the distribution grid operations, the target programme for replacement of oil-filled bushings with solid insulation, the target programme for replacement of porcelain (polymeric) insulation at 35+ OL, the target programme for replacement of post insulators, the target programme for the upgrade of RPA devices and units) stipulated gradual replacement of oil circuit breakers with vacuum breakers of 6 (10) kV. construction of 0.4-10 kV OL using SSIW, introduction

of modern technologically compatible smart microprocessor units compliant with the requirements of IEC 61850.

The maintenance, repair, renovation and new construction operations were performed using certified equipment, materials and systems, while the bid documentation was monitored for compliance with the requirements. The new purchased equipment and materials were assessed for compliance with the requirements of the Unified Technical Policy, including those replacing imported ones.

Key, special or crucial projects of PJSC IDGC of the North-West using innovative, advanced, forward-looking technical solutions, technologies, materials and equipment in line with PJSC Rosseti Regulation "On the Unified Technical Policy in the Power Grid System" in the reporting period

KARELIA BRANCH

110 kV L-140 OL, poles 65, 66, 37 (steel poles AUS110P-1)

110 kV OL L-170, poles 7, 8, 9 (ShIP deep modular rod grounding)

VOLOGDA BRANCH

Reconstruction of 35/10kV SS Molochnoe in the Vologda District of the Vologda Region

The implementation of the above and other projects served to enhance reliability and improve the quality of power supply to socially significant and other major facilities.

RESEARCH AND DEVELOPMENT BOARD²⁵

In order to enhance the Company's technical activities and implement the Unified Technical Policy during the development, engineering, construction, renovation and operation of the power grid facilities, PJSC IDGC of the North-West created the Research and Development Board (hereinafter — the RDB). The meetings of RDB are devoted to issues of research and development activities, experimental operation of equipment and materials, use of equipment, finding solutions to the theoretical and technical issues of the Company's power grids and other subjects.

In 2020, 1 RDB meeting was held, it addressed 9 issues.

Strategic report

Sustainable development report Corporate

INNOVATIVE DEVELOPMENT

STRATEGIC PRIORITIES

KEY PERFORMANCE INDICATORS

The volume of funding for the activities of the Digital Transformation pr for the subsidiaries of PJSC Rosseti in the reporting year, RUB mln²⁶

Implemented innovations volume, RUB mln

R&D implementation volume, RUB mln

The 2016-2020 innovative development programme with the out-The programme aims to achieve the strategic goals of the Company look until 2025 taking into account the top-priority areas outlined through transition to a power grid of a new technological paradigm in the policy of innovative development of PJSC Rosseti approved with entirely new indicators of reliability, efficiency, accessibility, by Decision of the Company's Board of Directors of 31.03.2017 manageability and client focus at the power grid facilities of the (Minutes No. 235/26). Company taking into account the aims and objectives of PJSC Rosseti "Digital Transformation 2030" concept and the digital transformation programme of PJSC IDGC of the North-West for 2019-2030.

The following top-priority areas has been outlined for the Company's innovative development for the period of D&S implementation up to 2025:

01 Transition to and large-scale deployment of digital substations of the voltage class 35-110(220) kV.

0.3 Transition to comprehensive efficiency of business processes and automation of management systems.

The amount of financing of the Company's Digital Transformation Programme, RUB mln



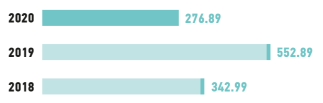


Ensuring reliable, high-quality, and safe power supply to consumers; Digital transformation of operations. Technological and innovative development.

	2018	2019	2020
programme	-	1,099.69	1,261.26
	342.99	552.89	276.89
	12.47	9.16	23.77



The volume of innovation introduced, RUB mln



²³ Information on the technical guidance documents in the field of technical regulation is shown in Annex 10 to the Annual Report.

²⁴ More details on the technical policy can be found in the full version of the Annual Report on the Company's website.

²⁵ For more details of the Report of the Research and Development Board for 2020 see Annex 11 to the Annual Report

KEY PROJECTS OF DIGITAL TRANSFORMATION

Digital substations

A digital substation is an automated substation equipped with digital information and control systems interacting in real time. These substations do not require the presence of personnel on site.

In 2020, two digital 35 kV substations were constructed in Vologda region. They can be remotely operated and are 100% observable.

The 35 kV Balaton substation was constructed to power the Babaevskaya compressor station of the Nord Stream 2 gas pipeline.

The capacity of the 35 kV Molochnoe substation was increased from 12.6 to 32 MVA.

The stability of power supply to residents of Vologda region was increased, as well as to the Vereshchagin milk plant that produces the world-famous Vologda butter.

A digital power distribution zone (PDZ) is a cutting-edge section of a

power grid. It uses for digital and innovative solutions and helps to decrease operational costs linked to power transmission, thereby increasing quality,

In 2020, the second digital PDZ within the geographical footprint of Ros-

seti North-West was built in Borovichi district of Novgorod region. It is characterized by a high level of automation which ensures real-time observability, smart power metering, as well as self-diagnostics and self-repair.

Smart devices like digital autoreclosers (help to localize damage), short circuits, and energy monitoring cabinets were integrated into the existing grid

reliability, and availability of electricity for consumers.

EFFECTS FOR THE COMPANY

- · Introduction of modern equipment
- 100% observability
- Digital power metering

343 RUB mln – investments into the construction of the Balaton substation 357 RUB mln – investments into the construction of the Molochnoe substation These substations comply with the principles of the Digital Transformation 2030 concept.

Most of the basic equipment was manufactured in Russia.

Cutting-edge technological solutions allowing for observability and remote control of all the equipment were implemented. Automated control systems process up to 3,530 signals. Information exchange complies with the IEC 61850 protocol. Multifunctional measuring and metering devices, as well as micro-CPU relay protection were installed.



EFFECTS FOR CONSUMERS

Additional reliability of power supply to 62,000 residents of the district and industrial enterprises, including the Borovichi refractory brick plant which manufactures equipment for oil and steel industry.

130 RUB mln were invested into the project.

Digital aerial line

of the 10 kV Borovichi PDZ.

Digital aerial line is an innovative concept aimed at developing business processes of use of 110 kV aerial lines utilizing 3D models of lines and the area, unmanned and robotized drones, as well as systems of online monitoring.

The project was launched in 2019. In 2020, Rosseti received the award of an international competitions of innovative projects aimed at the exploration of the Arctic*. Namely, a Rosseti North-West's digital aerial line was given the award. Winners were chosen by a panel of experts headed by RAS academician Alexey Kontorovich and deputy minister of energy of the Russian Federation Pavel Sorokin.

Within the framework of this project, three power lines were inspected using high-definition cameras and laser and magnetic scanning. A digital 3D model of the 110 kV OL was created, and real-time observability and control over technological parameters of 110 kV OLs in Karelia branch, Murmansk branch, and Arkhangelsk branch were enhanced. There is also a plan to create a digital clone of the line in order to predict and prevent accidents, with subsequent transition to risk-oriented management of power grids. Moreover, satellite images were used to test systems of monitoring of power lines.

This project is being implemented within the framework of the Digital Transformation 2030 programme.

EXPECTED EFFECT FOR THE COMPANY AND THE CONSUMERS Decrease in accident rate and reduced power restoration time

14 RUB mln were invested into the pilot project.

On December 24, 2020, General Director of PJSC IDGC of the North-West Artem Pidnik launched the 35 kV Balaton digital substation in the city of Babaevo, Vologda region.

This substation supplies power to the Babaevskaya compressor unit of the Nord Stream 2 gas pipeline which will run through the bottom of the Baltic Sea from Russia to Germany.

The new 20 MVA digital substation operates in total observability mode.

The presence of personnel on site is not required – the substation can be operated remotely.

* The international competition of scientific, scientific, technical and innovative developments aimed at the development and development of the Arctic and the continental shelf has been held since 2014 with the support of the Government of the Russian Federation. In 2020, 64 works from 52 organizations were submitted for the competition.

ା



Corporate governance report About the report Annexes

MAX ALSO



allocated to the implementation of the Digital Transformation Programme in 2020



подстанция 35 кВ БАЛАТОН

MAIN COMPREHENSIVE INNOVATIVE PROJECTS **IMPLEMENTED IN 2020**²⁷



TRANSITION TO DIGITAL SUBSTATIONS OF THE 35-110 (220) KV VOLTAGE CLASS

The major innovative development projects for PJSC IDGC of the North-West in 2020 were as follows:

- Implementation of the digital substation architecture within the framework of construction of 35/10 kV SS Molochnoe in the Vologda District — equipment has been purchased, construction and installation and commissioning works have been carried out, and the reconstruction has been completed.
- > Implementation of the digital substation architecture within the framework of construction of the 35/10 kV SS Balaton in the Babayevsk District — general commissioning and construction completed.
- The implementation of the digital substation architecture within the framework of the reconstruction of 110/10 kV SS No. 209 "Dvinskoy Bereznik" in N. Chazhestroevo village of the Arkhangelsk Region included purchasing the equipment, construction, pre-commissioning and commissioning works, as well as reconstruction.

It is planned that by upgrading the substations 35/10 kV Molochnoe and 110/10 kV No. 209 Dvinskoy Bereznik, as well as constructing the 35/10 kV SS Balaton, the abovementioned substations will be provided with a high level of operational process management automation, equipped with advanced information technology, controlling systems and devices (DCTS, AMIS for ECA, RPA, automatic emergency response system, fault localization and etc.) enabling all the processes of information exchange among the SS components (as well as interaction with the external systems) and the general SS process management to be performed digitally using the IEC 61850 protocol.



TRANSITION TO DIGITAL SMART ACTIVE ADAPTIVE GRIDS WITH THE DISTRIBUTED INTELLIGENT SYSTEM OF AUTOMATION AND MANAGEMENT

In 2020, within this area of operation, a pilot project "Creating an integrated automation system for automation of 6/10 kV distribution power grids of Borovichsky PDZ of the Novgorod branch of PJSC IDGC of North-West" has been implemented.

This project is relevant due to the need to change the approaches in managing distribution grids and the need to prepare the technological base for optimizing and changing business processes in the PDZ. The pilot project is intended to work out the applied technologies and confirm the obtained results for further scaling at similar Company's objects.

The implemented project includes the following activities:

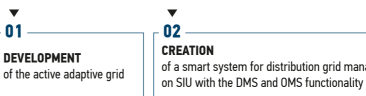
- optimization of the grid topology, allowing for a more even distribution of the load along the feeder, eliminating duplicate bonds, as well as the arrangements of the annular feeders from radial;
- reconstruction of branch lines using microprocessor relay protection and switches with a high commutation life;
- installation of intelligent switching devices (reclosers) with integrated protection, automation and data transmission functions, as well as a built-in measurement system based on combined current and voltage sensors;

- damaged location;
- introduction of the power monitoring system;
- creation of technological video surveillance systems at substations;
- non-automatic switching devices;
- cation package.

The introduction of a single operational information system at the branch GCS level, division-specific operative dispatching service and PDZ operative dispatching groups to ensure the observability of the distribution grid facilities is one of the main results of the implemented project.

This information system includes a SCADA system with topological analysis tools, relevant schemes of all 35-110 kV power grid facilities of Valdai and Borovichy divisions based on CIM standards, distribution network management system (DMS) with functions for analysing the operating modes, assessing the power grid state, calculation of short circuit currents, power consumption prediction, as well as the outage management systems (OMS) with the functions for determining the damaged grid areas, switching and highlighting the damaged grid area by automatic devices, displaying data on the location of mobile teams, with mobile solutions support.

THE KEY TECHNICAL SOLUTIONS ACHIEVED BY IMPLEMENTATION OF THE "DIGITAL PDZ" PROJECT:



Project implementation facilitates the reduction in the power supply recovery time, enhances reliability of power supply to consumers and enables evaluation of innovation technologies in the Novgorod Region.

Implementation of the "Development of an automated information system of technological management in the distribution power grid system" project involved continued efforts during 2020 to create a unified environment for data exchange among the existing miscellaneous automated information systems of data collection.

To ensure compliance with the technical requirements for arranging the technological data exchange between the facilities of the Company's branches, the telemetry system, data collection and transfer devices at 24 35-110 kV as well as automated technological control systems in 3 PDZ substations have been upgraded as part of the implementation of the second stage of the observability improvement programme.

The activities completed in 2020 on the telemetry systems modernization at the substations allowed including the listed substations into a unified information network, which will ensure a significant and qualitative change in the organization of the power grid system operation.

installation of the short-circuit indicators with an integrated data transfer functions allowing for remote identification of the

introduction of an operational information system at the PDZ level with the integration of all automatic and displaying all

introduction of a unified information system for the operational, technological and situational management, which enables the creation of a unified grid model based on the requirements of CIM IEC 61970/IEC 61968, as well as the DMS/OMS/ELA appli-

of a smart system for distribution grid management based

03 INTRODUCTION of the power monitoring system.

 \mathbf{T}



TRANSITION TO COMPREHENSIVE EFFICIENCY OF **BUSINESS PROCESSES AND AUTOMATION OF MANAGEMENT SYSTEMS**

In 2020, within the innovation development area "Transition to comprehensive efficiency of business processes and automation of management systems", the Company started introducing the functionality of production facility management systems aimed at:

- increasing the volume and reliability of the data regarding the technical features and geographical location of the power grid facilities:
- verification of the data on the technical condition of the power grid facilities by using inspection templates;
- + enhancing control over safe work performance and encouraging the reduction in the number of process violations during works by controlling the quality of instructions before personnel access;
- reducing the labour overheads during the preparation of documents, analysing the nature and significance of the found faults, increasing the M&R programme planning quality;
- communicating the required technical information to the personnel on site in due time (schemes, methodologies, instructions, etc.).

PAMS development plan for 2020-2022 has been approved by the decision of the Board of Directors of PJSC IDGC of the North-West of 04.09.2020 (Minutes no. 374/10), which included the scheduled implementation of the following system functions during 2020:

- ▶ creation of the power grid maintenance and repair schedule as per the unified Rosseti PJSC rules taking into account the equipment failure risks (using automated systems);
- ▶ the calculation of state (physical wear) indexes for the main production equipment is brought to compliance with the requirements of the industry-specific methodology for assessing the technical condition of the equipment in accordance with the requirements of the Order of the Ministry of Energy of the Russian Federation dated 17.03.2020 No. 192. The updated textual algorithms for evaluating the technical condition index are implemented for the production assets management system.

To reduce the costs associated with the applicants' call services, a pilot project "Robot operator" was implemented. It allows applicants to confirm the technological connection. The project's essence is to process outgoing calls as per a developed script using speech synthesis and recognition technologies. Savings are achieved due to the one-time script implementation and its subsequent repeated use. The cost of computer-assisted processing is 2 times lower than that of services involving a human call-centre operator (if a developed script is available).

The script was developed and a contact list containing 6,264 contracts for technological connection was processed. During calls, the script quality was constantly improved.

As a result, the project showed its effectiveness and was recommended for implementation in other PJSC Rosseti subsidiaries.

The implementation cost for the 2016-2020 innovative development programme with an outlook up to 2025 amounted to RUB 276.89 mln in 2020.

Strategic report

Sustainable development report Corporate

Planned and actual costs by key areas of innovative development

Main areas,	2020,	2020,	Deviat	ion	Deviation reasons
RUB mln (VAT excluded)	planned	actual absolute		%	Deviation reasons
Innovations, including key areas:	267.82	276.89	9.07	3.4	
Transition to digital substations of varying voltage class 35-110 (220) kV	67.02	65.94	-1.08	-1.6	Savings from trade and procurement procedures
Transition to digital active adaptive grids with the distributed smart system of automation and management	154.96	173.95	18.99	12.3	Additional measures were taken that were not ad- dressed during the plan development
Transition to comprehensive efficiency of business processes and automation of man- agement systems	0.42	5.12	4.7	1,119	Additional measures were taken that were not ad- dressed during the plan development
Utilization of new technologies and materials in the power industry	0	2.63	2.63	0	Additional measures were taken that were not ad- dressed during the plan development



R&D²⁸ G4-DMA (earlier FU8)

A key priority within the innovative development of the power grid system is carrying out R&D, aimed at developing breakthrough technologies designed to create revolutionary solutions and methods.

Volume of R&D, RUB mln



IN 2020. THE FOLLOWING R&D PROJECTS WERE PERFORMED BY PJSC IDGC OF THE NORTH-WEST:

Research project —

"A study of the information field at PJSC IDGC of the North-West and creation of a CIM basic profile in line with the standards IEC 61968 and IEC 61970"

cesses model of smart digital grids, it is necessary to create an in- specification and contingency control purposes will make a basis for formation model profile for PJSC Rosseti on the basis of CIM, as the integration of information systems into PJSC IDGC of the Northreflected in the concept "Digital transformation of PJSC Rosseti 2030" West to provide the execution of the operational, process and conapproved by Decision of the Board of Directors of PJSC Rosseti (Min-tingency control functions. The R&D project was completed in 2020. utes of 21.12.2018 No.336).

To ensure interaction of all the automation levels of the target pro-

Research project _____

"A study of the increment speed of the main types of forest-forming tree species depending on climatic zones and the condition of the soil in the route areas of the current OL, creation of regional maps for the frequency of OL route clearing and issuing recommendations on the working technique"

Company aimed to ensure reliable operations.

To organise long-term planning of OL routes clearing while taking into consideration their actual condition and the prospects of tree as well as a reduction in OL maintenance cost at the stage of OL and shrubbery vegetation (hereinafter – TSV) growth, it is necessary to divide the operations area of the power grid company into districts and identify the frequency of TSV cutting. Thus, in 2020, the Company continued the research on the subject.

Bringing the OL routes into standard condition is a priority of the THE ECONOMIC EFFECT OF THE STUDY CONSISTS IN:

the reduced damage from technological faults caused by OL outage due to obstruction of the clearance between the wires and the TSV, routes maintenance scheduling. The project completion is planned for 2021.

Strategic report

Sustainable development report Corporate

Research project —

"Development of algorithms and methods to monitor power transformers in 35 - 110 kV distribution grids on the basis of synchronized phasor measurements"

The integration of synchronized phasor measurements (hereinafter - SPM) technologies into the automated control systems will provide new opportunities in power system control.

THE POTENTIAL ECONOMIC EFFECT FROM THE OPPORTUNITY TO CONTINUOUSLY TRACK THE ELECTROMAGNETIC PARAME-TERS OF POWER TRANSFORMERS WITH THE HELP OF PMUS AS PER THE PROJECT IS THE FOLLOWING:

- · improving the reliability of distribution power grids and reducing the risk of emergency power outages;
- reducing operative expenses due to the availability of relevant information on the equipment technical state;
- · reducing the duration and changing the frequency of equipment maintenance and repair;
- · getting tariff incentive opportunities at the achievement of the set power supply reliability indicators.

THE PROJECT COMPLETION IS SCHEDULED FOR 2022.

- Research project _____

"Extension of a CIM profile in power transmission and distribution and equipment maintenance and repair"

At the first stage of the research project the Company analysed AT THE SECOND AND THIRD STAGES OF THE RESEARCH regulatory and technical documents and a specialized software used by PJSC IDGC of the North-West with a view to the completeness of the previously developed basic CIM profile of the PJSC IDGC of the North-West to describe the information on power grid facilities, power consumers and power equipment necessary for its transmission between specialized software at the implementation of the business process "Commercial accounting and implementation of services on power transmission".

- Research project _____

"Development of staff training method in safe works conduct at the existing power facilities with the application of virtual training means for PJSC IDGC of the North-West



THE R&D PROJECT IS AIMED AT:

- staff training guality in occupational safety, first aid, fire and electric power safety;
- operational supervision level at the stage of staff training;
- instruction efficiency.

PROJECT IT IS PLANNED:

to develop recommendations on the further improvement of profiles in PJSC IDGC of the North-West and PJSC Rosseti S&A. The project completion is scheduled for 2022.

THE INTRODUCTION OF THE DEVELOPED SOFTWARE IS AIMED AT:

a decrease in the occupation injury rate and the Company's damage incurred due to the power supply disturbances via the reduction in the number of technological disturbances caused by the Company's personnel as well as cutting down the costs associated with staff training. The R&D project completion is scheduled for 2021.

"Providing technical and economic justification for the economic efficiency of power storage systems (PSS) application in power grids"

In 2020 the Company concluded an agreement for the development of methodological recommendations providing the economic justification for the application of PSS at the electric grid facilities of PJSC Rosseti. These recommendations are to be applied both to solve the conventional tasks a distribution grid company faces in power transmission, distribution and technological connection, and to form new commercial tasks of Rosseti along with increasing the non-tariff revenue. The project implementation is scheduled for 2021.

THE FOLLOWING ACTIVITIES ARE PLANNED TO BE PERFORMED WITHIN THE PROJECT:

- Identification of the promising areas of PSS use in the power grid facilities of PJSC Rosseti benchmarking against the world practices of their application. Identifying the advantages and drawbacks of PSS technologies commercialized (solid-state, flow-through, hydrogenic storage systems) as applied to the PJSC Rosseti tasks.
- Development of a set of business solutions in the application of PSS in the power grids of various power grid entities to maximize the technical and economic PSS introduction effect for PJSC Rosseti.
- Identification of key technical characteristics of PSS affecting the efficiency of their application for the developed set of business solutions.

THE PROJECT COMPLETION IS SCHEDULED FOR 2021²⁹.

- Assessing the limiting factors and administrative barriers for the identified PSS application business solutions.
- Development of legislative initiatives that allow facilitating the PSS application in electric power grids of power consumers and distribution grid organizations.
- Development of the method used to assess the technical and economic efficiency of PSS application in the subsidiaries and affiliates, which is based upon the selected business-solutions.
- Identifying at least 3 points of PSS application in the grids of PJSC IDGC of the North-West and conducting their technical & economic efficiency evaluation using the developed method.



A meeting of Artyom Pidnik, Director-General of PJSC IDGC of the North-West and Oleg Kuvshinnikov, Governor of Vologda Oblast

29 More information about the main complex innovative projects can be found in the full version of the <u>Annual Report</u> on the Company's website.

INFORMATION TECHNOLOGIES

 STRATEGIC

 Ensuring reliable, high-quality, and safe power supply to consumers;
 Digital transformation of operations. Technological and innovative development.

RESULTS OF THE APMS DEVELOPMENT IN 2020

Sustainable

development report

In 2020, the Company performed the APMS development activities planned within the following approved programs:

A programme for upgrade and extension of the systems of data collection and transfer from control units of the Company branches in the operations area of JSC SO UES of IDO North-West and IDO Centre.

Programmes of APMS development at branches of the Company.

Implementation of these programs is to boost the level of observability of the control facilities and arrange remote control of switching units, comprehensively increasing the quality of operational dispatch management. As part of "Digital PDZ" project, Borovichy PU introduced SIU with the DMS and OMS functionality at the levels of PU and PDZ. To launch the VHF radio networks under the digital standard DMR, radio stations were purchased by the Pskov branch of the Company.

The number of SS fully controlled remotely is 88 items in 2020.

The number of SS where circuit breakers are fully controlled remotely is 370 items.

The remote-control devices upgrade was performed in 2020 as follows.

Construction of SS 35 kV Balaton and the reconstruction of SS Molochnoe in the Vologda branch involved commissioning of an automated technological process control system compliant with the digital substation standards.

INFORMATION SECURITY OF THE CIIO

In 2020, the Company classified its critical information infrastructure objects (hereinafter – CIIO).

Overall, 103 CIIOs were categorised, including 29 items of the second category, 74 items of the third category.

In accordance with Letter of Deputy Director of the RF FSTEC Lyutikov V.S. of 18.03.2020 No.83/365dsp, information on 103 CIIOs of the Company was registered as significant CIIOs of the Russian Federation.

Under the programme "Digital transformation of PJSC IDGC of the North-West in 2020- 2030" (approved by PJSC IDGC of the North-West Board of Directors on 27.01.2020, Minutes No.347/24), measures are stipulated to provide for information security of the CIIOs.



The Company kept developing communications channels with the facilities using both its own resources and those of communications providers. Renovation of communications channels and construction of new ones is based only on the advanced digital solutions providing greater capacity and quality.





automated facilities of the Company are provided with «Secret Net Studio» access security tool.

FINANCIAL PERFORMANCE ANALYSIS

KEY FINANCIAL AND ECONOMIC INDICATORS OF THE COMPANY UNDER RAS

Key financial and economic indicators, RUB mln GRI 102-7

	2018	2019	2020	Change 2020/2019, %
Revenues from sales of products (services), including:	61,123	45,131	43,936	-3
from power transmission	40,427*	42,931	41,750	-3
from technological connection	2,423	1,298	1,201	-7
from power sales	17,541	0	0	-
from other activities	732*	902	985	9
Cost of products (services) sold	54,358	40,545	40,723	0
Gross profit	6,765	4,586	3,213	-30
Administrative expenses	1,247	1,274	1,253	-2
Selling expenses	1,091	108	29	-73
Sales profit (loss)	4,427	3,203	1,932	-40
Interest receivable	45	43	40	-7
Interest payable	1,105	1,087	941	-13
Profit from participation in other organisations	11	76	85	12
Other profit	1,480	1,326	1,293	-2
Other losses	3,793	2,758	4,028	46
Profit (loss) before tax	1,067	804	-1,619	-301
Profit tax and other payments	312	227	-248	-209
Net profit (loss)**	754	577	-1,371	-338
EBITDA***	6,782	6,585	4,034	-39

* The indicator is presented in accordance with accounting statements, net of internal business volume stemming from the function of the supplier of last resort

** Net profit (loss) was adjusted in 2018 and 2019 due to the changes in the accounting standards "Accounting Provisions" 18/02 "Profit tax accounting"

*** EBITDA should be calculated as follows: Profit before taxation + Interest payable + Depreciation = line 2300 form 2 - line 2330 form 2 + line 6514 form 2.1 + line 6554 form 2.1 + line 6564 form 2.1



Revenues from sales of products (services) in 2020 amounted to RUB 43,936 mln, which is RUB 1,196 mln, or 3% lower than in 2019. The revenue from power transmission services is lower than the actual revenue year on year by RUB 1,181 mln (-3%) because of 4% (kW/h -1,401 mln) decrease in power consumption.

Sustainable

development report

Decrease in productive power supply is mainly explained by the pandemic, warm weather in Q1 2020 as well as by the disconnection of large consumers.

REVENUE FROM OTHER ACTIVITIES

Apart from the core business subject to state regulation (power transmission services and technological connection to power grids), the Company performs other activities: heat and power generation, property rent, relocation of power grid facilities etc. The share of other services accounts for 2% of the total revenue.

Revenue from other activities amounted to RUB 985 mln in 2020. according to the accounting statements, which is RUB 83 mln, or 9%, higher against 2019.

The largest share of revenues from other activities is attributable to:

- property rent (FOCL) RUB 286 mln (29% of the revenue from other activities); the largest income was generated by the Karelia branch renting out property to OJSC Nadvoitsy Aluminium Smelter - a company of the RUSAL Group.
- · power generation services at Mezenskaya diesel power plant (DPP) in the amount of RUB 308 mln (31% of the revenue from other activities), which is RUB 5 mln lower than in 2019;
- · construction and assembly, including relocation of power grid facilities - RUB 201 mln, including RUB 199 mln on relocation of power grid facilities (20% of the revenue from other activities);

Analysis of cost, administrative and selling expenses

Expenses, RUB mln.	2018	2019	2020
Total expenses	56,696	41,928	42,004
Non-controllable expenses	36,280	22,452	23,125
Services of FGC UES PJSC	7,235	7,110	7,050
LGO services	7,980	5,299	5,811
Power purchase to compensate losses	5,189	5,348	5,552
Power purchase for sale	11,266	0	0
Depreciation	4,611	4,695	4,712
Controllable expenses	20,416	19,476	18,880

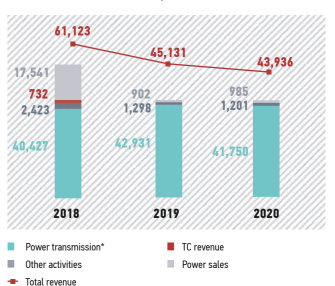
Corporate

Revenue from technological connection in 2020 was RUB 1,201 mln which is RUB 97 mln, or 7% lower year on year.

The major agreements concluded in 2019 include: JSC Tander for RUB 99 mln, PJSC Gazprom CS Sheksninskaya - RUB 219 mln, Novatek-Murmansk, LLC - RUB 679 mln.

In 2020 those include: PJSC Gazprom CS Babayevskaya -RUB 294 mln, NPJSC SVEZA Novator - RUB 101 mln, PI RK "Directorate of Capital Construction of the Republic of Karelia" -RUB 107 mln, Customer's Directorate of Capital Construction of the Ministry of Defence of the Russian Federation - RUB 273 mln.

• repair and maintenance services amounting to RUB 92 mln (9% of the revenue from other activities), which is by RUB 3 mln, or 3% higher than in 2019. This item mainly records the revenues received from municipal authorities for line maintenance of outdoor lighting grids.



Trend of revenues from sales, RUB mln

* The indicators of revenue 2018 are presented in accordance with accounting statements, net of internal business volume

Strategic report

Sustainable development report Corporate

Actual cost of services sold (taking into account selling and administrative expenses) in 2020 amounted to RUB 42,004 mln, which is RUB 76 mln and 0.2% higher against 2019. The main growth was observed in the following revenue items: power purchase to compensate losses, LGO services, services of FGC UES PJSC.

Other revenues include interest receivable, profit from participation in other organisations and other profit. Interest receivable for 2020 comprises RUB 40 mln, which is RUB 7 mln lower year on year, the actual profit from participation in other organisations in 2020 is RUB 85 mln, which is RUB 9 mln, or 12% higher year on year.

Other profit net from the interest receivable and the profit from the participation in other organisations in 2020 amounted to RUB 1,293 mln, which is RUB 33 mln lower year on year; the decrease was observed for the revenues in the prior years by RUB 48 mln, revenues in the form of reserves recovered by RUB 105 mln. At the same time, the revenues from compensations on insured events grew by RUB 30 mln.

The amount of other losses in 2020 amounted to RUB 4 ,028 mln which is by RUB 1,270 mln, or 46% higher year on year. The growth in other losses is mainly connected with the growth in the deductions to the fair value reserves (+ RUB 1.483 mln):

- property tax in the amount of RUB 1,088 mln based on the results of the assessment of lawsuit risk by the conclusions of the field tax audit against the Company's interests;
- doubtful debt charge RUB 1, 306 mln in connection with bankrupt contractors or the contractors subject to bankruptcy procedures (observation, turnaround plan, external control, bankruptcv administration):

- · reserve on the lawsuits RUB 550 mln, which is higher than the planned value by RUB 527 mln mainly due to the presence of disputes with retail companies as well as in connection with the technological connection agreements;
- reserve for financial investment devaluation RUB 73 mln (by the agreement with JSC Tavrichesky Bank).
- In 2020 sales profit amounted to RUB 1.932 mln, which is by RUB 1,271 mln lower year on year. At the end of 2020 the Company incurred losses in the amount of RUB 1,371 mln which is 3 times lower year on year. The actual EBITDA in 2020 was RUB 4,034 mln.

The net profit in 2018 and 2019 was adjusted due to the retrospective changes in the accounting standards "Accounting Provisions" 18/02 "Profit tax accounting" and amounted to RUB 754 mln and RUB 577 mln, respectively.



42,004 Ē **RUB** mln

Actual cost of services sold in 2020

INCOME FROM SALES OF NON-CORE ASSETS³⁰

Subject to Decree of the Russian Federation President of 07.05.2012 No. 596 "On long-term state policy". Directives of the Russian Government of 07.07.2016 No. 4863p-P13, Order of the Russian Government of 10.05.2017 No. 894-r, the Company Board of Directors Decision of 26.02.2018 (Minutes No. 269/24) adopted the programme for non-core assets disposal of PJSC IDGC of the North-West (hereinafter – the programme).

The programme specifies key approaches, principles and mechanisms for identification and sale of the non-core assets of PJSC IDGC of the North-West, establishes the criteria for classifying PJSC IDGC of the North-West assets as non-core, the procedure for maintaining the register of non-core assets and key provisions for disposal of non-core assets, as well as the procedure of reporting on the implementation of the register of non-core assets.

Decision of the Board of Directors of PJSC IDGC of the North-West of 24.02.2021 (Minutes of 25.02.2021 No.387/23) approved the register of non-core assets of PJSC IDGC of the North-West (hereinafter the Register) as of 31.12.2020 formed under the requirements of the programme. The Register includes 37 non-core assets. 16 of which fall under the strategy of "sales", 21 - "preservation". A brief version of the current Register is available at the Company's website.

In 2020, PJSC IDGC of the North-West sold 3 non-core assets, the sales income amounted to RUB 0.81123 mln.

RATIO OF ACCOUNTS RECEIVABLE TO ACCOUNTS PAYABLE

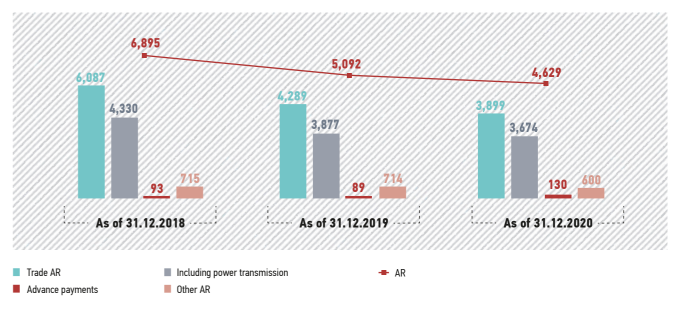
In 2020, the growth rates of accounts receivable and accounts payable were lower than one, which shows their reduction against 2019.

ACCOUNTS RECEIVABLE

The amount of accounts receivable of PJSC IDGC of the North-West Advanced paid as of the end of 2020 increased by RUB 41 mln. at the beginning of the reporting period was RUB 5,092 mln, as of The changes in other accounts receivable are insignificant. In 2020, the 31.12.2020 — RUB 4,629 mln. The reduction was due to a decrease reduction amounted to RUB 114 mln. in the receivables from power transmission services by RUB 203 mln The bulk (79%) of the Company's accounts receivable was in the settle-(from RUB 3,877 mln to RUB 3,674 mln) and from technological conments for power transmission services rendered. nection services by RUB 101 mln (from RUB 143 mln to RUB 42 mln).

Trade accounts receivable as of 31.12.2020 amounted to RUB 3. 899 mln which is RUB 390 mln lower than those of 31.12.2019.

Changes in accounts receivable*, RUB mln



* The indicators are shown in accordance with the Company's accounting statements for 2020

AR and AP correlation, RUB mln



MEASURES TO RECOVER ACCOUNTS RECEIVABLE

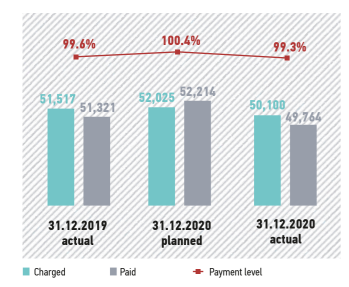
The Company works with the overdue accounts receivable from the power transmission services in accordance with the Regulation on managing accounts receivable from the power transmission services recorded by PJSC IDGC of the North-West, approved by Order of 23.07.2020 No.249 (hereinafter the Regulation).

In line with the schedules set by the Regulation, in 2020 the Company sent 585 lawsuits for the total amount of RUB 4,418.7 mln and conducted negotiations with debtors.

As a result of the Company's claims activities to recover overdue accounts receivable for the power transmission services in 2020, the court sustained 589 lawsuits in the total claimed amount of RUB 1.462.7 mln (including the penalties of — RUB 189.4 mln). dismissed the claims for 26 lawsuits in the total amount of RUB 32.4 mln (including the penalties of — RUB 3.3 mln). The share of Company's lawsuit requirements sustained amounted to 98%.

In 2019, upon consideration of the Company's claims to recover overdue accounts receivable for the power transmission services, the court passed court decisions in the total amount of RUB 1,419 mln (including the penalties of RUB 203 mln), dismissed the claims for 54 lawsuits in the total amount of RUB 132.6 mln (including the penalties of RUB 40.5 mln).

Payment for the power transmission services. RUB mln incl. VAT



Under the enacted court decisions, in 2020, warrants of execution were issued in the amount of RUB 1.015.1 mln. and RUB 502.9 mln. or 49.5%, were settled. In 2019, warrants of execution were issued in the amount of RUB 1,048.4 mln, RUB 613.8 mln, or 58.5 %, were settled.

The coverage of the overdue accounts payable with activities aimed at its reduction has been consistently high, amounting to 99.4% as of 31.12.2020.

Accounts receivable for power transmission services. RUB mln



ACCOUNTS PAYABLE

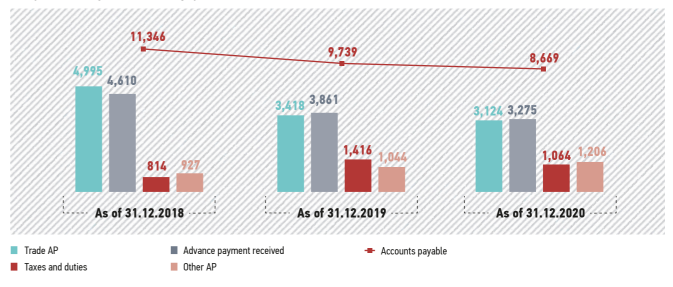
Strategic

report

Analysis of changes in accounts payable*, RUB mln

Sustainable

development report



The accounts payable reduced in 2020 by RUB 1,070 mln against 2019, amounting as of 31.12.2020 to RUB 8,669 mln.

THE FOLLOWING CHANGES WERE NOTED:

TRADE ACCOUNTS PAYABLE DECREASED BY **RUB 294 MLN, INCLUDING:**

- payables for power purchased decreased by RUB 5 mln;
- payables to local grid operators (LGOs) decreased by RUB 19 mln;
- payables for investment activities decreased by RUB 200 mln.

ADVANCES RECEIVED AMOUNTED TO RUB 3,275 MLN, WHICH IS RUB 586 MLN (15%) LOWER THAN THOSE AT THE BEGINNING OF 2020.

The bulk of advances come from technological connection services prepayment. The decrease is conditioned by settlement of advances received from:

- the Plywood mill NJSC Sveza Novator);

* The indicators are shown in accordance with the Company's accounting statements for 2019, including the sum of balance sheet line codes "Other liabilities" 1450 and "Accounts payable" 1520.

- payables to materials suppliers decreased by RUB 80 mln;
- payables to repair contractors decreased by RUB 15 mln;

• PJSC Gazprom (technological connection of power receivers for power supply of CS Babayevskaya within the project on gas transportation capacity development for the unified gas supply system of the North-Western region, Gryazovets - CS Slavyanskaya site);

• PJSC SVEZA Novator (technological connection of power receivers for power supply of

• PI RK Directorate of Capital Construction of the Republic of Karelia (technological connection of power receivers for power supply of the industrial site);

• Federal State-Owned Enterprise Customer's Directorate of Capital Construction of the Ministry of Defence of the Russian Federation (technological connection power receivers for power supply of the transformer substation SS 110/10 kV of the object "Technical area of the objects 5560 and 4097").

91

BONDS

Data on unplaced issues of exchange bonds

Bond issue, bonds of B0-02 series (ID of the issue and date of its assignment: 4B02-02-03347-D of 12.03.2014)		
Type of securities	exchange-traded bonds	
Number of securities issued, items	4,000,000	
Face value, RUB	1,000	
Volume of securities issued at face value, RUB	4,000,000,000	
Status of the issued securities	placement has not started	
Maturity date for the issued securities	3640 th day from the beginning of placement	

Bond issue, bonds of BO-03 series	
(ID of the issue and date of its assignment: 4B02-03-03347-D of 12.03.2014)	
Type of securities	exchange-traded bonds
Number of securities issued, items	3,000,000
Face value, RUB	1,000

Volume of securities issued at face value, RUB	3,000,000,000
Status of the issued securities	placement has not started
Maturity date for the issued securities	3640 th day from the beginning of placement

Bond issue, bonds of B0-04 series (ID of the issue and date of its assignment: 4B02-04-03347-D of 12.03.2014)		
Type of securities	exchange-traded bonds	
Number of securities issued, items	3,000,000	
Face value, rubles	1,000	
Volume of securities issued at face value, RUB	3,000,000,000	
Status of the issued securities	placement has not started	
Maturity date for the issued securities	3640 th day from the beginning of placement	

In 2016, the exchange bonds programme was registered in the total amount of RUB 25,000 mln (Decision of the Company Board of Directors of 30.09.2016, Minutes No. 220/11).

Exchange bonds programme of 001R series (ID of the programme and the date of its assignment: 4-03347-D-001P-02E of 11.11.2016)	
Maximum amount of the face values of exchange bonds to be placed within the exchange bonds programme, RUB mln	25,000
Maximum maturity of the exchange bonds to be placed within the exchange bonds programme, days	10,920
The period of the exchange bonds programme (from the date of ID assignment to the exchange bonds programme)	unlimited

Strategic report

Sustainable development report

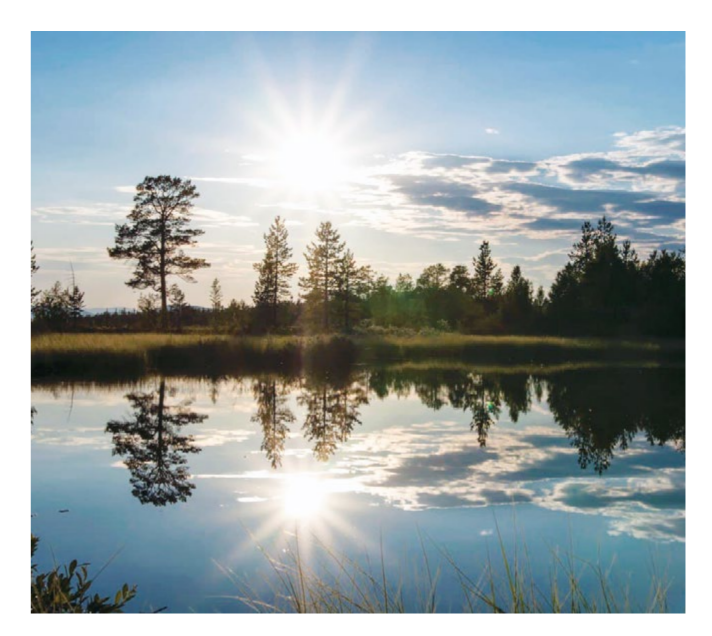
CREDIT RATING

On 4 August 2020, Analytical Credit Rating Agency (ACRA) confirmed the credit rating of PJSC IDGC of the North-West as "AA+ (RU)" with the outlook "stable".

Stable outlook means that there is the highest likelihood of the rating remaining unalterable for 12-18 months.

Positive rating action can be brought about by:

· reduction in regulatory and sales risks by implementing long-• reduction of leverage in 2019-2021 to 2x FFO before net inteterm transparent principles of tariff regulation; rest payments with a simultaneous increase in FFO margin before interest payments and taxes above 15% and in FCF margin above 2% in 2020-2022.



About the report



Credit rating, outlook "Stable"

KEY FINANCIAL AND ECONOMIC INDICATORS OF THE COMPANY UNDER IFRS

Key results of the Group performance in 2020, millions of rubles

	2018	2019	2020
Durante			
Revenue	64,854	49,136	48,253
Operating costs***, including:	62,811	46,661	47,997
Variable costs	35,075	21,526	22,109
Fixed costs*	23,430	20,548	21,105
Depreciation	4,306	4,587	4,784
Net other income	717	494	417
Fixed capital and right-of-use assets impairment losses	0	429	991
Operational profit	2,760	2,541	-319
Financial incomes and costs balance	-1,187	-1,142	-953
Profits before taxes	1,573	1,399	-1,272
Profits for the period	1,146	1,081	-1,141
EBITDA**	7,007	7,572	5,544
EBITDA profitability	10.8	15.4	11.5
Net debt****	15,371	14,406	14,758
Return on assets (ROA)	3.07	2.84	-2.61

* Without depreciation

** EBITDA = profits/losses before taxes + Depreciation + % due on loans and lease + impairment losse

** With the expected credit loss reserves *** Net debt without lease obligations

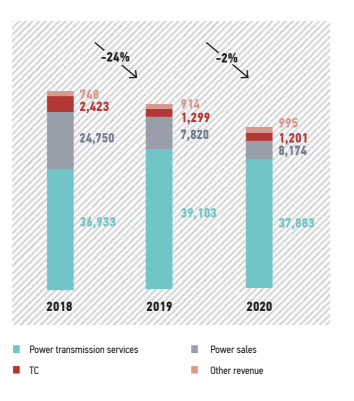
REVENUE

The Group receives most of its profits through power transmission services. The changes in the size of this type of revenue mostly depends on the changes in approved tariffs and amounts of power supplied during the period. The Group also receives revenue from selling electric power, technological grid connections, and other services.

The revenue for 2020 equalled RUB 48,253 mln, which is lower than the same value for the previous year by RUB 883 mln (or -2%). This includes the following:

- the reduction of power transmission revenue by RUB 1,220 mln due to the -4% (or -1,401 million kWh) drop in power consumption due to the temperatures (warm winter) and quarantine measures in April-June of 2020, the partial transition of PJSC Akron power consumption payments from IDGC to Novelectroseti LLC monogrid company, as well as the impact of the OPEC+ deal.
- the reduction of revenues from technological grid connection services at the end of 2020. This figure was RUB 97 mln lower than the value for the previous year due to the differences in the lists of applicants for each year.
- the RUB 354 mln increase in electric power sales revenue due to the growth of the average tariff.
- the RUB 81 mln increase in other revenues compared to the actual values for 2019, which is linked to a RUB 30 mln increase in revenues from leasing contracts.

Revenue breakdown, RUB mln



Strategic report

Sustainable development report Corporate

STATE SUBSIDIES

The Group does not receive any state subsidies to compensate for low power tariffs.

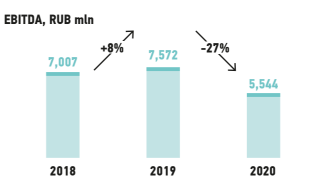
NET OTHER INCOME

Other operational incomes include the revenue from contract-free power consumption, as well as fines, penalties, and forfeits under commercial contracts, the write-off of accounts payable, and insurance compensations.

• The other incomes totalled RUB 566 mln, which is RUB 42 mln or • The other expenses in 2020 totalled RUB 149 mln, which is 8% higher than the 2019 level. The change is mainly caused by RUB 119 mln higher than the same figure for the previous year. The the RUB 13 mln or 3% increase in the incomes from fines, penalchange was caused by the write-off of fixed assets to the tune of ties, and forfeits under commercial contracts in 2020 as compared RUB 116 mln. to 2019, as well as the RUB 29 mln or 89% increase in insurance Thus, net income for 2020 is RUB 417 mln, which is RUB 77 mln higher compensations compared to 2019. than the previous year's value.

EBITDA

The EBITDA amounted to RUB 5,544 mln, which is a reduction of RUB 2,028 mln or 27% as compared to the same period of 2019.



PROFITS BEFORE TAXES

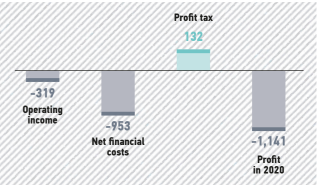
The Group reported losses before taxed to the tune of RUB 1,272 mln for the year that ended on December 31, 2020, and profits before taxes to the tune of RUB 1,399 mln for the year that ended on December 31, 2019.

FINANCIAL RESULTS FOR THE PERIOD

At the end of 2020, the Group reported a loss of RUB 1,141 mln, which is RUB 2,221 mln lower than the value for the previous year.

EBITDA is mostly influenced by the following factors:

- 1. The reduction of revenues in 2020 amounts to RUB 883 mln, including the RUB 1.220 mln decrease caused by the power consumption drop of -4% (or -1,401 million kWh) due to temperatures (warm winter) and guarantine measures in April-June of 2020 as well as the partial transition of PJSC Akron power consumption payments from IDGC to Novelectroseti LLC monogrid company, as well as the impact of the OPEC+ deal;
- 2. The increase in payments for LGO services of RUB 512 mln (10%) due to the growth of individual tariffs and the application of binomial tariff rates.
- 3. The increase in allowances of RUB 579 mln (42%).).



GRI 201-4

DIRECT CREATED AND DISTRIBUTED ECONOMIC VALUE

The Company strives to inform the shareholders, employees, partners and other stakeholders on the economic value creation process and results in an open and transparent way.

The disclosure of this indicator allows our stakeholders to observe how the Company creates and distributes the economic value for the reporting period.

Direct created and distributed economic value is an indicator characterizing the value created in the course of activity and the subsequent profit distribution between stakeholder groups. In the course of the business activity

the Company creates the values for a wide circle of stakeholders, including shareholders, investors, employees suppliers and contractors, government authorities and local communities.

The difference between the created and distributed values is the retained economic value used for further business development. The group strives to increase the created and distributed value, maintain a high level of transparency and integrity of information.

The amount of the created and distributed value is provided in the table.

The value is formed by the data from the profit and losses report. The indicator was calculated with account to the individual sectoral adiustments:

1. the profit does not include technological connection revenues due to the time gap in the occurrence (creation) of this economic value source and its use (distribution) as they are used as advances for investments during the prior periods.

2. the amount of the distributed economic value is recovered for loan loss provisions as the amount reflects the volume of shortfall in the Group revenues.

DIRECT CREATED - ECONOMIC VALUE	-	DISTRIBUTED - Economic Value	_	NON-DISTRIBUTED
The profit that we generate from our core activities, which are transmission and dis- tribution of electricity, technological connec- tion, and earnings received after investing in financial tools		Our major expenditures pertinent to our major stakeholders, for instance, employees, inves- tors, shareholders, creditors, suppliers and contractors, state bodies, local communities etc.		The difference between the created and the distributed value allocated to further development of our business

GRI 201-1

Direct created and distributed value of the Company, RUB mln

	Stakeholder group	2018	2019	2020
Direct created economic value		63,230	48,445	47,684
Revenue from the main activities		64,854	49,136	48,253
Exception: Profit from technological connection services as it is used as advances for the investment activity	A wide stakeholder group	-2,423	-1,298	-1,201
Net operational income/expenses	63,230 63,230 es as 64,854 -2,423 -2,423 717 82 59,870 54,556	717	494	417
Financial income (interest income)		82	113	215
Distributed economic value		59,870	43,426	43,195
Operating expenses (except from asset depreciation, depreciation (amortization) and reserves for expected loan losses), including:	Suppliers and contractors	56,556	40,681	41,243
Salary and other payments related to employees		13,452	12,625	13,178
Taxes other than profit tax	Public authorities	691	418	414
Other operating expenses	Suppliers and contractors	42,412	27,639	27,651
Financial expenses (interest expenses)	Shareholders and investors, financial	1,269	1,255	1,168
Dividend pay outs to shareholders*	community	382	313	-
Accrual (recovery) of expected credit losses		1,237	858	916
Current income tax expenses	Public authorities	427	318	- 132
Undistributed economic value		3,359	5,019	4,490

* Profit allocation for 2018-2019 by the decision of the Annual General Shareholders' Meeting (AGSM)

TARIFF REGULATION^{31, 32}



KEY PERFORMANCE INDICATORS:

Average tariff for power transmission services, RUB/kWh

(FAS of Russia)³³. Maximum rates of power transmission tariffs are In 2020 the average tariff value grew 2.8% in the PJSC IDGC of the North-West while in 2019 the average tariff decreased by 0.2%. set by the FAS of Russia.

Methodology of the calculation of tariffs for power transmis-Distribution grid power transmission services activity of PJSC IDGC sion services and technological connection is approved by the of the North-West is regulated at the regional level by executive federal executive authority in the area of tariffs regulation; the bodies of the constituent entities of the Russian Federation³⁴. functions of such are given to the Federal Antimonopoly Service



31 Key regulatory documents stipulating the power transmission tariff setting for the Company are shown in Annex 13 in the full version of the Annual Report on the Company's website

32 More details on tariff regulation can be found in the full version of the Annual Report on the Company's website.

34 The report on regulated activities broken down by Company branches is shown in Annex 14 in the full version of the Annual Report on the Company's website.

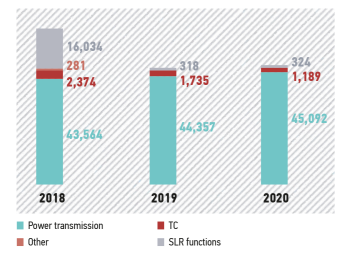


2018	2019	2020
1.375	1.373	1.412

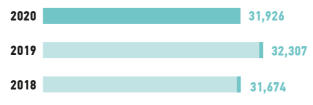
POWER TRANSMISSION TARIFFS

In 2020, the established tariffs enabled the Company to receive revenue of RUB 46.6 bln for its services, which is 0.4% higher year on year, while the power transmission revenue grew by 1.7%.

PJSC IDGC of the North-West revenue in 2018-2020, RUB mln



Boiler net electricity supply of PJSC IDGC of North-West in 2018-2020, RUB mln



Power transmission services tariffs across the branches of PJSC IDGC of the North-West were based in 2020 on the long-term parameters. The Company branches are regulated as follows:



METHOD OF GRR LONG-TERM INDEXATION

In 2020, a new long-term period started for the Arkhangelsk, Murmansk and Komi branches of PJSC IDGC of the North-West. Currently, these branches are regulated under the method of long-term GRR indexation. The Company performed annual mandatory adjustment of all its branches' gross revenue requirement (GRR) stipulated by the effective legislation in the area of state tariff regulation.

Over 2020 the Company also revised the gross revenue requirement approved for 2020 due to the following factors:

- Subject to decision of the Supreme Court of the Republic of Karelia of June 3, 2020, on the lawsuit No. 3a-103/2020 and the appellate ruling of the Second Appeal Court of general jurisdiction of October 16, 2020 No.66a-876/20206 the GRR of Karelia branch of 0.JSC IDGC of the North-West was revised.
- · Subject to decision of Novgorod Regional Court on the lawsuit No.03a-70/20206 the GRR for Novgorod branch of PJSC IDGC of the North-West was revised.

The total resulting change in the GRR amounted to RUB - 387.9 mln

Strategic report

Sustainable development report Corporate

The group "Other consumers" accounts for the largest share of revenue from power transmission (78%) in PJSC IDGC of the North-West. This group includes regional power retail companies and large industrial consumers, the largest of which are PJSC Acron (29.5% in revenue of the Novgorod branch of PJSC IDGC of the North-West), JSC Kondopoga (12.7% in the revenue of the Karelia branch of PJSC IDGC of the North-West). OJSC SUAL (7.4% in the revenue of the Murmansk branch of PJSC IDGC of the North-West), JSC Vorkutaugol (13% in the revenue of the Komi branch of PJSC IDGC of the North-West); PJSC Severstal (1.6% in the revenue of the Vologda branch of PJSC IDGC of the North-West), JSC Sevmash (9.6% in the revenue of the Arkhangelsk branch of PJSC IDGC of the North-West).

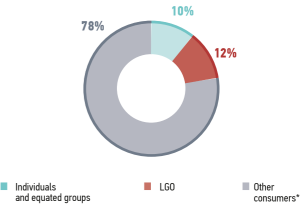
The major share of group "Individuals and similar consumer groups" Individuals LG0 Other is attributable to the Pskov branch of PJSC IDGC of the North-West and equated groups consumers (25%), the Karelia branch of PJSC IDGC of the North-West (15%), "Other consumers" category includes consumers with direct contracts for power transfer services with the the Komi branch of PJSC IDGC of the North-West (11%). power grid company

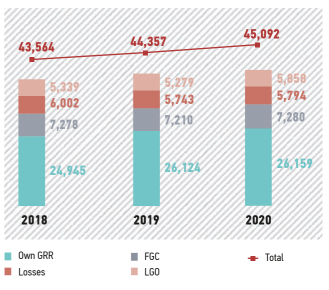
GROSS REVENUE REQUIREMENT STRUCTURE

In the reporting year, own gross revenue requirement (GRR) grew by 0.1% due to growing indices in accordance with Resolution of the RF Government of 29.12.2011 No. 1178 "On pricing in the area of regulated prices (tariffs) in the electric power industry", as well as by a 1% increase in expenses for the services of PJSC FGC UES, due to the decline in the capacity paid for, subject to the schedule of gradual decrease in the contracted capacity of PJSC Rosseti S&A used in paying for the services of PJSC FGC UES to the level of the actual capacity in 2018-2027. The 11% increase in expenses for local grid operators' services in 2020 was mostly brought about by changes in the schemes and amounts of settlements between LGOs within the regional pot. Loss-related expenses growth amounts to 0.9% and was caused by a reduction in the total volume of losses on the Vologda, Murmansk, Karelia and Komi branches and a lower price for power purchase to compensate for losses at Arkhangelsk and Komi branches.

The total gross revenue requirement of the Company grew by 1.7%, the schedule of gradual decrease in the contracted capacity of own GRR increased by 0.1%. The difference in the growth of total PJSC Rosseti S&A used in paying for the services of PJSC FGC UES GRR from the growth of own GRR was due to increase in expensto the level of the actual capacity in 2018-2027. The largest growth es for losses payment amounting to 0.9%, increase in expenses on in the expenses on payment for the services of LGOs is attributable paying for the services of local grid operators being 11%, increase to the Vologda and the Komi branches, due to changes in the GRR of in expenses on paying for the services of PJSC FGC UES - 1%. LGOs by including additional reasonable expenses. This results from a decline in the paid capacity and complies with

Company power transmission revenue breakdown by consumer groups, 2020





GRR structure trends for power transmission services of the Company, RUB mln

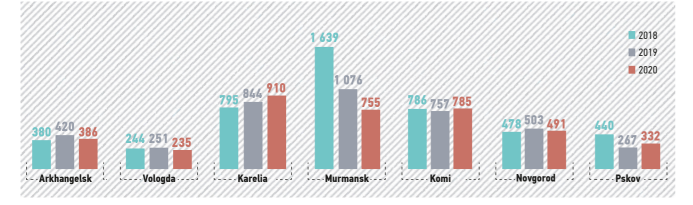
TECHNOLOGICAL CONNECTION PAYMENTS

TECHNOLOGICAL CONNECTION PAYMENTS^{35, 36}

According to Article 23.2. of the Federal Law 26.03.2003 No. 35-FZ "On power industry":

In 2020, the tariff set by the Company allowed it to receive revenue from technological connection services in the amount of RUB 1,200.9 mln.

Average C1 rate trends (RUB/kW) by Company branch, 2018-2020



Strategic report

Sustainable development report Corporate

The dynamics of the average C1 rate is based on the average total rate adopted by state tariff authorities for technological connection activities. The key reason for changes in the standardised tariff rate C1 for the technological connection activities is the growth in the consumer price index.

Availability of the approved standardised technological connection fees enabled the Company to reduce the number of contracts based on individual fees. The number of 2020 applications where contracts were based on individual rates amounted to 26 across the Company. The total number of effective technological connection contracts is 8,735. The largest share of the contracts signed represents subsidised technological connection up to 15 kW with the fee of RUB 550.

The amount of technological connection fees for the current technological connection contracts up to 15 kW was RUB 28.9 mln net of VAT in 2020. The capital investment of 2020 into technological connection of the power units belonging to applicants of up to 15 kW was RUB 697.2 mln. .



35 TC fees for 2018-2020 are shown in Annex 15 in the full version of the Annual Report on the Company's website 36 Cash flow monitoring for the TC contracts is presented in Annex 16 in the full version of the Annual Report on the Company's website





SUSTAINABLE DEVELOPMENT REPORT

The development of charging infrastructure for electric vehicles is one of the prioritized aspects of Rosseti's innovation development.

 $oldsymbol{0}$

 \odot

In 2020, the Board of Directors of PJSC IDGC of the North-West decided to join the implementation of the Environmental Policy of the power grid sector approved by a resolution of the Board of Directors of Rosseti PJSC. The Environmental Policy for the power grid sector aims to preserve favorable environmental conditions for today's and future generations.

One of the key aspects of the Environmental Policy is the development of charging infrastructure for electric vehicles.

-0

ELECTRIC CHARGING STATIONS

Installed in the North-West of Russia in 2020

4

Corporate

SUSTAINABLE DEVELOPMENT MANAGEMENT

THE COMPANY'S UNDERSTANDING OF SUSTAINABLE DEVELOPMENT

The Company's understanding of sustainable development is in line with the definition provided by the UN: "Sustainable development is the development that meets the needs of the present without compromising the ability of future generations to meet their own needs."

In its activities, PJSC IDGC of the North-West sticks to the precautionary principle formulated in the UN Declaration on Environment and Development. This principle permeates the Company's activities of environmental management on all stages of its projects.

The Company constantly strives to comply with the requirements of the environmental legislation, boost the level of occupational and environmental safety, ensure consistent and efficient reduction in the negative impact of its operations on the environment.

The Company's Sustainable Development Agenda is based on international agreements, national charters as well as regulatory documents:

Transforming our World: the 2030 Agenda for Sustainable Development, 2015 — UN

Anticorruption Charter of the Russian Business, 2012 — Trade and Industrial Chamber of the Russian Federation

Rus
the

ssia's Energy Strategy until 2035, 2013 — **Government of the Russian Federation**

Social responsibility and sustainable development issues are managed in accordance with legal and regulatory documents as well as internal regulations of the Company. The Company seeks to carry out its operations by ensuring the fulfilment of social interests and business tasks.

The Company applies the following standards in terms of Corporate social responsibility and sustainable development:

- International Standard ISO 14000:2015 «Environmental management systems»
- International Standard ISO 9001:2000 "Quality Management Systems"
- Occupational safety management system (the Rosseti Group's policies on occupational safety²⁹)
- Reporting standards (GRI Standards, <IR> Framework)



37 Approved by Order of PJSC ROSSETI No. 143 of 30.08.2018 "On Approval of PJSC ROSSETI's Occupational Safety Documents", adopted by Order of PJSC IDGC of North-West No. 628 of 19.09.2018 "On improvement of the occupational health and safety management system

Strategic report

Corporate

IDGC OF THE NORTH-WEST ACTIVITIES AND THE UN SUSTAINABLE DEVELOPMENT GOALS

On 25 September 2015, global leaders, including head of states and governments, gathered in the United Nations headguarters in New York to endorse the sustainable development agenda under the title "Transforming our World: the 2030 Agenda for Sustainable Development" for the period after 2015. The agenda includes 17 goals and 169 objectives.



Ensure healthy lives and promote well-being for all at all ages

.....

ACTIVITIES

- Social welfare for the employees
- Observing the safety and health regulations
- · Safety of power facilities for persons who are not the Company's employees
- Corporate sports events

PRINCIPAL OUTCOMES AND ACHIEVEMENTS IN 2020

- Number of injuries at the workplace has been reduced by 20%.
- Ensuring occupational safety 99.2% of the employees are provided with personal safety equipment.
- Raising awareness of occupational safety among contractors strict requirements to the work process arrangements and availability of personal safety equipment.

.....

About 75 sports events were held.



Ensure access to affordable. reliable. sustainable and modern energy for all

ACTIVITIES

- Reliable power supply for consumers
- Rational tariff setting

PRINCIPAL OUTCOMES AND ACHIEVEMENTS IN 2020

- Reduction in the weighted average period of applicant's power receivers connection: from 110 to 94 days.
- Participation in the RES development in the operations area
- ISO 9001:2015 (GOST ISO 9001-2015), ISO 14001:2015.



Ensure inclusive and equitable quality education and promote lifelong learning opportunities for all

ACTIVITIES

- Providing the Company with gualified personnel
- Training and capacity building for the employees based on the priorities of the Company's development

PRINCIPAL OUTCOMES AND ACHIEVEMENTS IN 2020

- Ongoing vocational training for the employees (76.7% of the average staff headcount received various types of off-the-job training)
- · Fostering the development of the secondary and tertiary education system by cooperating with major education institutions, including:
- participation in university-based career fairs (for example as part of the campaign of PJSC Rosseti "BRIGHTER TOGETHER" (3 events covering 169 people));
- internships for higher and professional educational institution students (368 people).

.....

· Establishment of a Training Centre for Energised Facilities Operation.

8 DECENT WORK AND ECONOMIC GROWTH Promote sustained, inclusive and sustainable economic growth, full and productive employ-Ĩ ment and decent work for all

ACTIVITIES

- · Creating jobs in the operations area
- Competitive salaries
- Social welfare for the employees

PRINCIPAL OUTCOMES AND ACHIEVEMENTS IN 2020

- During the period of high epidemiological risks associated with the spread of the new coronavirus infection, the Company worked to preserve the jobs in the Company. Measures for social support for workers and for preserving and consolidating gualified employees during the pandemic have shown their high efficiency, helping to protect the talent pool that maintains reliable and uninterrupted energy supply to the population and industrial facilities in the areas of operations of the Company. The "total turnover" for 2020 decreased by 5.6%.
- 60.3 thousand rubles is an average salary.
- The preservation of social benefits and observance of the rights of employees are enshrined in the Collective Agreement "Rosseti North-West." 100% of the Company's employees are covered by the Collective Agreement.
- The Company employs 14,108 employees in 7 regions of the Russian Federation.

The Company is guided by the UN sustainable development goals in its operations. In view of the nature of the Company's operations in its production and sustainable development activities it helps achieve 8 out 17 UN SDGs daily.



Build resilient infrastructure, promote inclusive and sustainable industrialization and foster innovation

Sustainable

development report

ACTIVITIES

- Connecting new facilities
- Construction of new power grids, substations
- Digitalization
- R&D and introduction of scientific developments results

PRINCIPAL OUTCOMES AND ACHIEVEMENTS IN 2020

- Registration of 23.095 applications. 18.664 contracts signed. 13,338 technological connection contracts completed.
- Support for innovative R&D 276.89 million rubles allocated.
- · Commissioning of 2 "digital substations" 35 kV in the Vologda District: "Molochnoe" and "Balaton." The cost of these substations exceeds 600 million rubles.
- Opening of the second digital power distribution zone in Novgorod Region. The cost of the project is 130 million rubles.

.....



Ensure sustainable consumption and production patterns

ACTIVITIES

- Improving energy efficiency
- · Compliance with international standards

PRINCIPAL OUTCOMES AND ACHIEVEMENTS IN 2020

- Development of a lean production programme.
- 0.01% reduction in electricity losses in 2020
- 538.94 million rubles in savings in fuel and energy resources.
- Reporting in line with the GRI SRS standards





Make cities and human settlements inclusive, safe. resilient and sustainable

ACTIVITIES

- Ensuring reliable electricity delivery to customers
- Rational use of natural resources
- · Minimizing the negative impact on the environment

PRINCIPAL OUTCOMES AND ACHIEVEMENTS IN 2020

- Actual capital investments in technological connection of socially significant facilities amounted to 215 million rubles.
- Timely emergency prevention, preparation for AWP, emergency response and mitigation
- Water consumption was reduced by 8%.
- 103 million kWh was the effect of measures intended to reduce electricity losses under the Energy Saving and Energy Efficiency programme.
- 4,200.43 million were spent on maintenance and repair costs.



Protect, restore and promote sustainable use of terrestrial ecosystems, sustainably manage forests, combat desertification, and halt and reverse land degradation and halt biodiversity loss

ACTIVITIES

· Biodiversity conservation

PRINCIPAL OUTCOMES AND ACHIEVEMENTS IN 2020

• In 2020, the equipment costs (installation of bird protective devices (BPD)) amounted to 3,843 thousand rubles net of VAT (1,462 BPD on overhead lines 35 kV and above). A total of 6,324 BPDs have been installed by the Company since 2015.

MANAGEMENT SYSTEMS

THE FOLLOWING MANAGEMENT SYSTEMS HAVE BEEN IMPLEMENTED AND USED BY THE COMPANY:



QUALITY MANAGEMENT SYSTEM (QMS)

QMS is part of the Company's overall management system with its organizational structure, processes, procedures and resources necessary for overall quality management.

ENVIRONMENTAL MANAGEMENT S SYSTEM (EMS)

EMS is part of the overall management system of the Company with its organizational structure, mechanisms, procedures and resources necessary to manage environmental aspects of the work through development and achievement of environmental policy objectives.

Management systems of the Company comply with the requirements of international and national standards ISO 9001 (GOST R ISO 9001), ISO 14001 (GOST R ISO 14001).

Information on certificates held by the Company's branches

.	ISO 9001*									
Management Level	GOST ISO 9001-2015	ISO 9001:2015	ISO 9001:2015 (in the IQNet certification system)							
PJSC IDGC of the North-West	No. 18.1496.026 dated 05.09.2018	No. 18.1495.026 dated 05.09.2018	No. RU-18.1495.026 dated 05.09.2018							
Arkhangelsk branch	No. 18.1496.026-6 dated 05.09.2018	No. 18.1495.026-6 dated 05.09.2018	No. RU-18.1495.026-6 dated 05.09.2018							
Vologda branch	No. 18.1496.026-5 dated 05.09.2018	No. 18.1495.026-5 dated 05.09.2018	No. RU-18.1495.026-5 dated 05.09.2018							
Karelia branch	No. 18.1496.026-4 dated 05.09.2018	No. 18.1495.026-4 dated 05.09.2018	No. RU-18.1495.026-4 dated 05.09.2018							
Murmansk branch	No. 18.1496.026-3 dated 05.09.2018	No. 18.1495.026-3 dated 05.09.2018	No. RU-18.1495.026-3 dated 05.09.2018							
Komi branch	No. 18.1496.026-2 dated 05.09.2018	No. 18.1495.026-2 dated 05.09.2018	No. RU-18.1495.026-2 dated 05.09.2018							
Novgorod branch	No. 18.1496.026-1 dated 05.09.2018	No. 18.1495.026-1 dated 05.09.2018	No. RU-18.1495.026-1 dated 05.09.2018							
Pskov branch	No. 18.1496.026-7 dated 05.09.2018	No. 18.1495.026-7 dated 05.09.2018	No. RU-18.1495.026-7 dated 05.09.2018							

	ISO 14001**									
Management Level	GOST R ISO 14001-2016	ISO 14001:2015	ISO 14001:2015 (in the IQNet certification system)							
PJSC IDGC of the North-West	No. 19.2565.026 dated 30.12.2019	No. 19.2564.026 dated 30.12.2019	No. RU-19.2564.026 dated 30.12.2019							
Arkhangelsk branch	No. 19.2565.026 dated 30.12.2019	No. 19.2564.026 dated 30.12.2019	No. RU-19.2564.026 dated 30.12.2019							
Vologda branch	No. 19.2565.026 dated 30.12.2019	No. 19.2564.026 dated 30.12.2019	No. RU-19.2564.026 dated 30.12.2019							
Karelia branch	No. 19.2565.026 dated 30.12.2019	No. 19.2564.026 dated 30.12.2019	No. RU-19.2564.026 dated 30.12.2019							
Murmansk branch	No. 19.2565.026 dated 30.12.2019	No. 19.2564.026 dated 30.12.2019	No. RU-19.2564.026 dated 30.12.2019							
Komi branch	No. 19.2565.026 dated 30.12.2019	No. 19.2564.026 dated 30.12.2019	No. RU-19.2564.026 dated 30.12.2019							
Novgorod branch	No. 19.2565.026 dated 30.12.2019	No. 19.2564.026 dated 30.12.2019	No. RU-19.2564.026 dated 30.12.2019							
Pskov branch	No. 19.2565.026 dated 30.12.2019	No. 19.2564.026 dated 30.12.2019	No. RU-19.2564.026 dated 30.12.2019							

Note: ISO 9000 —quality management system; ISO 14001 — environmental management system

Certification Association – Russian Register.

* The validity period of all certificates: 05.09.2021.

** The validity period of all certificates: 31.12.2022.

Strategic report

Sustainable development report Corporate

-THE MAIN PARTICIPANTS IN MANAGEMENT SYSTEMS ARE AS FOLLOWS:

- Board of Directors of the Company;
- Executive bodies of the Company General Director and Management Board;
- a representative of the Company management on the relevant management system;

MAIN OUTCOMES OF MANAGEMENT SYSTEMS:



GREATER RELIABILITY AND QUALITY OF ENERGY SUPPLY

\$

GREATER SECURITY OF ENERGY SUPPLY

The information is provided in the section "Improving power supply efficiency, reliability and quality" on page 70



ENSURING ENVIRONMENTAL SAFETY

The information is provided in the section "Environmental policy" on page 134



HIGHER ENERGY EFFICIENCY

The information is provided in the section "Energy saving and higher energy efficiency" on page 137



BETTER QUALITY OF TECHNOLOGICAL CONNECTION SERVICES

The information is provided in the section "Technological connection" on page 60



PROTECTION LEGISLATION

Information is provided in the section "Occupational health and safety" on page 131

In general, the operation of management systems showed positive results over the past year³⁸.

38 The dynamics of business process performance indicators during 2018-2020 can be found in Annex 17 in the full version of the Annual Report on the Company's website

- · a structural unit that ensures the work of management systems;
- structural divisions of the Company and S&A involved in the operation of management systems.

The information is provided in the section "Improving power supply efficiency, reliability and quality" on page 70

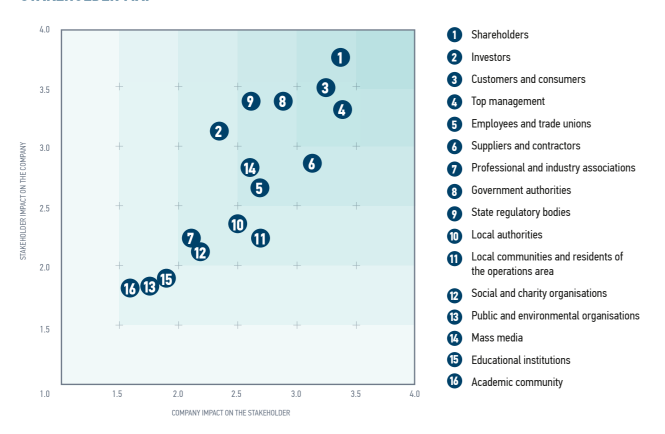
ENSURING OCCUPATIONAL HEALTH AND SAFETY DURING PRODUCTION, INCLUDING FEWER ACCIDENTS AND COMPLIANCE WITH THE REQUIREMENTS OF LABOUR AND ENVIRONMENTAL

STAKEHOLDER INTERACTION

Sustainable development of PJSC IDGC of the North-West directly depends on the quality of stakeholders relations. The Company maintains responsible and open communication with all stakeholders and strives to ensure due consideration of their interests in decision-making.

In drafting this Report, the Company carried out polling of the Company employees to upgrade the stakeholder map and identify a list of key GRI 102-42 stakeholder groups.

STAKEHOLDER MAP



The Company aims to build fruitful, trust-based and mutually beneficial long-term partner relations with stakeholders - shareholders GRI 102-43 and investors, customers and consumers, top management, employees and trade unions, suppliers and contractors, professional and industry associations, government authorities, state regulatory bodies, local authorities, local communities and residents of the operations area, social and charity organisations, public and environmental organisations, the mass media, educational institutions and the academic community.

A balanced system of efficient communication based on the principles of openness, mutual respect, responsible attitude encourages further development of the Company's business.

Strategic report

Sustainable development report

Corporate

COMPANY STAKEHOLDERS

SHAREHOLDERS. V

Topics of interest

Increase in shareholder value Transparency of the management activities

Press releases within the framework of obligatory information disclosure Information disclosure in accordance with the Company's information policy Interaction within the Board of Directors Individual meetings with shareholders General Shareholders' Meetings Statutory reporting of the Company

INVESTORS

Topics of interest

Greater investment appeal of the Company Obtaining information about development prospects Information on credit ratings

Obtaining and maintaining credit rating and national corporate governance rating

Meetings with representatives of banks and investment community Qualitative disclosure, IFRS reporting

CUSTOMERS AND CONSUMERS

Topics of interest

T

Ensuring reliable and uninterrupted power supply Innovative development to improve power supply quality Timely and affordable technological connection Open and flexible interaction with customers / consumers

Mechanisms of interaction

Upgrade of power grid facilities Installation of smart metering devices Contracts on technological connection to power grids System of off-line (service centres) and online services for consumers (applications via cell phones or Internet) Consumer polls on the degree of satisfaction with the service quality

TOP MANAGEMENT

▼ **Topics of interest**

V

Creating conditions for professional growth Achieving strategic goals and KPIs

Mechanisms of interaction Interaction within the framework of the Company's operations

EMPLOYEES AND TRADE UNIONS

Topics of interest

Fulfilment of employers' obligations towards the Company employees Social and medical coverage Professional growth opportunities Providing employment and decent rate of remuneration

Social benefits and guarantees, voluntary medical insurance programs

Mechanisms of interaction

V

Negotiations with the trade union Meetings with the personnel Collective agreement Compliance with the requirements of the Industry Tariff Agreement in the Electric Power Industry for the period 2019-2021 Social benefits and guarantees of employee voluntary medical and accident insurance (subject to the sectoral tariff agreement)

GRI 102-40 GRI 102-44

Mechanisms of interaction

Interaction in 2020

 \mathbf{T}

The annual General Meeting of shareholders was held For more information, see "Information on the General Shareholders' Meetings in 2020" Events held for shareholders in the reporting year are described in section "Shareholder and investor relations'

Mechanisms of interaction

Interaction in 2020

Loan interest paid amounts to RUB 1,004 million Events held for investors in the reporting year are described in section "Shareholder and investor relations". Credit rating confirmed by Analytical Credit Rating Agency (ACRA). Credit rating AA+(RU),outlook "Stable" The rating of corporate governance quality confirmed by the rating agency "Expert RA" at the level of A++ GQ. "The highest level of quality management"

Interaction in 2020

T

13,338 technological connection contracts were executed The contact centre received 207,998 consumer applications 8 consumer service offices are in operation For more information, see the section "Comprehensive servicing of consumers"

Interaction in 2020

Training in accordance with the employee professional development plans for 2020

Interaction in 2020

 \mathbf{T}

Meetings with employee representatives were held

The results of the implementation of the Collective Agreement in 2020 were summed up Voluntary health insurance and accident insurance contracts for the new period are concluded

Topics of interest

ethics in interaction

Anti-corruption policy

Topics of interest

development prospects

Information about the Company's

Transparent competitive environment Use of the market pricing mechanism Compliance with the standards of business Mechanisms of interaction Competitive procurement procedures

Signing agreements with Russian and foreign

Interaction in 2020

In 2020, the company held 1,261 procurement procedures amounting to RUB 14.6 billion.

PROFESSIONAL ASSOCIATIONS AND INDUSTRY ORGANIZATIONS

Cooperation

Mechanisms of interaction

in the regions of presence Joint meetings, forums, exhibitions,

conferences

manufacturers

Support for SMEs

Regular meetings Disclosures on the corporate website Communication with the business communities

Interaction in 2020

Online forums, conferences, Disclosure of relevant information on the official website and on social media x

GOVERNMENT AUTHORITIES

T **Topics of interest**

Ensuring reliable and uninterrupted power supply Support for power engineering in Russia and import substitution Contributing to the development of major international projects Participation in the implementation of state projects

Mechanisms of interaction Fulfilment of investment policy obligations

Signing a number of cooperation agreements Contribution to preparations for national and international projects

Interaction in 2020

•

The actual volume of capital investments for the technological connection of socially significant facilities: schools, kindergartens, sports and social facilities amounted to RUB 215 mln. The share of procurement from local suppliers in the regions of activity of the organization amounted to 18.7% of the actual volume

STATE REGULATORY BODIES

-**Topics of interest**

Compliance with the requirements of the Russian legislation

Mechanisms of interaction

Regular inspections passing Regular meetings and cooperation Provision of statutory reporting

Interaction in 2020

Information disclosure in accordance with the requirements of the regulatory bodies.

LOCAL AUTHORITIES

\mathbf{v}

Topics of interest

Infrastructure development Contribution to social programs and charity Tax payment New jobs Obtaining information about the Company's development prospects

Mechanisms of interaction

Agreements on cooperation Social and charity programs Public reporting Injury prevention events for the safety of residents

Interaction in 2020

The actual capital investment into technological connection of socially significant facilities schools, nursery schools, sports and social facilities - amounted to RUB 215 mln The share of procurement attributable to local suppliers in the operations area was 18.7 % of the actual volume

Strategic report

LOCAL COMMUNITIES AND RESIDENTS OF THE OPERATIONS AREA

Topics of interest

Social infrastructure development Creation of jobs Implementation of social programs and charity Mitigation of negative environmental and population impact

Mechanisms of interaction

SOCIAL AND CHARITY ORGANISATIONS

Topics of interest

Social responsibility Efficiency of the Company's performance and development prospects Contribution to charity projects

Interaction in carrying out social projects Information disclosure on the corporate web site Signing cooperation agreements

PUBLIC AND ENVIRONMENTAL ORGANISATIONS

Topics of interest

Compliance with the established environmental legislation requirements Compliance with the established environmental impact standards Reduction in man-made impact on the environment

Topics of interest Transparency of business processes Prompt access to information about the Compa-

Press events Prompt dissemination of information Processing media requests and communications

Public hearings

EDUCATIONAL INSTITUTIONS

V

ny's activities

MASS MEDIA

Topics of interest Contribution to the development of industry education

Training high potential staff and ensuring job continuity

Mechanisms of interaction

Signing agreements with higher education institutions Organization of student teams Programs for young talent training Talent pool creation Opportunities for hands-on training and internshin Employee education and training Open days and career fairs

ACADEMIC COMMUNITY

Topics of interest

Contribution to industry-related research development Use of innovative technologies

Interaction with academic institutions and R&D order placement Participation in forums, exhibitions Signing agreements

112

Media publications on technological connection, work of power employees, important changes in the effective legislation on power industry

Interaction in 2020

Publication of more than 2,500 messages on social media Regional and federal media published 17.500 materials

Mechanisms of interaction

Interaction in 2020

Investment in the social infrastructure amounted to RUB 218 mln.

Mechanisms of interaction

Consultations, explanations

Interaction in 2020

In 2017, the Company joined the implementation of the Environmental policy of power grid facilities of PJSC Rosseti. The environmental protection costs in 2020 amounted to RUB 18.2 mln.

Mechanisms of interaction

Interaction in 2020

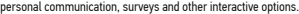
Publication of more than 2,500 messages on social media Regional and federal media published 17,500 materials

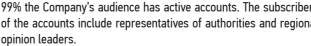
Interaction in 2020

76.7% of the average staff headcount took part in off-the-job training in 2020. Participation in open days, career fairs at educational institutions. 128 professional orientation events were held. The general coverage of the target audience amounted to 2,066 people. In 2020, 20 open lessons on electrical safety were held in the area of operations, including those online (more than 386 schoolchildren were involved).

Mechanisms of interaction

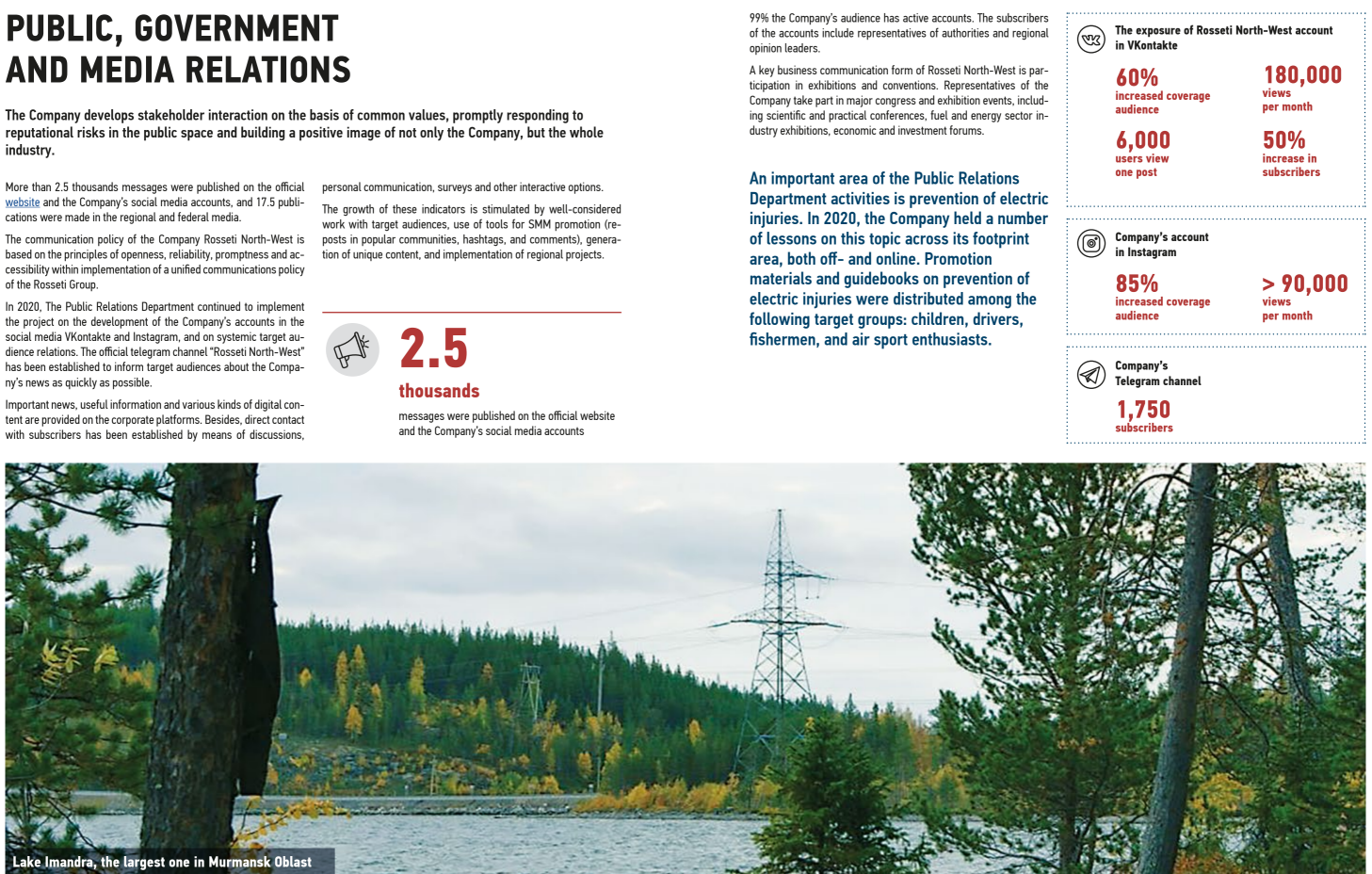
Interaction in 2020 Implemented R&D amounted to RUB 23.7 mln





Sustainable

development report



Strategic report

About the report

HUMAN RESOURCES AND SOCIAL POLICY



STRATEGIC **PRIORITIES**

- Human resource development and labor productivity improvement; Preventing the increase in the number of workplace injuries.

KEY PERFORMANCE INDICATORS

	2018	2019	2020
Average headcount, pers.	15,627	14,595	14,108
Expenditures for social policy implementation, RUB mln	737	730	495

The key goals of the Company's HR and social policy (hereinafter - the Policy) aimed to ensure achievement of the target indicators set by the Development Strategy of the Power Grid System are:

The above key goals of the HR and social policy are achieved by implementing a set of measures in a variety of business areas and by reaching the established targets:



availability of reliable information on the current and projected number and qualities of employees required as necessary and sufficient to fulfil the tasks assigned to the Company;

TIMELY MEETING THE COMPANY'S **NEEDS** for personnel of required qualification;

ENSURING EFFICIENCY OF **PERSONNEL ACTIVITIES, LABOUR EFFICIENCY IMPROVEMENT.**



in promoting safety of operations and work culture.

PERSONNEL HEADCOUNT AND BREAKDOWN

The average staffing number of PJSC IDGC of the North-West in 2020 amounted to 14,108 persons, which is 3.33% lower year on year. The decrease in the average number PJSC IDGC of the North-West is due to the optimization of administrative and management personnel and natural movement of personnel.



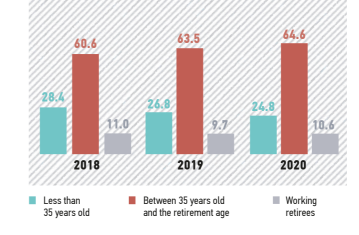


Sustainable

development report

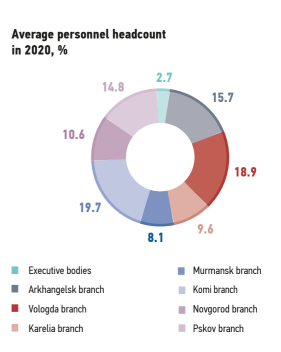
The staffing levels of PJSC IDGC of the North-West in 2020 was 93.2% The Company's operational staffing levels are 93.1%. Active turnover in 2020 amounted to 4.9%

Personnel structure by age in 2018-2020, %

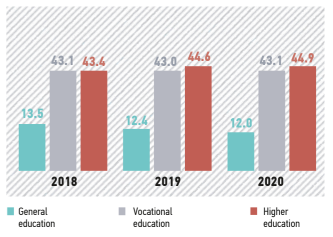


The average age of employees of the Company has not changed over the past three years and was 43 years in 2020.

A significant proportion of the Company's employees are between the ages of 35 and the retirement age - 64.6%. 24.8% of employees are under 35. The share of employees of retirement age was 10.6%.



Personnel structure by education in 2018-2020, %



PJSC IDGC of the North-West employees possess considerably high gualification — 88% of employees have received professional education. This indicator has increased by 1.5 percentage points in the last three years.

The gender breakdown of staff has been stable throughout the years and corresponds to the nature of the Company's production activities: 11,160 men (78%); 3,181 women (22%).

GRI 102-7

Percentage of women by category of employees in 2020,%

Workers		Specialists		Management	
& 95%	A 5%	₼ 50.3%	A 49.7%	ଛ 86.3%	A 13.7%

Number of employees by type of employment contract and gender, in number of people GRI 102-8

Type of employment contract	2018			2019				2020				
PERMANENT	11	,745	R	3,047		1,383	R	3,008		1,115	R	2,935
TEMPORARY		48	R	134		63	R	124		45	R	132

Number of employees by type of employment and gender, in number of people

Type of employment contract		20	18		20	19		 2020		
FULL	A 11	,747	R	3,156	1,395	R	3,113	1,112	R	2,942
PART-TIME		46	R	25	51	R	19	48	R	125

Total number of employees by type of employment contract and by division, in number of people

– EXECUTI\	/E ARM				
Permanent em	ployment a	greement	Temporary em	ployment aç	greement
361	390	389	25	21	21
2018	2019	2020	2018	2019	2020

- VOLOGD	A BRAN	ICH ——			
Permanent e	mployment	agreement	Temporary em	ployment aç	greement
2,753	2,682	2,637	32	40	29
2018	2019	2020	2018	2019	2020

	NSK RR	ANCH —			
			: _		
Permanent e	mployment	agreement	Temporary em	ployment aq	greement
1,194	1,166	1,116	11	9	12
2018	2019	2020	2018	2019	2020

NOVGOROD BRANCH

Permanent e	mployment	agreement	Temporary employment agreeme		
1,556	1,502	1,511	14	15	12
2018	2019	2020	2018	2019	2020

ARKHANGELSK BRANCH

Permanent e	mployment	agreement	Temporary em	ployment ag	greement
2,307	2,267	2,169	24	18	23
2018	2019	2020	2018	2019	2020

KARELIA BRANCH

Permanent e	mployment	agreement	Temporary employment agreement		
1,390	1,370	1,351	12	15	10
2018	2019	2020	2018	2019	2020

KOMI BRANCH

Permanent e	mployment	agreement	-	Temporary employment agreement		
2,905	2,835	2,756		36	28	30
2018	2019	2020	:	2018	2019	2020

PSKOV BRANCH

Permanent e	mployment	agreement	Temporary employment agreement		
2,326	2,179	2,121	28	41	40
2018	2019	2020	2018	2019	2020

PERSONNEL TRAINING AND DEVELOPMENT, **TALENT POOL**

Sustainable

development report

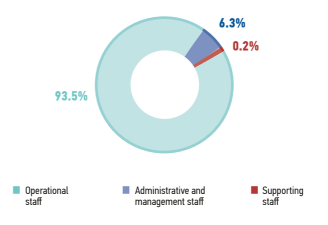
Training is a priority area of HR and social policy at PJSC IDGC of the North-West. It is regulated by the Rules of HR management in power industry companies of the Russian Federation, the Regulation on continuous professional development of staff, the Procedures of HR management.

The share of employees who took part in full-time training events Continuity of the employee training is ensured by the corporate GRI 404-2 in the total headcount is 76.7% of the average staff headcount training and development system including PEI CPE Energetik in (10,826 people), which is by 2 percentage points higher than in 2019 Vologda with standalone divisions in Arkhangelsk, Veliky Novgorod, (in 2019 — 10,903 people, or 74.7% of average staff headcount). Petrozavodsk and training and educational centre for the employees of the Murmansk branch of PJSC IDGC of the North-West in Murmashi of the Murmansk Region.

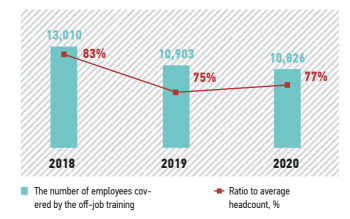
The largest share of the employees trained is attributable to operational personnel - 93.7% (10,146 persons). This indicator amounted to 93.5% (10,194 persons) in 2019.

The staff who took part in training events broken down into office and management personnel, operational personnel and supporting personnel is shown below:

Personnel trained off-site in 2020



The number of employees trained full-time



About the report

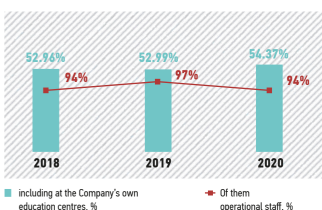




Corporate training centres provided professional training, retraining and advanced training to 5,886 persons in 2020, which is 54.37% of the total number of employees who received training. This number is by 1.38 p.p. higher than that of 2019 (in 2019, corporate training centres provided education for 5,777 people, which accounts for 52.99% of the total number of trainees). The largest portion of the corporate training centre students were also operational employees -94.33% (5,552 persons).

Actual costs of personnel training (regardless of their sources) amounted to RUB 51.7 mln, RUB 25 mln of which (48.35%) was allocated to training at corporate training centres.

The ratio of the actual training costs to the payroll in the reporting year was 0.67% (0.9% in 2019). Spending on personnel training includes compulsory training and training in line with the requirements of professional standards.



The share of employees trained at the Company's own education centres

In order to determine the level of development of management and professional competencies of heads of structural divisions of the Company, as well as to identify high-potential candidates for senior (vacant) positions and engaging the talent pool of the Company in 2020, evaluation activities for the following categories of personnel were organized and carried out:

Sustainable

development report

- · heads of production departments and areas of electrical net-• heads of structural divisions of the Company's executive works (as part of measures designed to improve the structure of apparatus; branches of the Company);
- · workstream deputy directors of the Company's branches;

Types of evaluation used in the evaluation procedures:

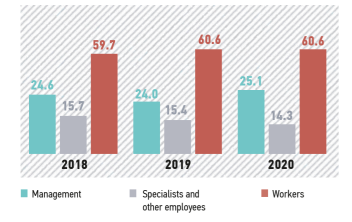
- Competency assessment ("360 degrees" method);
- assessment of professional knowledge (case solving);
- · evaluation of the structural subdivisions performance (in the following areas: electricity accounting, technological connection);
- assessment of compliance with qualification requirements (according to the following parameters: education, experience and work experience).







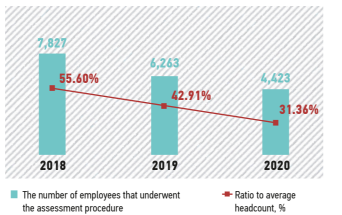
Distribution of employees who participated in off-site training by category, %



The number of corporate training programmes implemented online, items



Number of employees that underwent the assessment procedure



Average number of training hours per employee



• candidates for senior positions in the block of development and services provision (as part of an internal competition to fill the vacancies).

Key providers of educational services, in addition to their own training centres, are also:

- St. Petersburg Advanced Training Institute;
- Power Industry Staff Training Centre, Saint Petersburg;
- · Learning and teaching centre of Rostekhnadzor, Moscow;
- Pskov training centre;
- ANO Kirov training centre Energetik.

TALENT POOL MANAGEMENT OF THE COMPANY

In order to develop the HR potential and cover the Company requirements of trained personnel for appointment to vacated and new positions, in 2020, PJSC IDGC of the North-West continued its management of talent pool for administrative staff, youth, and key positions.

Professional development of the employees included in the Company's talent pools was based on individual plans, considering the actual competence level of the employee and the requirements of the target positions.

Administrative talent pool is formed by PJSC IDGC of the North-West to promptly and properly meet the Company's needs for employees prepared for work at leading positions and ensure the continuity of management experience.

Candidate pool, number of candidates



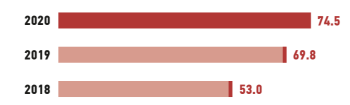
Share of candidates from the candidate pool appointed at specific job positions during the reporting year, %



Share of managerial positions covered by the candidate pool, %



Share of managerial positions filled by internal candidates, including those from the candidate pool, %



TALENT POOL FOR KEY POSITIONS IS FORMED:

To promptly fill in the positions where proper recruitment should be based on considerable Ϊþ working experience in the area of operations

To provide timely staffing of the positions to ensure Ĩ fulfilment of the current and long-term goals faced by the Company whenever the labour market fails to provide professionals of the required qualification

YOUTH TALENT POOL IS BUILT:



To create opportunities for professional and personal growth of the young employees of the Company



To render assistance in boosting the level of their professional and management qualification

Strategic report

Sustainable development report Corporate

In 2020, the administrative talent pools included 834 most promising employees of the Company. The administrative positions staffing rate with the talent pool amounted to 45% as of the end of the reporting period.

The youth talent pool of the Company as of the end of the reporting period amounted to 74 employees.

The following events were organised and held to develop professional and managerial competencies of the talent pool employees of the Company in 2020:

- · business training sessions and practical seminars to develop leadership, efficient administration and target-setting, productive teamwork:
- training under additional professional programs (professional and vocational training).

YOUTH INTERACTION

The Company implements key projects of youth interaction, including those under the Concept of "Rosseti Group Companies Interaction with Educational Organisations": interaction with schoolchildren, students of educational institutions, young employees of the Company.



SCHOOLCHILDREN INTERACTION³⁹

To increase the schoolchildren's motivation to study energy-related courses at educational institutions and be further employed by the Company, it regularly holds various career guidance events. In 2020, 128 such events were held in the areas of operations of the Company's branches, 32 schools were involved, the total coverage of the target audience was over 2,066 persons.

In addition to vocational guidance measures, 20 lessons on electrical safety were held in 2020 with more than 386 schoolchildren involved.

The number of talent pool employees participating in the events aimed to develop professional and managerial competencies in 2020 amounted to 203 persons.

In 2020, Company branches and executive bodies appointed 110 talent pool members to vacancies, target positions were taken by 67 of them (61%).

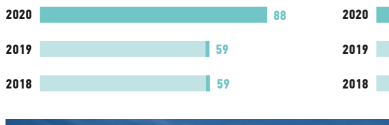
Out of 330 management appointments made in 2020 by the branches and the executive branch of the Company: 246 positions (74.5%) were filled in by internal candidates, including 68 employees (20.6%) from talent pools for administrative staff, youth, and key positions.

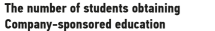
The number of universities and institutions

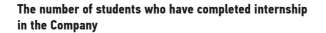
INTERACTION WITH STUDENTS OF EDUCATIONAL INSTITUTIONS

In 2020, interaction with students of educational institutions was carried out in the following areas:

- internship of higher and professional educational institution students, including internship on an unpaid basis. In 2020, internships were organized for 368 students (with 710 in 2018 and 792 in 2019), including 22 students who did an internship on a paid basis (136 interns are studying relevant professions with regards to power grid complex on a paid basis. In 2020, PJSC IDGC of the North-West hired 40 graduates, including 12 young specialists who has passed the internship successfully (with 38 and 8 graduates in 2019 respectively);
- target admission (2019 5 persons, 2020 1 person), total number of students receiving grants from budget funds, as of 31.12.2020 — 14 people;
- · vocational guidance activities: open days 1 event, job fairs ("TO-GETHER BRIGHTER" — youth event "Dialogue on Equal Terms" in online format with managers of structural subdivisions in branches and students of educational organizations (3 events covering 169 people);
- participation in the innovative projects and developments competition to solve relevant technical and challenging research problems of the power industry "Energy breakthrough 2020" (interaction with partner universities, schools, scientific organizations, small innovative companies in areas of operations in order to timely inform potential participants about the competition; participation of a Company representative in the semi-finals and the final of the competition, assessing projects and providing mentoring support to the finalists of the competition). The participant won Optimetric, LLC competition with the project "Intelligent system of monitoring and management of distribution networks 6-35 kV OptiDMS" with a representative of the Company as a mentor.
- examination of the works at the All-Russian competition of bachelor and master theses on electric power and electricity in technical universities (8 works in 2020).







368

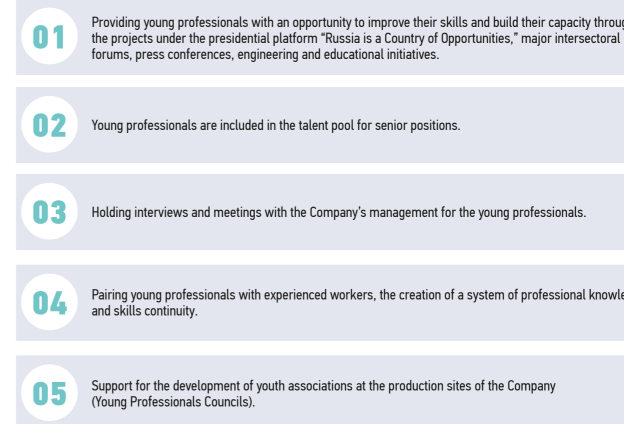


A team of young engineers from the Komi Republic branch participating in the finals of the CASE-IN international engineering championship (Valeria Sanko (captain), Andrey Gvozdev, Dmitry Rochev, Aleksey Sanko)

WORKING WITH YOUNG PROFESSIONALS

In order to attract and keep young specialists in electric power industry enterprises, the Company continuously takes a number of special measures, including:

Sustainable



In 2020, young specialists of the Company took part in the following events:

- press conference at TASS (Moscow) dedicated to the launch of a new season of the International Engineering Championship CASE-IN-2020;
- participation in the International Engineering Championship CASE-IN-2020;
- · Forum of Young Specialist Communities "Forsazh 2020";
- School of Technology Leadership.

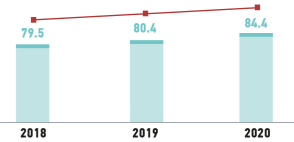
LABOUR PRODUCTIVITY IMPROVEMENT

Labour productivity is an important efficiency indicator of the Company's staff. The level of labour productivity of PJSC IDGC of the North-West has been steadily growing over the past three years to reach 84.8 c.u. per person in 2020.

Providing young professionals with an opportunity to improve their skills and build their capacity through

Pairing young professionals with experienced workers, the creation of a system of professional knowledge

Labour productivity*, standard units per person



* Number of equipment serviced (c.u.) / Average number of personnel (persons)

Implementation of efficient social policy is a focus of the HR management.

Aware of its responsibility towards the country, the society and the employees of PJSC IDGC of the North-West, the Company management pays considerable attention to social aspects of its activities. which deeply influence the employees' performance, labour efficiency improvement, optimisation of operational processes, stability and sustainable development of the Company in the long-term, increase in the employees' standard of living and positive image of the Company.

The efficient social protection system implemented in the Company contributes to attracting gualified professionals, reduces labour turnover and is a foundation of successful operations.

BUILDING A POSITIVE SOCIAL ENVIRONMENT

The Company strives for the human resources policy and social guarantees to ensure most comfortable labour and recreation conditions for the employees, without which efficient work is impossible.

The 2020 social policy of the Company developed systemically to keep up the social package, i.e., the package of benefits, compensations and privileges for the Company personnel, their family members and power industry veterans; as it is an important driver of highly qualified personnel recruitment and retention, and labour turnover reduction.

Investing in personnel development and actively using indirect incentives, the Company stabilises the staff, increases the social security of working and retiring employees, builds a positive public image, ensures a reasonable balance of rotation and retaining highly qualified personnel.

PJSC IDGC of the North-West developed a comprehensive Human resources and social policy of the Company approved by Decision of the Company's Board of Directors of 10.02.2015 (Minutes No. 67).

The 2020 social policy of PJSC IDGC of the North-West aimed at:

- maintaining social stability and development of social partnership;
- · providing social security guarantees to the personnel, members of their families and power industry veterans;
- development of the corporate culture in order to motivate personnel to implement the Company's mission and fulfil current tasks;
- · building a sustainable favourable social and psychological climate among employees;
- ensuring a positive public image of the Company.

THIS SYSTEM OF BENEFITS WAS IMPLEMENTED IN 2020 IN THE FOLLOWING TARGET AREAS:



Non-state pension provision



Sports and recreation activities



Ensuring employees health and recreation







Support for maternity and childhood

> Support of the retired veterans of the power company and young professionals

BASIC PRINCIPLES OF SOCIAL POLICY:

0 TARGETING DA

A primary focus on the groups of employees who are most important for efficient performance of operational tasks and achievement of the goals of the grid system of the North-West, and on the most vulnerable groups of employees

Sustainable

development report

2-0 RELEVANCE

Adequacy of the benefits granted to the essential needs of particular groups of employees, an individual approach

SUPPORT OF RETIRED EMPLOYEES

The Company's social responsibility stipulated by the collective agreement also provides for financial support of the former employees of PJSC IDGC of the North-West. In the reporting year, they received non-regular financial aid payments to mark the Victory Day, International Day of Older Persons, personal anniversaries, and in cases of emergency needs; relatives of retired veterans received compensations for funeral services.

PREVENTIVE HEALTHCARE AND HEALTH IMPROVEMENT FOR EMPLOYEES AND THEIR CHILDREN

Priorities of the Company's social policy include provision of upto-date high-quality medical service to employees, organisation of health resort treatment and disease prevention.

Important features of employee's health improvement, healthy lifestyle promotion and disease prevention are the opportunities provided to the Company's employees in terms of fitness and sports, holding competitions and sports events, participation in sports tournaments, friendly matches, festivals and contests.



40 For a report on the results of psycho-physiological reliability of personnel's professional activities and special assessment of working conditions, see Annex 18 in the full version of the Annual Report on the Company's website



OPENNESS

Open discussion of the developed social regulations and availability of information on existing benefits and guarantees



AWARENESS

Provision of social support in various areas of life



EFFECTIVENESS

Continuous monitoring and evaluation of the incentives' efficiency

In 2020, due to the pandemic and the implementation of a set of preventive restrictive measures, the number of mass cultural and sports and recreation activities drastically reduced. A total of 75 sports events were held for the employees of the Company, attended by about 1,800 people.

CULTURAL AND EDUCATIONAL EVENTS

In 2020, approximately 350 events were held to promote the Company's corporate culture with the participation of approximately 15 thousand persons.

During the reporting year, the Company held 84 themed entertainment events and 7 guide tours for the employees engaging over 5 thousand people, as well as 13 exhibitions of creative works by power industry employees and their children.

The Company organised over 26 events aimed at attracting and retaining young, qualified workers and professionals at the power grid facilities, with participation of over 300 students of the region and young employees of the Company. These included outreach meetings of heads of the power energy companies with school and professional education institutions graduates, and open days.

About 100 events were held for members of the Council of Veterans of the Company that unites about 6 thousand people. More than 4 thousand people took part in them.

36 thematic events dedicated to national memorable dates were organized. The number of participants amounted to approximately 2,500 people. For instance, in seven regions of PJSC IDGC of the North-West operation, thousands of employees of the company took part in celebrations dedicated to the main national holiday, the Great Patriotic War Victory Day e. The Company's Youth Council was actively engaged – it held memorial events in honour of the important dates in the Russian history, rendered charitable assistance to retired employees living alone – power industry veterans, carried out maintenance works at the monuments to defenders of the country.

Commemorative events and celebrations in honour of the veterans were held in large regional centres as well as remote settlements where power industry employees work, including the following:

- floral offerings at the memorial monuments;
- photo exhibitions "Immortal Regiment" with photo materials about the heroes from the power industry and members of the employees' families at PDZs and PUs;

PJSC IDGC of the North-West employees volunteer at regional search movements.

PJSC IDGC of the North-West has a procedure of awarding employees who achieve the best operational indicators, carry out innovative projects, have been dedicated to their work for many years, show top professional skills, contribute to the development of the North-Western power industry.

The awards policy pursued by the Company to boost social motivation of its employees is based on the following principles:

- · uniform requirements to the employee awarding procedures;
- unbiased selection;
- · adequacy of the award to the merits;
- · awards differentiation;
- · combination of financial and moral benefits.

Over 2020, employees of the Company with the best record of contribution to the power industry development received 1,626 awards.

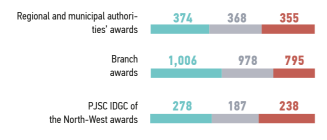
The data on awards distribution in the Company in 2020 are shown in the chart below.

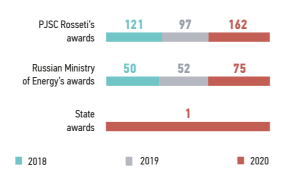
1,626

awards

Was handed/given to the employees of the Company in 2020







report

Strategic

Sustainable development report

REMUNERATION AT THE COMPANY

The Company's system of labour remuneration is based on the uniform principles of social partnership stipulated by the collective agreement of PJSC IDGC of the North-West, as well as the Regulation on remuneration of employees of OJSC IDGC of theNorth-Westeffectivefrom01.05.2009(assubsequentlyamended). The labour organisation and remuneration system currently in force in the Company generally complies with the Recommendations for the uniform procedure of labour remuneration at base wage rates (official salaries) of power industry employees approved by the Russian Association of Electric Energy Employers and the All-Russian Electric Trade Union.

Overall, the average salaries of the PJSC IDGC of the North-West employees in 2020 grew by 6.8% against 2019.

The efficiency of the HR and social policy is closely linked to timely payments and indexation of salaries to ensure their competitiveness in the regional labour markets, and therefore the salaries of employees of all the Company's branches have been traditionally higher than average salaries in the respective regions.

The Company's Regulation on remuneration of employees provides for incentives to employees in the form of increments that may be paid on a monthly basis (for particular performance achievements, for the length of service, for qualification), as well as bonuses payable based on monthly, quarterly and yearly basis subject to performance.

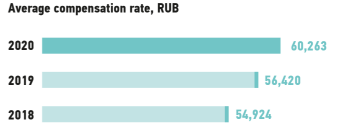
PROTECTION OF EMPLOYEES' INTERESTS AND RIGHTS

Throughout the reporting year, the Company built efficient relations with primary trade union organisations (PTUOs) and the Council of PTUO Representatives, in particular by fulfilling common tasks of communication to the staff, organisation of cultural, educational and sports events, implementation of the uniform collective agreement and the uniform Regulation on remuneration of employees of the Company. No violation of the terms of the collective agreement took place in the reporting year.

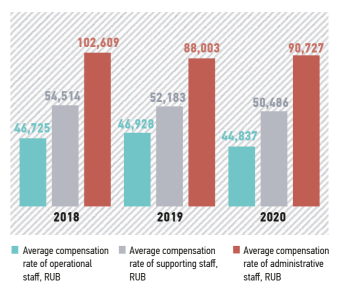
Members of primary trade union organisations account for 53.3% employees of the Company (7,582 persons).

The costs of the social policy implementation in 2020 reduced by 32%. The main factors behind the decline are the decrease in the average staff headcount during the reporting period, as well as a drop in the compensation payments for the children's health camp trips due to the spread of COVID-19.

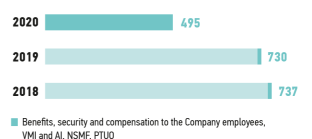
Jover



Average compensation rate of administrative, supporting, and operational staff, RUB



Growth in the Employer's expenses on social policy, RUB mln



129

The non-state pension programme for employees of PJSC IDGC of the North-West (hereinafter – the NSP programme) was approved by the Company's Board of Directors for 2020 (Minutes of 10.08.2020 No. 371/7). The main goal of the programme is to ensure a decent standard of living for the Company's employees at the retirement age, as well as to create conditions for efficient solution of various personnel issues, such as optimisation of the number of administrative and management personnel, reducing the staff turnover and retaining employees in the power system. During 2020, the Company cooperated with JSC Non-State Pension Fund Otkrytie (hereinafter -NSPF Otkrytie) towards the implementation of the non-state pension provision programs for employees in three areas:

- the corporate plan (financed by the Company), including the "Supporting" programme;
- the parity plan (financed by the employee and the Company);
- the co-financing programme (financed by the employee, the Company and the State).

Under the approved NSP programme for 2020, the Company carried out the co-financing programme in line with the Federal Law of 30.04.2008 No. 56-FZ "On additional insurance contributions to the cumulative component of employment pensions and state support for accumulation of pension savings".

Over 2020, retired employees received non-state pensions. The size of non-state pensions primarily depended on the employee's salary, the length of his/her work in the electric power industry, and on whether he/she has state, industry or corporate awards. Understanding the social significance of financial support of the employees after their retirement, the Company's management annually finds opportunities to finance non-state pension programs, although the regional tariff regulation bodies excluded those costs from the tariff structure.

TARGETED SOCIAL BENEFITS, BONUSES AND COMPENSA-TIONS TO THE COMPANY'S EMPLOYEES

In accordance with the Collective Agreement, this component of the social package of the Company's personnel comprises a range of targeted payments and compensations to employees, the largest of which are:

NON-RECURRING RECREATIONAL LEAVE ALLOWANCE:

- COMPENSATION FOR EXPENSES to travel to the place of the recreational leave and back within the Russian Federation payable to employees and their dependents if the employees work in Far North districts and equated localities;
- **50% DISCOUNT** for household use of electric power;
- PAYMENTS IN CASES of childbirth, registration of marriage, death of relatives:
- ► NON-RECURRING BONUS TO EMPLOYEES resigning after the retirement age



Sustainable

development report

All the facilities of the power company are high-risk locations. Therefore, we prioritise not the strict delivery of the plan "whatever it takes", but organisation of safe working processes. Promotion of occupational safety culture involves the so-called risk-oriented approach to operations. It means that before any moves the employees think about what they are going to do. They do not tolerate risky behaviours - their own or colleague's.

In accordance with the Occupational Safety Policy of the Rosseti Group,⁴² the Company defines its occupational safety priorities as protection of its employees' life and health in the course of their operational activities, as well as those of visitors and contractors' employees at the Company's facilities and manifests life and health of each employee to be the key value.



In its development strategy and the context of the current Policy, the The Company management, being aware of the primary values, key Company management is committed to the principles of Vision Zero goals and commitments, takes on the responsibility for implemenconcept of zero injuries. tation of this Policy.

Any initiatives of the Company employees and other stakeholders In order to improve the culture of production, involve all personnel in the issues of occupational safety management and under the aimed to ensure and improve the working conditions and occupational safety will be studied, encouraged and duly appreciated. project "Development of safety culture" in the Company in 2020, an action plan for the development of a security culture has been de-The Company management guarantees allocation of the necessary veloped and approved.

resources, as well as creating conditions to perform the commitments made in this Policy.

41 See Annex 19 in the full version of the Annual Report on the Company's website

42 Approved by Order of PJSC ROSSETI No. 143 of 30.08.2018 "On Approval of PJSC ROSSETI's Occupational Health and Safety Documents", adopted by Order of PJSC IDGC of North-West No. 628 of 19.09.2018 "On improvement of the occupational health and safety management system





First Deputy General Director - Chief Engineer of PJSC IDGC of the North-West Denis Yaqodka

GRI 103-2

OCCUPATIONAL INJURIES IN THE COMPANY GRI 103-3

PREVENTING THE INCREASE IN THE NUMBER OF ACCIDENT VICTIMS

The Company's operations involve high risks stemming from the impact of hazardous and adverse operational factors, emergencies and human errors. This aspect is of great importance for the Company, its employees and other stakeholders. As a result of the prevention measures taken in 2020, there has been a decrease in the number of accidents at work, as well as the severity of their consequences. Unfortunately, in 2020, the Company had 1 group accident (4 victims of moderate severity) as a result of an accident

through the fault of the driver of a third-party car. The year-on-year number of accidents decreased by four. No fatal injuries have been reported. No work-related diseases were recorded. No accidents that occurred through the Company's fault were registered.

Major occupational injury causes are as follows:

- inadequate organisation of works;
- violation of traffic rules (violation of traffic rules by a third-party).

Occupational accidents in the Company

Indicator	2018	2019	2020
Total number of people injured in accidents, persons	6	5	4
Total number of fatalities, persons	1	2	0
Total occupational injury frequency rate (per 1,000 employees)	0.40	0.34	0.28
Fatality frequency rate (per 1,000 employees)	0.07	0.14	0

To increase the responsibility of the Company management for accidents, the system of remuneration for the General Director and top management of the Company includes the quarterly indicator "No growth in the number of accident victims".

OCCUPATIONAL INJURY RATE AMONG CONTRACTORS' EMPLOYEES

Contractors work at the Company's power facilities in operation, under construction, technical re-equipment or renovation in accordance with Rules of personnel management at power industry companies of the Russian Federation, construction rules and requlations 12-03-2001 "Labour safety in construction. Part 1. General requirements", the Rules of occupational safety in operating power facilities.

In 2020, there were no accidents involving contractors' employees during operation at the power grid facilities of the Company.

To mitigate possible risk of occupational electric injuries to the staff of contractors and detached personnel involved in operations, as well as the Company personnel involved in joint activities with or working near the above third parties, the Company implements Organisational standard OS 01.011-2020 "Organisation of safe work performance by the staff of contractors and detached personnel". Standard forms of contractor agreements signed by PJSC IDGC of the North-West include sections "Compliance with the requirements of occupational safety", "Penalties for occupational safety requirements violation".

OCCUPATIONAL SAFETY SPENDING

The costs of occupational safety amounted to RUB 529,894.949 thousand in 2020, which accounts for 1.26% of the total expenses (cost of goods sold) of the Company and confirms compliance with the requirement of Article 226 of the RF Labour Code, under which financing of the conditions and occupational safety improvement shall account for no less than 0.2% of the cost of goods (works, services) sold.

Sustainable

development report

Indicator
Total costs of occupational safety activities, RUB mln, including:

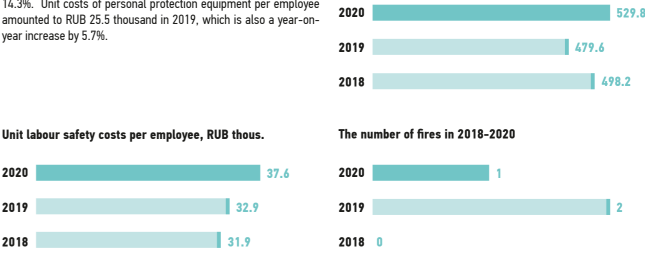
measures to prevent accidents

sanitary and hygienic activities to prevent work-related diseases

general improvement of the labour conditions

provision of employees with personal protection equipment

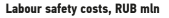
Unit costs of occupational safety per employee in 2020 were RUB 37.6 thousand, which exceeds the previous-year indicator by 14.3%. Unit costs of personal protection equipment per employee amounted to RUB 25.5 thousand in 2019, which is also a year-onvear increase by 5.7%.



The occupational safety costs are scheduled. The increase in costs in 2020 by 10.5% is primarily associated with the adoption of measures to prevent COVID-19 spread (purchase of disinfectants, medical disposable and reusable masks, air recirculators, etc.).

GRI 103-3

2020	2019	2018
529.8	479.6	498.2
40.3	26.2	33.3
126.0	92.5	97.6
3.6	8.8	8.5
359.9	352.1	358.8



ENVIRONMENTAL RESPONSIBILITY

The Company's core business – power transmission and grid distribution – has an insignificant influence on the environment. At the same time, we strive to organise our activities so as to minimise any unfavourable environmental impact.

Being fully aware of the need to maintain the environmental balance as the basis of human life in areas of operations of PJSC IDGC of the North-West, the Company defines environmental protection and ensuring high level of environmental safety in the power grids operation and construction as its priority areas.

STRATEGIC PRIORITY

Improving the image of the Company in the media and efficient interactions with the state authorities.

KEY PERFORMANCE INDICATORS

2018	2019	2020
21.49	20.21	18.2
2,084.36	1,026.40	992.86
3	1	0
10	10	0
477.695	560.267	543.744
4,326.939	3,903.959	4,318.172
4,140.329	3,965.802	4,322.38
804	1,298	1,462
	21.49 2,084.36 3 10 477.695 4,326.939 4,140.329	21.49 20.21 2,084.36 1,026.40 3 1 10 10 477.695 560.267 4,326.939 3,903.959 4,140.329 3,965.802



Strategic report

Corporate

ENVIRONMENTAL POLICY

In 2020. The Board of Directors of PJSC IDGC of the North-West The Company is committed to implement the environmental policy and (minutes of 08.10.2020 No. 377/13) decided to join the implementation undertakes to comply with the requirements of environmental legislaof the Environmental Policy of the Electric Grid Complex approved by tion of the Russian Federation in full. the decision of the Board of Directors of PJSC Rosseti (Minutes No. 422 dated July 20, 2020) (hereinafter referred to as Environmental Policy).

The environmental policy for the power grid facilities aims at preserving favourable environment for the current and the future generations.

USE OF ADVANCED TECHNOLOGIES AND SOLUTIONS IN THE AREA OF ENVIRONMENTAL PROTECTION

TO INCREASE THE LEVEL OF ENVIRONMENTAL SAFETY, THE COMPANY IMPLEMENTED **THE FOLLOWING MEASURES IN 2020:**

•	replacement of oil break switches with vacuum and sul- phur-hexafluoride circuit breakers, reducing the risk of environment pollution with circuit-breaker oil;
•	renovation of oil receivers, oil piping, emergency oil collectors;
•	arrangement of places for temporary waste accumulation at branches of the Company:

Use of new technologies for environmental protection

			1	
Indicator	Unit	2018	2019	2020
35 kV vacuum circuit breakers	items	345	359	384
3-20 kV vacuum circuit breakers	items	7,157	7,239	7,375
SSIW for OL of 0.4 kV	km	8,323	9,039	9,548
SSIW for OL of 6-20 kV	km	7,254	7,530	8,062

MANAGEMENT AND CONTROL OF ENVIRONMENTAL PROTECTION ACTIVITIES

The Company employs 8 environmentalists certified to carry out envi-Internal environmental audit is a key aspect of environmental safety. ronmental audit activities and have certificates of environmental audi-It provides the Company with a comprehensive picture of the environtors (7 in branches of the Company, 1 in the Executive Office). mental indicators in all its regions of operation and enables it to manage proactively the adverse implications of its operations.

Environmental audit is carried out at the Company's facilities in order to prevent violation of environmental requirements and ensure implementation of activities to reduce the negative impact of the operations on the environment. Moreover, compliance with the requirements of the environmental legislation is monitored for the contractors working at the power grid facilities.



The Company's priority environmental protection objectives are to reduce the negative environmental impact and to evaluate environmental activities in order to improve them.

- transfer of hazard class 1-4 waste to specialised organisations for subsequent disposal is organized;
- · analytical monitoring of air pollutant emissions from stationary sources with instrumental gauging;
- equipment of overhead power lines of 35+ kV with 1,462 bird protection devices in 2020 (overall, since 2015 the Company has installed 6,324 items).

ENVIRONMENTAL PROTECTION EXPENSES AND INVESTMENTS

The Company finances activities aimed at environmental protection. The current environmental spending in 2020 amounted to RUB 18.2 mln.

Sufficiency in the financing of the environmental programs ensures compliance of the Company's facilities with the requirements of the Russian legislation, standards and regulations in the field of environmental protection.

Environmental protection expenses and investments

2018 21.49 21.49	2019 20.21 20.21	2020 18.16 18.16
21.49		
	20.21	18.16
4.97	6.68	5.21
2.48	2.14	2.38
10.74	10.24	9.76
-	-	-
3.30	1.16	0.81
	10.74	2.48 2.14 10.74 10.24 - -

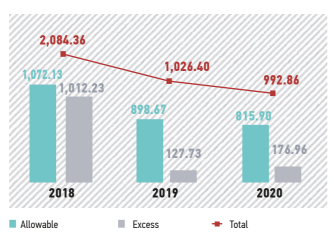
FINES AND NON-FINANCIAL PENALTIES IMPOSED ON THE COMPANY FOR NON-COMPLIANCE WITH THE REQUIREMENTS OF ENVIRONMENTAL LEGISLATION

Financial and non-financial penalties imposed on the Company in 2020 were due to exceeding the established standards of pollutants discharge to water bodies and exceeding the established standards of air pollution.

Indicator	2018	2019	2020
Number of imposed non-financial penalties, pcs.	3	1	0
Total of all penalties, RUB thous.	10	10	0

Payments for the adverse impact on the environment tend to decrease as the Company has environment-related permits in accordance with the requirements of the environmental legislation and transfers solid municipal waste (SMW) to SMW placement operators, who pay for the negative environmental impact from waste placement themselves.

Environmental impact payments trends, RUB thous.



Trends in payments for adverse environmental impact, RUB thous

Sustainable

development report

······································			
	2018	2019	2020
Total, including	2,084.36	1,026.40	992.86
allowable volume	1,072.13	898.67	815.90
excess volume	1,012.23	127.73	176.96
Discharge to water bodies, including	4.16	0.123	0.128
allowable volume	0.004	0.066	0.069
excess volume	4.16	0.057	0.059
Air pollution, including	250.18	86.41	36.46
allowable volume	19.58	33.73	35.19
excess volume	230.60	52.68	1.27
Waste placement, including	1,830.02	939.87	956.27
allowable volume	1,052.55	864.87	780.64
excess volume	777.47	75.00	175.63

ENERGY SAVING AND HIGHER ENERGY EFFICIENCY⁴³

Energy saving and energy efficiency improvement activities were of Directors of OJSC Rosseti, Minutes of 29.04.2014 No. 156), as organised by PJSC IDGC of the North-West in 2020 in line with well as in accordance with the Programme for Energy Saving and Federal Law No. 261-FZ "On energy saving and energy efficiency Energy Efficiency Improvement of PJSC IDGC of the North-West in and on amendments to some legislative acts of the Russian Federthe period 2016-2020 approved by Decision of the PJSC IDGC of ation", Orders of the Russian Ministry of Energy, Regulation on the the North-West Board of Directors of 21 November, 2016 (Minutes development of the energy saving and energy efficiency programs No. 223/14). of subsidiaries and affiliates of PJSC Rosseti (approved by the Board

THE PROGRAMME FOR ENERGY SAVING AND ENERGY EFFICIENCY IMPROVEMENT OF PJSC IDGC OF THE NORTH-WEST (HEREINAFTER - THE PROGRAMME) STIPULATES THE FOLLOWING TARGET INDICATORS:



Power losses level in transmission and grid distribution



Equipment with up-to-date power metering devices in retail in accordance with the smart power metering development programme

The target values of the Programme are set for the period of 2016-2020.



Own consumption of energy resources



Number of LED-equipped lighting facilities

Planned and actual target values of the Programme for 2020

Ne	Indicator	Units of	2018	2019	2020)
No.	measurement	measurement Actual	Actual	Planned	Actual	
		mln kWh	2,258.56	2,156.44	2,406.92	2,065.82
1.	Power losses	RUB mln net of VAT	5,188.64	5,348.14	6,355.82	5,442.62
		% of output to grid	6.59	6.23	7.17	6.22

Ne	Indicator	Units of	2018	2019	20	20	2021*
NO.	Indicator	measurement	Actual	Actual	Planned	Actual	Planned
1	Consumption by substations for	mln kWh	74.28	73.38	88.15	68.72	76.25
1.	inhouse needs	% of power losses	3.29	3.40	3.66	3.33	3.35
2	Energy consumption for in-house	RUB mln net of VAT	306.71	319.52	359.93	319.63	340.89
Z.	needs of administrative and production facilities, total, including:	thous. TOE	18.56	17.51	16.43	16.64	17.03
		mln kWh	81.97	77.89	74.88	74.40	75.61
01	electric power	thous. TOE	9.84	9.35	8.99	8.93	9.07
Z.I.		RUB mln net of VAT	211.25	223.79	251.31	226.20	237.30
		mln kWh per hour	0.0001	-	0.00	0.00	0.0001
		Gcal	56,365.34	52,760.17	47,725.81	49,647.50	51,181.62
<u>.</u>	heat	thous. TOE	8.05	7.54	6.82	7.09	7.31
2.2.	(building heating systems)	RUB mln net of VAT	92.48	92.93	104.71	90.62	99.89
		Gcal/m³	0.04	-	0.05	0.05	0.04
	natural gas (including liquefied gas)	thous. m ³	582.92	544.35	542.68	533.91	560.35
2.3.		thous. TOE	0.67	0.63	0.63	0.62	0.65
		RUB mln net of VAT	2.97	2.80	3.91	2.82	3.70
		thous. m ³	-	-	-	-	-
	other fuels and energy resources	thous. l	-	-	-	-	-
2.4.	(coal, fuel oil, diesel fuel,	thous tons	-	-	-	-	-
	kerosene, etc.)	thous. TOE	-	-	-	-	-
		RUB mln net of VAT	-	-	-	-	-
-	Natural resource consumption for	RUB mln net of VAT	4.63	4.45	8.01	4.36	6.76
3.	in-house needs of administrative and production facilities, total, including:	thous. m ³	108.38	104.61	176.80	96.38	113.03
2 1	het water ourply	thous. m ³	15.01	11.87	44.69	11.15	14.29
J. I.	hot water supply	RUB mln net of VAT	0.50	0.83	1.39	0.94	1.56
2 2	cold water supply	thous. m ³	94.04	92.74	132.11	85.23	98.74
J.Z.		RUB mln net of VAT	4.13	3.62	6.62	3.43	5.20
		thous. m ³	-	-	-	-	-
22	other types of natural resources	thous. l	-	-	-	-	-
J.J.	ouner types of natural resources	thous. tons	-	-	-	-	-
		RUB mln net of VAT	-	-	-	-	-

Strategic report

Sustainable development report

Ne	Indicator	Units of	2018	2019	20	20	2021
NO.	Indicator	measurement	Actual	Actual	Planned	Actual	Planne
		thous. l	15,605.44	12,669.94	11,196.28	11,321.23	11,277.3
4.	Motor fuel consumption by vehicles and special machinery, total, including:	thous. TOE	18.18	15.10	13.13	13.40	13.3
	and special machinery, total, including:	RUB mln net of VAT	539.72	490.44	485.67	438.76	472.5
		thous. l	8,686.26	6,586.05	6,727.36	5,519.34	5,629.5
/ 1	notrol including.	thous. TOE	9.75	7.46	7.62	6.25	6.3
4.1.	petrol, including:	RUB mln net of VAT	288.80	236.74	292.48	200.45	227.7
		thous. l/100 km	0.02	-	0.0002	0.0002	0.0
		thous. l	7,608.32	5,740.36	5,310.73	5,033.06	4,791.2
. 1 1	hy motor vohiolog	thous. TOE	8.61	6.50	6.01	5.70	5.4
4. . .	by motor vehicles	RUB mln net of VAT	247.64	201.06	223.43	165.97	182.8
		thous. l/100 km	0.02	-	0.02	0.0188	0.0
		thous. l	1,077.95	845.69	1,416.63	486.28	838.2
		thous. TOE	1.22	0.96	1.60	0.55	0.9
4.1.2.	by special machinery	RUB mln net of VAT	41.16	36.69	69.06	34.48	44.
		thous. l/100 km	0.10	-	0.04	0.02	0.
		thous. l/m. per hour	0.04	-	0.005	0.002	0.
		thous. l	6,919.18	6,083.88	4,468.92	5,801.89	5,647.
1.2	diesel fuel, including:	thous. TOE	8.42	7.64	5.51	7.15	6.
4.Z.		RUB mln net of VAT	250.93	254.28	193.19	238.31	244.
		thous. l/100 km	0.07	-	0.0004	0.0005	0.
		thous. l	3,692.09	3,356.72	2,262.77	2,299.21	2,717.
1.21	hy motor vohiolog	thous. TOE	4.55	4.14	2.79	2.83	3.
4.Z.I.	by motor vehicles	RUB mln net of VAT	131.45	141.18	93.05	133.23	122.
		thous. l/100 km	0.0005	-	0.03	0.03	0.
		thous. l	3,227.09	2,840.62	2,206.15	3,502.68	2,930.
		thous. TOE	3.98	3.50	2.72	4.32	3.
4.2.2.	by special machinery	RUB mln net of VAT	119.48	118.11	100.14	105.08	121.
		thous. l/100 km	0.0013	-	0.06	0.08	0.
		thous. l/m. per hour	0.0183	-	0.01	0.02	0.
4.3.	other fuels for vehicles and special	thous. TOE	-	-	-	-	
4.3.	machinery, total, including:	RUB mln net of VAT	-	-	-	-	
		thous. l	-	-	-	-	
4.3.1.	natural gas (including liquefied gas)	thous. TOE	-	-	-	-	
		RUB mln net of VAT	-	-	-	-	
		mln kWh	-	-	-	-	
4.3.2.	electric power	thous. TOE	-	-	-	-	
		RUB mln net of VAT	-	-	-	-	
5.	Availability of energy-efficient LED lighting devices	%	22.68	36	75	69	
5.1.	number of lighting devices used, including:	items	109,996	109,996	109,996	109,997	109,9
5.1.1.	energy-efficient lighting devices (except LED)	items	51,460	70,760	27,312	33,800	23,3
5.1.2.	LED	items	24,950	39,236	82,685	76,197	86,6

* Planned values for 2021 are in accordance with the programme of Energy Saving and Energy Efficiency Improvement of PJSC IDGC of the North-West for 2021–2025, approved by the decision of the Board of Directors of PJSC IDGC of the North-West dated 08.12.2020 (Minutes No. 382/18).

GRI 302-1

Electricity consumption for the in-house needs of substations and for the needs of administrative and industrial buildings amounted to 143.12 mln kWh, or 515,268 GJ.

The consumption of thermal energy for the needs of administrative and industrial buildings amounted to 49,647 Gcal, or 207,862 GJ.

Fuel consumption from non-renewable sources (natural gas, gasoline and diesel) was 14.02 thousand TOE, or 410.926 GJ.

Total energy consumption amounted to 1,134,056 GJ.

The actual consumption and cost indicators of fuel and energy resources for administrative and production consumption by branches of the Company reduced by RUB 44 mln to 16.64 thous. TOE, or RUB 324 mln.

In 2020, the share of LED lighting devices in the total lighting devices used by the Company amounted to 69%. The target level of 75% set by the RF Government Order of 27.09.2016 No.971, was not achieved by Karelia (53%), Murmansk (30%), and Novgorod (64%) branches. The reason for deviation from the target value was the need to reallocate the Company spending from the lighting systems upgrade to the activities aimed at ensuring reliability of consumer power supply (emergency response).

The actual motor fuel consumption and costs in the Company's branches was reduced by RUB 47 mln and amounted to 13.40 thousand TOE, or RUB 439 mln.

ATMOSPHERIC EMISSIONS OF POLLUTANTS

In 2020, gross emissions of air pollutants reduced year on year by 16.5 tonnes.

Atmospheric emissions of pollutants

2018	2019	2020
477.695	560.267	543.744
54.507	53.246	52.018
423.188	507.021	491.726
20.488	24.893	24.060
169.745	186.711	178.440
134.633	188.892	184.472
2.766	2.785	2.813
95.556	103.740	101.941
0.000001	0.000001	0.000001
	477.695 54.507 423.188 20.488 169.745 134.633 2.766 95.556	477.695 560.267 54.507 53.246 423.188 507.021 20.488 24.893 169.745 186.711 134.633 188.892 2.766 2.785 95.556 103.740

WATER USAGE

The Company uses water from centralized water supply systems (65%), artesian wells (27%) and surface water bodies (8%) for industrial and business drinking purposes.

At the same time, the majority of water consumed (88%) is spent on business and drinking needs while only 12% is used for industrial needs.

In 2020, the total water intake decreased by 11.6 thousand m³, or 8% year on year.

Use of water resources

	2018	2019	2020
Total water intake, thous. m ³ , including	147.19	142.34	130.76
from surface water bodies	11.49	9.92	11.03
from third party suppliers	98.34	96.30	84.88
from underground water bodies	37.36	36.12	34.85
Volume of reused water, thous. m ³	-	-	-

The Company fully fulfils the terms of license agreements for subsoil resources usage. Laboratory tests of water from wells are carried out to check quality indicators and component composition.

WASTEWATER DISPOSAL

Sustainable

development report

The amount of water disposed to surface water bodies in 2020 decreased by 16% year on year and amounted to 8.70 thousand m³.

	2018	2019	2020	
Total wastewater disposal, thous. m ³ , including:	15.56	10.38	8.70	
decontaminated according to the regulations	0.36	0.54	0.54	
not sufficiently decontaminated	15.20	9.84	8.16	

The industrial purposes for water usage include filing fire tanks, examining fire extinguishing systems and fire hydrants, recharging circulating water supply systems in car washes.

The Company's branches effectively use systems for collecting and cleaning surface rain and snowmelt runoff from road transport sites. That eliminated major flows of contaminated surface drains and reduced negative environmental impacts.

WASTE GENERATION

In line with Federal Law No.89-FZ "On production and consumption waste," the Company implements a comprehensive set of measures to reduce the production and consumption of generated and accumulated waste. In 2020, the Company generated 4.3 thous, tonnes of production and consumption waste classified under hazard classes 1-5, which is by 0.4 thous. tonnes less year on year.

Waste generation

	2018	2019	2020
Waste generated, total tonnes, including:	4,326.939	3.903.959	4,318.172
hazard class 1	29.375	3.729	3.328
hazard class 2	11.714	9.458	12.680
hazard class 3	89.270	102.229	105.177
hazard class 4	2,840.281	2,897.259	2,712.804
hazard class 5	1,356.299	891.2451	1,484.183
Waste transferred to third parties, total	4,140.329	3,965.802	4,322.380
including for waste placement	3,362.385	3,122.826	2,916.953
Waste disposal			
	2018	2019	2020
Waste transferred to third parties for:	4,140.329	3,965.802	4,322.380
use	376.999	577.658	1,221.815
treatment	400.945	256.282	183.612
storage	-	-	-
landfilling	3,362.385	3,122.862	2,916.953

	2018	2019	2020
Waste transferred to third parties for:	4,140.329	3,965.802	4,322.380
use	376.999	577.658	1,221.815
treatment	400.945	256.282	183.612
storage	-	-	-
landfilling	3,362.385	3,122.862	2,916.953

BIODIVERSITY CONSERVATION

According to expert research, most power lines operated are unsafe for birds and inflict severe damage on the ornithological fauna. Therefore, the Company plans and develops measures for bird protection, enabling it to prevent or minimise possible consequences.

Moreover, power experts of the Company pay considerable attention to protection of birds in the areas of their seasonal migration. The overhead lines going through large birds habitats are equipped with bird shields, strips of metallic wire preventing birds from resting on crossarms. It serves to protect the birds' lives.





In 2020, technical bird protection measures were taken: installation of 1,462 bird protection devices at 35+ kV power lines. Overall, since 2015 the Company has installed 6,324 bird protection items.

Power lines of some branches of the Company go through the territory of the Russky Sever National Park (the Kirillovsky District of the Vologda Region), Darwin Nature Reserve (the Cherepovetsky District of the Vologda Region), Kivach Nature Reserve (the Republic of Karelia), The land plots occupied by the power lines are rented.

GRI 304-2

RESPONSIBLE **BUSINESS**

STRATEGIC

PRIORITIES

- Legal compliance, including the laws on preventing and combating corruption and antimonopoly laws;
 - Rationalizing the logistical system of material and technical support and centralizing procurement activities.

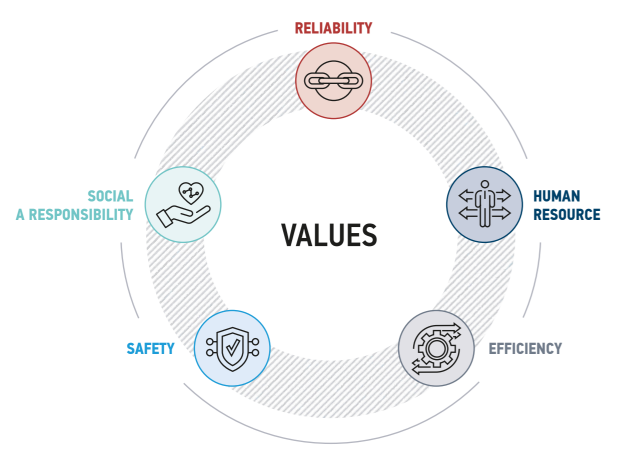
CODE OF CORPORATE ETHICS⁴⁴

GRI 102-16

Commitment to the principles of sustainable development is part of the corporate culture of PJSC IDGC of the North-West; it is embedded in the corporate values of the Company. Rosseti North-West seeks to contribute to the development of the Company, as well as to take stakeholder interests into account when making management decisions.

The key document outlining the general principles, standards and rules of professional ethics and corporate behaviour of PJSC IDGC of the North-West is the Code of Corporate Ethics and Executive Conduct for Employees (hereinafter – the Ethics Code), approved by the Board of Directors of PJSC IDGC of the North-West on 03.05.2017 (Minutes No. 240/31).

The Ethics Code is an internal document of the Company defining essential standards and rules of individual and collective behaviour for each and all employees, members of management and control bodies. It is a body of principles, standards and rules of corporate behaviour, social responsibility and other business ethics issues for the employees and members of management and control bodies of the Company.



44 The document is available on the Company's website

Strategic report

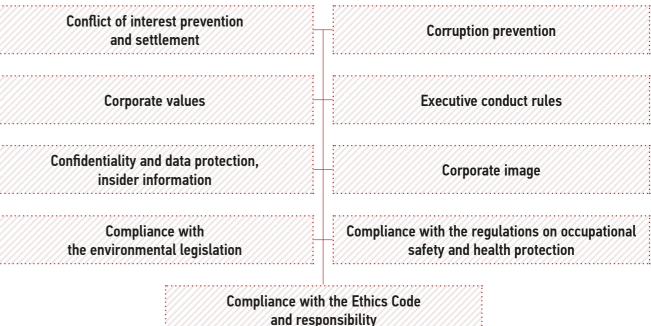
Sustainable development report Corporate

Under Article 13.3 of the Federal Law of 25.12.2008 No.273-FZ "On Order of the Federal Agency for State Property Management of anti-corruption measures," adoption of the Code of Corporate Eth-02.03.2016 No.80 approved methodological recommendations ics and Executive Conduct for Employees is a separate anti-corrupon risk management and internal control organisation in the tion measure classified as a corruption prevention activity. area of anti-corruption measures at joint-stock companies with the ownership of the Russian Federation (hereinafter - the methodological recommendations).

In accordance with methodological recommendations on development and adoption of anticorruption measures by companies. approved by the RF Ministry of Labour and Social Protection on Under p. p. 2.2, 2.10, 2.21-2.24 of the methodological recommenda-08.11.2013, anti-corruption policy and other organisational docutions, the Code of Corporate Ethics is to: ments regulating corruption prevention and counteraction are to be comply with FZ No.273; adopted as company regulations to ensure mandatory compliance include information on the procedures of the employee actions in with them by all employees of the organisation.

The national plan of anti-corruption measures approved by Decree of the Russian Federation President sets the objective of development of a set of organisational, advisory and other measures for the employees to comply with the bans, restrictions and requirements facilitating anti-corruption measures, unification of anti-corruption standards for employees of the Company and its S&A.

THE CODE TACKLES SUCH ISSUES AS:



The Ethics Code defines such core terms as "conflict of interest," "corruption," "corporate ethics," "labour dynasty," "business gifts," "direct and immediate subordination," "persons in close relation or connection with the Company employee" etc.

The Company considers development of an ethical and transparent business environment to be a prerequisite for maintenance

- case they reveal violations with signs of corruption and the procedures of receiving additional advice on the issues of anti-corruption legislation.

Considering the above, to implement anti-corruption behavioural patterns of employees in the corporate culture of the Company, it drafted the Code of Corporate Ethics and Executive Conduct for Employees.

and improvement of mutually beneficial relations with its business partners based on fair, open and ethical cooperation methods, commitment to contractual obligations and mutual respect. The core principles of the Company's business are integrity and responsibility for its business policy and actions, respect for human dignity and interests of other business actors.

PROCUREMENT **ACTIVITIES**



INDICATORS ASSOCIATED WITH PROCUREMENT ACTIVITIES:

	2018	2019	2020
Amount of procurement from small and medium-sized enterprises, RUB billion incl. VAT	10.5	7.96	12.4
Share of the procurement budget used for procurement from local suppliers in the areas of operations of the organization, RUB billion incl. VAT	3.03	2.15	2.9

In order to preserve the financial stability of PJSC IDGC of the North-West and to prevent negative consequences for the power grid complex of the Russian Federation during the COVID-19 pandemic as well as to enforce paragraphs 1.1—1.5 of the order of PJSC Rosseti dated 02.04.2020 No.142 "On provisional measures for preservation of financial stability," the Company issued Order No. 232 of 13.04.2020. It establishes a special procedure for harmonizing new procurement procedures that do not involve:

- Ensuring the prevention of seasonal spread of acute respiratory viral diseases in the Company.
- Ensure reliability of power supply.
- · Implementation of measures for technological connection, additional (non-tariff) services.
- Implementation of measures to reduce electricity losses.
- Attracting debt financing, providing bank guarantees.
- Informing the population using mass media (hereinafter referred to as mass media), including receiving feedback and control of the media information space.
- Enforcement of the requirements of legislation.
- · Implementation of measures, the urgency of which is established by the instructions of the boards of directors of PJSC Rosseti or the Company.
- Ensuring the safety of the Company and protecting its interests

As a result, the total number of purchases decreased from 1,536 in 2019 to 1,432 in 2020. The total cost of purchases also decreased from RUB 18.367 billion in 2019 to 15.524 billion rubles in 2020. At the same time, the average number of bidders increased from 2.8 to 3.0.

GRI 103-2 The Company procurement was carried out in 2020 in line with the Unified Procurement Standard of PJSC Rosseti (Procurement regulation), endorsed by Decision of the Board of Directors of PJSC Rosseti of 17.12.2018 (Minutes No.334 as revised in Minutes No. 417 of 28.05.2020 as revised in Minutes No.440 of 24.11.2020), which the Company joined under Decision of the PJSC IDGC of the North-West Board of Directors of 25.12.2018 (Minutes No.304/17 as revised in Minutes No. 366/2 of 26.06.2020 as revised in Minutes No. 383/19 of 22.12.2020).

Procurement activities of PJSC IDGC of the North-West are based on the following principles⁴⁵:

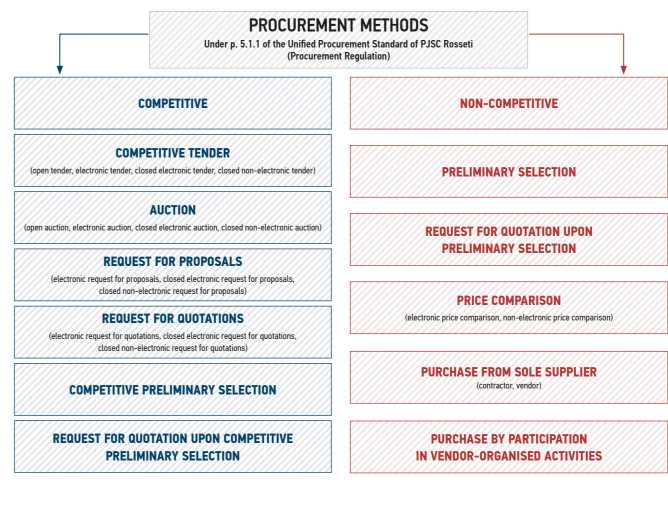
- information openness:
- · equality, fairness, prevention of discrimination or unreasonable restrictions of competition towards the procurement parties;
- targeted and cost-effective expenditure to purchase goods. works, services and measures aimed at reducing costs;
- · prevention of restricted access to participation in procurement activities by setting unmeasurable requirements to procurement parties;
- transparency and manageability of procurement activities;
- · expertise and competence of employees participating in the procurement activities of PJSC IDGC of the North-West;
- compliance with the standards of the effective legislation regulating procurement procedures, as well as the anticorruption legislation, including the anti-corruption standards of procurement activities of PJSC Rosseti and S&A PJSC Rosseti.

Strategic report

Corporate

METHODS OF HOLDING PROCUREMENT PROCEDURES

Procurement activity is implemented in the Company in line with the following methods stipulated by the Unified Procurement Standard of PJSC Rosseti (Procurement Regulation):



THE MAIN CRITERIA OF SELECTING THE PROCUREMENT METHODS OTHER THAN AN OPEN COMPETITIVE TENDER ARE:





Nature of the markets of the purchased products



The need to ensure confidentiality required to protect the Company's interests

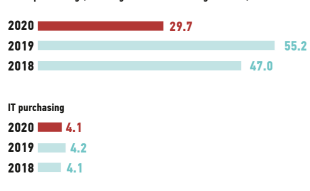
PROCUREMENT BREAKDOWN

GRI 103-3 In 2020, the Company held 1,261⁴⁶ procurement procedures for the total amount of RUB 14.6 bln. The cost efficiency achieved by these procedures was RUB 0.68 bln including VAT, or 4.83% of the planned declared value of competitive purchases.

Purchasing via e-commerce facilities (electronic trading platforms) accounted for 1,098 cases for the amount of RUB 14 bln including VAT (100% of the total procurement number, 100% of the total procurement volume47 in monetary terms).

Procurement allocation by type, %

Other purchasing (including R&D and consulting services)



Energy repair (repair) production and maintenance

2020		30.6
2019	11.5	
2018	13.0	

Facilities renovation and re-equipment

2020	12.9
2019	13.1
2018	15.3

Facilities construction and expansion

2020	22.7
2019	15.9
2018	20.4

The share of equipment imports in purchases

of PJSC IDGC of the North-West for 2020

Sole supplier



146

Open procurement, % 95.97 93.53 90.48

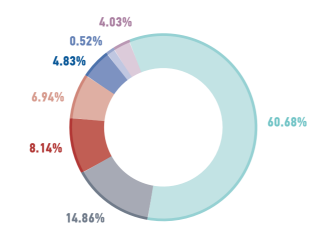


Net of purchasing services regulated by the RF legislation (pricing (tariffs), power transmission (transit) services, purchase of power to offset losses in grids) and other inevitable purchases from the sole supplier (rent of land, heat/water/gas supply, emergency response)

the sole supplier*

Procurement breakdown by type

procedures



Electronic tenders

- Electronic auctions
- Electronic request for quotations
- Electronic request for proposals
- Request for quotations upon preliminary selection
- Request for quotations upon competitive preliminary selection

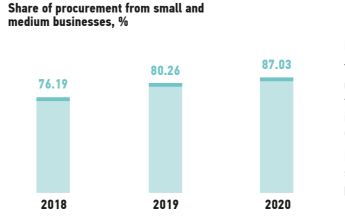


platforms in total amount of procurement, %



PURCHASING FROM SMALL AND MEDIUM BUSINESSES

Purchasing from small and medium businesses accounted for RUB 12.4 bln including VAT (1,134 purchases), or 87.03% of all the purchasing (87.10% in number).





48 The data are compiled subject to the requirements of the RF Government Order of 11.12.2014 No. 1352.

No procurement with SMEs as subcontractors took place.

The volume of competitive tenders where only small and medium businesses took part in accordance with the requirements of the tender/procurement documents, amounted to RUB 4.99 bln including VAT (667 purchases), or 35.03% of the actual volume (51.23% in number)48.

In 2020, there were 9 purchases which match the criteria for classifying goods, works and services as innovative and (or) high-tech products for the actual amount of RUB 69.1 mln including VAT.

Sustainable development report Corporate

ANTI-CORRUPTION POLICY^{49,50}

GRI 103-2 PJSC IDGC of the North-West aims to build relations with its subsidiaries, partners and third parties according to the anti-corruption principles, notifies all stakeholders of the anti-corruption policy in place, and implements it in all its structural units and subsidiaries.

PJSC IDGC of the North-West aims to conduct fair and transparent business, as well as consolidate the trust of key stakeholders and improve its public image.

IN 2020. THE COMPANY UPDATED AND APPROVED INTERNAL REGULATORY DOCUMENTS STIPULATING PREVENTION OF AND FIGHT AGAINST CORRUPTION, AS WELL AS SETTLEMENT OF THE CONFLICT OF INTEREST:

.

6

The Regulation on the Commission on Compliance with Corporate Ethics and Conflict of Interest Resolution in the new edition was approved by the Order of 22.01.2020 No. 25;

By the Order of 28.02.2020 No.133 approved 2 the Anti-Corruption Plan for 2020;

The Order of 17.03.2020 №168 approved the Procedure for receiving and considering statements from complainants about corruption in the new edition;

5

3

By the decision of the Board of Directors of the Company dated 30.06.2020 (Minutes No. 367/3) the Anti-Corruption Policy of PJSC Rosseti and Rosseti subsidiaries was approved in a new revision and put into effect by order of the Company of 22.07.2020 №422;

Civil and Legal Agreements (Agreements) concluded by PJSC IDGC of the North-West;

Corruption Clause was approved to be included in the

By the Order dated 17.04.2020 No. 242 the Anti-

The Register of Corruption Risks of the Company for 2020 was put into force by the Order of 03.09.2020 No. 440p.

Particular attention is paid to prevention of corruption-related offences. With that view, a number of measures were introduced to reveal and remove the causes of corruption:

- · the section on anti-corruption policy was created and updated on the official web site of PJSC IDGC of the North-West:
- · information on measures aimed at the implementation of the Anti-Corruption Policy is published in the corporate periodical;
- Anti-corruption examination of organizational and administrative documents and their projects is carried out;
- internal control is organized and carried out;
- · qualification requirements are made to applicants for positions replaced in the Company, checks in accordance with the established procedure of the information submitted by these persons.

In 2020, the Company carries 982 candidates inspections, 47 of which were given negative opinions. Verification of candidates, for example through the "Declaration" module in the Automated System for Analysis and Collection of Information on Beneficiaries, allows to establish the affiliation of candidates with counterparties and employees not only in PJSC IDGC of the North-West, but also other subsidiaries of S&A PJSC Rosseti. The 22% decrease in the number of inspections for 2020 year on year is due to a temporary ban on accepting new employees in the Company in Q2 2020 due to the threat of COVID-19 spread. The percentage of negative opinions remained at 5% of the total number of inspections.

For preventive purposes, the case of a criminal case against a The press release was published on the news feed of the Arctic-TV person for extortion of a bribe in the Murmansk branch received channel, and on the news feed on social media on the pages of the Company as well as on anti-corruption information stands. wide coverage. Operational and search activities were carried out by the employees of the Russian Federal Security Service Office On 10 November 2020 Pervomaysky district court of Murmansk in Murmansk region. According to the information of the security found the said official guilty of the crime as per Article 290, Part unit of the Murmansk branch of PJSC IDGC of the North-West, the 5 (c) of the Criminal Code of the Russian Federation: he was senhead of department in the Murmansk region of the Federal Agency tenced to a fine of 1 million 600 thousand rubles with the revocation Rosstandart extorted funds in the amount of 200 thousand rubles of the right to hold positions in the civil service and in local governfrom the employee of the Murmansk branch of PJSC IDGC of the ments for a period of 5 years. North-West to ban an unscheduled inspection of the branch and prolong the terms of the order for replacement of metering devices. On 12.03.2020 the said official was detained in the act of receiving a bribe. A criminal case was opened in the Murmansk region as the crime was classified based on Article 290, Part 5 (c) of the Criminal Code of the Russian Federation; currently urgent investigative actions and necessary law enforcement intelligence operations are carried out.

АНТИКОРРУПЦИОННАЯ ХАРТИЯ РОССИЙСКОГО БИЗНЕСА

Since 25.05.2015, the Company has been a member In May 2019, the Company sent its Declaraof the Anti-Corruption Charter of the Russian Busition of compliance with the provisions of the Anti-Corruption Charter to the RF Chamber of Comness. Members of the Charter declare zero tolerance for any form of corruption in their business and intenmerce and Industry (outgoing Letter of 23.05.2019 tions to promote the principles of zero tolerance of No.MR2/40-07-07/4072), informing about the conand countering corruption in building their relations formity of the Declaration to the guidelines on the with the governmental authorities, contractors, and methodology of anti-corruption measures assessment for declaration and public confirmation of the corporate relations. Participants in the Charter are to confirm their compliance with its requirements on a company implementation of the Anti-Corruption regular basis (biannually). In case this condition is not Charter of the Russian Business. Thus, the Company confirmed its compliance with the requirements of met, the membership is suspended and the entity is further excluded from the Consolidated Register of the Charter by self-declaration. the Anti-Corruption Charter of the Russian Business.

Online training and testing of all employees in accordance with The anti-corruption training course was uploaded to the corporate the Rosseti Group Training programme on Prevention and Antiportal in January 2020. As of 31 December 2020, 14,906 employees Corruption is carried out in accordance with the order of the Company of PJSC IDGC of the North-West have been trained and tested. dated 31.01.2020 No. 46p in 2 stages:

- · employees with individual workplaces (computers);
- workers without individual workplaces.

49 The legal and methodological foundations of the anti-corruption policy are shown at the Company's website

50 More information about the anti-corruption policy can be found in the full version of the Annual Report on the Company's website

Corporate

In assessing the level of integrity of the Company's partners and contractors, the degree of their rejection of corruption in business practice is taken into account, including the availability and implementation of anti-corruption programs. Compliance with anti-corruption principles is deemed to be an important factor in establishing contractual relations, including the reservation stipulating possible termination of contract relations in due order in case of violation of the anticorruption principles.

GRI 103-3 In 2020, there were 4,810 inspections of procurement procedures participants, 162 of which received adverse opinions. The main reasons for declines are contractors' failures to provide full data on owners, including ultimate beneficiaries, consent to personal data processing and other data stipulated by the requirements of procurement documentation (44% of the total number of rejections), as

well as cases of affiliation of the procurement participants - 39%, in some cases - effective court verdicts on breach of contract, lack of financial and business operations, or other adverse information on the counterparty - 17%. Procurement participants were investigated for possible affiliation with employees of the Company. The timely access to information on changes in the counterparties' owners chain was ensured along with the inclusion of the Anti-Corruption Clause and other mandatory conditions in the contracts.

The Company has a commission on compliance with the corporate ethics and settlement of the conflict of interest. In the reporting year, 1 meeting of the commission was held to carry out declaration activities and review matters of settlement of the conflict of interest (Minutes No. 1 of 29.04.2020).

ACTIVITIES AIMED AT IDENTIFICATION, PREVENTION, REVEALING AND INVESTIGATION OF CORRUPTION include the procedures for receiving, studying and resolving communication from informers (employees, contractors and other individuals and legal entities) on allegations of corruption (hereinafter - the Communication). The mechanism of receiving communication is based on the 24/7 hotline principle and includes the following options: Filling in a feedback form at the official Sending an e-mail to an employee of the web site of the Company in the section Anticorruption Compliance Procedures "Anticorruption policy" Department of the Company Sending a written request to the P A hotline phone call Anticorruption Compliance Procedures Department of the Company Each item of communication is reviewed for the possibility of corruption, an investigation is carried out, due measures are worked out to prevent corruption-related offences.

INFORMATION ON ALLEGED CORRUPTION IN PJSC IDGC OF THE NORTH-WEST CAN BE COMMUNICATED:

- 1. By filling in a feedback form, selecting "Report a violation - Report corruption".
- 2. By making a hotline phone call at 8 (812) 305-10-69.

- 3. By sending an e-mail to geb@mrsksevzap.ru.
- 4. By sending a written request to the Anti-Corruption Compliance Procedures Unit at: 3A Konstitutsii Sq., Saint Petersburg, 196247

mission of electric energy), 2 were considered together with the relevant units. A communication about an alleged corruption event featuring the action/omission of one of the heads of the branch was received from an anonymous informer. The facts outlined in the appeal were investigated, and the information was not confirmed.

Sustainable

In 2020, the PJSC IDGC of the North-West received 4 communica-

tions from informers via hotline and confidential hotline, 1 of them

contained allegations of corruption. All requests were considered:

2 communications were redirected for consideration to the rele-

vant subdivisions of the Company (technological connection, trans-

development report

Number of counterparties undergoing bankruptcy proceedings, pcs.

The amount of the Company's claims included in the register of claims creditors and presented to debtors undergoing bankruptcy proceedings with regards to current payments, RUB mln

The total amount of funds received by the Company's budget from coun terparties undergoing bankruptcy proceedings, RUB mln



Strategic report

In 2020, the Anti-Corruption Compliance Procedures Unit of the Security Department of PJSC IDGC of the North-West received 13 notifications from employees of the Company on receiving presents in connection with their position. In accordance with the requirements of the regulatory administrative documents of the Company, all presents were submitted by them to the logistical and administrative unit of the Company Administration for valuation, and later returned to their receivers, as their value did not exceed RUB 3 thous.

	2018	2019	2020	Change 2020/2019, %
	241	226	247	+9
s of s	9,588.02	7,610.69	6,990.08	-8
n-	198.396	133.428	64.392	-52

SOCIAL RESPONSIBILITY



SOCIAL RESPONSIBILITY PRACTICES AT THE COMPANY

ACKNOWLEDGEMENT OF SOCIAL RESPONSIBILITY

Rosseti North-West understands and admits that its operations may impact the regions of its presence and ensures that the Company's key priorities include taking care of its employees and local residents.

In its operations, PJSC IDGC of the North-West is guided by the precautionary principle formulated in the UN Declaration on the environment and development. This principle is extensively used by the Company to manage its environmental impacts at all of the project stages.

STAKEHOLDER IDENTIFICATION AND INTERACTIONS

Sustainable

development report

The Company aims to establish long-term, productive, trusting, and mutually beneficial partnership relations with its stakeholders including shareholders, investors, customers and consumers, top managers, employees and labor unions, vendors and contractors, professional associations and industry-specific organization, government authorities and regulators, local authorities, communities, and residents in the regions of presence, as well as social and charity organizations, civic and environmental organizations, media, educational institutions, and the academic community.

DATA ON THE KEY ASPECTS OF SOCIAL RESPONSIBILITY



(p. 126-130 of the Report)

SOCIAL RESPONSIBILITY INTEGRATION PRACTICES OF

2020 ARE PRESENTED IN REPORT SECTIONS:



ENVIRONMENT (p.134-141 of the Report)



{{Q}}

OPTIONAL INITIATIVES IN SOCIAL RESPONSIBILITY:



DURING THE PANDEMIC

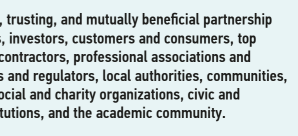
PRESERVING JOBS

PREVENTING **ELECTRIC TRAUMA**

THE RESULTS OF INTERACTING WITH STAKEHOLDERS (p. 111-113 of the Report)

RESULTS AND ACHIEVING THE UN SUSTAINABLE DEVELOPMENT GOALS (p. 106-107 of the Report)

The established system of effective communications based on the principles of openness, mutual respect, and responsibility contributes to further development of the Company operations.







SOCIAL RESPONSIBILITY OF THE COMPANY AND ITS EMPLOYEES DURING **THE COVID-19 PANDEMIC**



In the context of the COVID-19 pandemic, the Company demonstrated maximum readiness to provide a rapid response to the need for backup power supply to the residents in the footprint areas and social facilities in case of outages.

In particular, Governor of the Vologda Region Mr Oleg Kuvshinnikov thanked Rosseti North-West General Director Artem Pidnik in April 2020 for the Company's effective work under adverse epidemiological conditions: "I am grateful to Rosseti North-West for its effective work under adverse

industry professionals provide reliable power supply to consumers of the Vologda region and social infrastructure around the clock. At the same time, medical institutions are under special control, as well as call centres, facilities providing public services, cellular communication and Internet access. Energy industry workers as doctors, police officers and volunteers, are now on the front lines and contribute to the common cause of fighting the spread of the infection."

epidemiological conditions. Our energy



Anatoly Nazarov, supervisor of the automobile section of the Karelian branch, a participant of the #WearAMaskKarelia flashmob

EMPLOYEES OF THE COMPANY TOOK PART IN VOLUNTEER PROGRAMS AND SOCIAL SOLIDARITY PROJECTS IN THE NORTH-WEST FEDERAL DISTRICT

As part of the mutual assistance campaign #МыВместе (We are together in Russian), volunteers delivered medicines and products, provided assistance to medical staff.

Head of the Production and Technical Department of South Karelian Electric Networks Mr Andrey Tkachev acted as a volunteer of the campaign #МыВместе and provided assistance to medical workers: in his free time, he transported doctors to the workplace.

The Metrology Engineer of Rosseti North-West branch in the Komi Republic Mr Maxim Izmaylov, being the coordinator of the volunteer centre in Pechora, received a medal from the President of Russia for helping the elderly and the challenged during the pandemic. The medal "For selfless contribution to the organization of all-Russian mutual assistance action "We are together" on behalf of the President of Russia was presented by Mr Sergey Usachev, Chairman of the State Council of the Komi Republic.

The Group's activity plays a key role in the life of the operations area. Therefore, high level of social responsibility to the public and the citizens has been the Company's traditional priority.

In construction and renovation of power grid facilities, the Company searches for and implements the best possible solutions in terms of location and structural design, accounts for the interests of the landowners and the respective legal rights of land plot use required for construction, as well as the interests of local communities (including indigenous minorities) in their traditional areas of residence.

Companies of the IDGC of the North-West Group sign agreements with constituent entities of the Russian Federation on cooperation and social partnership.

Strategic report

Sustainable development report Corporate

CHARITY PROJECTS AND VOLUNTEERING PROGRAMS

PJSC IDGC of the North-West supports regional and federal charitable projects in the following areas:

- conservation of cultural and historical heritage:
- · social engagement of people with special needs;

Long-term traditions of PJSC IDGC of the North-West include charity events for children at orphanages and foster homes. The employees conduct campaigns to collect presents and stationery, arrange celebrations for the supported children's social institutions. For example, the Company has been a patron of Kildinskoye boarding school for children with special needs (in the Murmansk Region) for over ten years.

A vital component of the charitable activities are joint educational events - the power industry professionals regularly hold edutainment classes, off- and online. Similar events are held at boarding schools and orphanages across the operations area.



.....

- targeted social support of individuals, including veterans:
- support of educational initiatives, sports and healthy lifestyle promotion.

PJSC IDGC of the North-West implements target support programs for low-income pensioners, veterans of the Great Patriotic War, former juvenile prisoners and war workers. The Company initiates purchase of memorial gifts, medicines and renders financial assistance at the expense of the PTUO, jointly with the veteran and youth councils of the Company branches. PJSC IDGC of the North-West employees participate in maintenance of military burials, visit historic and memorial places, maintain the war obelisks.

Moreover, employees of PJSC IDGC of the North-West regularly take part in donor initiatives and environmental volunteering.

CORPORATE GOVERNANCE REPORT

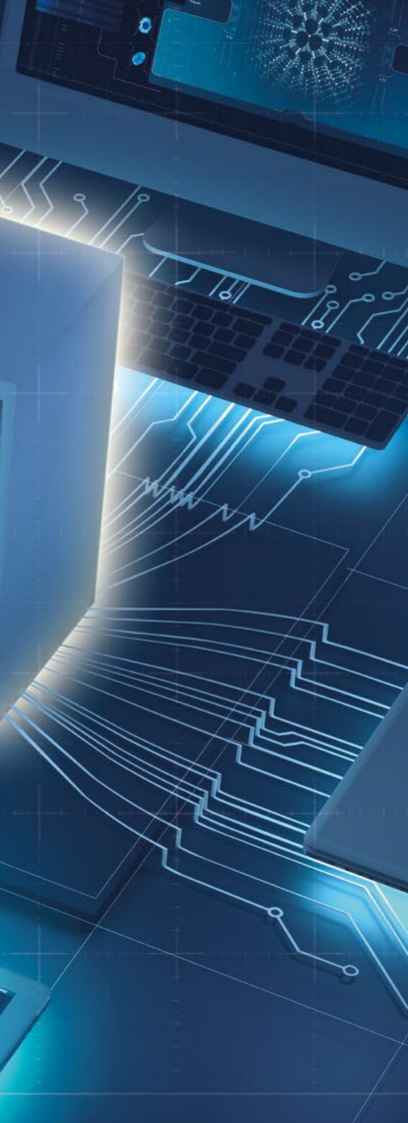
A++ Governance quality rating for PJSC IDGC of the North-West

96%

0

Q

The proportion of Corporate Governance Code recommendations that are followed by PJSC IDGC of the North-West fully or partially



LETTER BY THE CHAIRPERSON OF **THE BOARD OF DIRECTORS**

DEAR SHAREHOLDERS!

In 2020, PJSC IDGC of the North-West demonstrated the efficiency of the corporate governance system and its compliance with the high standards of the Rosseti Group. Herewith, improving corporate governance remains among the most important Company's priorities.

The Board of Directors plays a key role in the corporate governance system; its activity and the work of the Committees of the Board of Directors comply with the key recommendations of the Corporate Governance Code of the Bank of Russia.

In the reporting year, the Company complied, fully or partially, with 96% of the Code recommendations. Members of the Board of Directors have all the necessary professional competencies and knowledge, business skills, and experience.

In May 2020, the annual General Meeting of the Company Shareholders approved a new revision of the Regulation on the Board of Directors, which would allow further improvement of the compliance with the recommendations of the Bank of Russia.

In 2020, the Company Board of Directors included 3 independent directors. Independent directors are also included in all Committees of the Company Board of Directors, and 4 of 5 Committees of the Board of Directors are composed of independent directors in total.

Thus, Audit Committee is 2/3 composed of independent directors and is led by an independent director, while the Reliability Committee and the Technological Connection Committee are half composed of those.

In the reporting year, the Company introduced the practice of inviting all independent directors who are not members of the HR and Remuneration Committee to participate in the discussion of issues at in-person meetings of this Committee.

The Board of Directors highly appreciates the contribution of independent directors to improving the efficiency of the Board of Directors. The Expert RA agency assessed the quality of corporate governance, including the arrangement and functioning of the Board of Directors, confirming the A++.gg rating of the Company's governance.

In 2020, the Board of Directors self-assessed its work along with that of the Committees for the 2018-2019 corporate year, the conclusions, and recommendations drawn were used to improve the efficiency of the Company Board of Directors. The Board of Directors decided to engage an independent consultant to assess the work of the Board of Directors for the 2019-2020 and 2020-2021 corporate years.

In 2020, we devoted a great deal of time to the issue of strategic development, i.e., Digital Transformation according to the programme 'Digital Transformation 2020-2030 of PJSC IDGC of the North-West' approved by the decision of the Board of Directors of PJSC IDGC of the North-West on 27 January 2020, as part of implementing the 'Digital Transformation 2030' Concept approved by the Board of Directors of PJSC Rosseti.

Our main goal for 2021 remains the adherence to the best corporate governance standards, ensuring a high level of information transparency and corporate reporting.

Respectfully,

Chairperson of the Board of Directors of PJSC IDGC of the North-West K.A. Mikhailik

Strategic report

Sustainable development report







MEMORANDUM OF THE CONTROLLING **SHAREHOLDER PJSC ROSSETI ON** THE CONTROLLED POWER GRID COMPANIES

THE PURPOSE OF OWNERSHIP AND PLANS FOR CONTROLLING SHARES

PJSC Rosseti is a public holding company with the state share in the authorised capital of 88.04%. It was established in accordance with Decree of the Russian Federation President of 22.11.2012 No.1567 in order to enhance the performance and develop the power grid facilities of the Russian Federation, as well as coordinate the management of these facilities via subsidiaries and affiliates.

PJSC Rosseti owns controlling stakes in 14 distribution grid companies



PJSC Rosseti considers these controlling shares as strategic assets, the disposal of which is not planned.

Strategic report

Sustainable development report



KEY ASSET OBJECTIVES

The key objective of PJSC Rosseti in the management of these subsidiaries according to the Development strategy of the Rosseti Group for the period up to 2030, approved by the Board of Directors of PJSC Rosseti (Minutes No. 388 dated 26.12.2019), is developing the power grid facilities based on advanced innovative technologies to meet the needs of consumers and the Russian economy, considering the increase in the shareholders' profit and the opportunity for the professional growth of employees.

PJSC Rosseti defined strategic development priorities for the Group's companies:



CORPORATE GOVERNANCE PRINCIPLES

PJSC Rosseti carried out management of the Group's companies in accordance with the single corporate standards aimed to ensure the efficiency of business processes, control their quality, minimise all kinds of corporate risks.

As a controlling shareholder, PJSC Rosseti acutely understands the importance of improving corporate governance in the Group's companies; it strives to ensure openness and transparency of their activities and implement the recommendations of the Corporate Governance Code in their business practices.

Following the best corporate governance practices, PJSC Rosseti annually includes independent directors in the Boards of Directors of the Rosseti Group's companies, whose shares are in on-exchange trading in an amount sufficient to comply with the listing rules and corporate governance principles. To ensure the independence and objectivity of the Boards of Directors of the Rosseti Group's companies, it is planned to maintain no less than the current number of independent directors in their composition.

PJSC FGC UES



4

5

6

Ensuring further efficiency improvement in the core business of power transmission	
Maintaining the balance of interests of all stakeholders: government/consumers/shareholders/investors	
Promoting energy and environmental security	

..... Representatives of PJSC Rosseti also participate in the annual General Meetings of Shareholders of the Group's companies to communicate to minority shareholders on the Company's development prospects.

PJSC Rosseti guarantees the compliance of the Group's companies with market principles in performing financial and economic activities.

As the controlling shareholder, PJSC Rosseti supports the initiatives of the Group's companies for protecting the rights and interests of minority shareholders.

Pursuant to Order of the Russian Federation Government No. 1094-r the dated 29.05.2017, PJSC Rosseti undertakes to put at least 50% of the net profit according to the financial statements, including the consolidated one, composed according to the International Financial Reporting Standards, considering the net profit adjusted according to the above-mentioned Order of the Russian Federation Government, to pay dividends.

OVERVIEW OF THE COMPANY'S CORPORATE GOVERNANCE



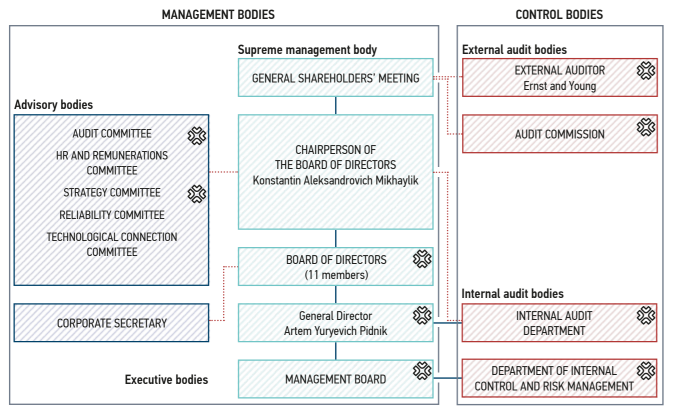
Ensuring efficient corporate governance;

Increasing investment attractiveness and shareholder value.

The governance system of the Company complies with the current legislation of the Federation, the Company Charter, as well as GRI 102-16 the Corporate Governance Code approved by the decision of the Board of Directors of the Bank of Russia dated 21.03.2014 and recommended for implementation by the letter of the Bank of Russia No. 06-52/2463 dated 10.04.2014 (hereinafter referred to as the Corporate Governance Code of the Bank of Russia).

Internal documents regulating the principles, practice and specific procedures of the corporate governance are available at the Company's website.

CORPORATE GOVERNANCE SYSTEM STRUCTURE GRI 102-18



Management bodies Bodies supporting the Board of Directors

Bodies performing corporate control and risk management

Dotted lines show functional connections, and full lines display administrative relations

ð skol Members of the internal control and risk management system

For the functions and performance of the Audit Committee, see	p.'	185
For the functions and performance of the HR and Remuneration Committee, see	•	
For the functions and performance of the Strategy Committee, see	•	
For the functions and performance of the Reliability Committee, see	-	
For the functions and performance of the Technological Connection Committee, see	•	
	۳۰	



the supreme management body of PJSC IDGC of the North-West.



Management Board

the collective executive body set up to resolve the most complicated issues of the current Company's operations.

Audit Commission

the body monitoring the financial and business-related Company's activities on a regular basis.

Corporate Secretary

the Company's administrative official whose functions include organizational support of the work of the Company Board of Directors, participation in the preparation and holding General Meetings of Shareholders of the Company etc.

Internal Audit Department

the structural Company's unit supporting the Board of Directors and the Company's executive bodies in improving the Company's management efficiency.

SELF-ASSESSMENT OF THE CORPORATE GOVERNANCE EFFICIENCY

The Company has been assessing the internal corporate governance efficiency for more than three years. This assessment follows the methodology developed based on the Corporate Governance Code guidelines and the requirements of the PJSC Moscow Exchange listing rules approved by the Company Order. Under the new revision of this Methodology, the corporate governance assessment is performed at least once a year at the end of the corporate year.

The main goal of the assessment is to provide the Company Board of Directors, the Audit Committee of the Company Board of Directors, the sole executive body and the Management Board of the Company with unbiased and independent information on the state of the Company's corporate governance and its efficiency, as well as work out recommendations to improve the corporate governance of the Company.



Board of Directors

the management body responsible for working out the development strategy, monitoring the activities of the executive bodies, and objectively assessing the financial performance of the Company.



General Director

the sole executive body managing the routine Company's operations and responsible for implementing its strategy developed by the Board of Directors.



8

Auditor

the entity performing an independent audit of the accounting (financial) statements of the entity under audit to express an opinion on the accuracy of such statements, a member of a self-regulatory auditor organization.



the advisory bodies of the Company set up to consider the issues within the Board of Directors frame of reference (or examined by the Board of Directors to control the activities of the Company's executive body), and to work out the required recommendations for the Board of Directors and the Company's executive bodies.



Internal Control and Risk Management Department

is the Company's subdivision, which ensures coordination and methodological support of internal control and risk management activities.

The Company's corporate governance efficiency assessment components included:

- "Shareholder rights"
- "Board of Directors"
- "Executive bodies"
- "Transparency and information disclosure"
- "Risk management, internal control and internal audit"
- "Corporate social responsibility, business ethics, compliance"

Under the assessment, in the 2019-2020 corporate year, the Company scored 462 of 525 points possible (88%), which enabled the Internal Audit Department to conclude that the Company's corporate governance is 'advanced practice'.

In the 2019-2020 corporate year, the Company demonstrated an increase in the overall score of the corporate governance within the 'Developed Practice' from 87% as of the end of the 2018–2019 corporate year to 88% as of the end of the 2019–2020 corporate year. The growth in the overall corporate governance score as of the end of the 2019-2020 corporate year is due to the below measures taken by the Company:

- · pdeveloping the practice of attracting independent directors,
- developing the practice of holding in-person meetings of the committees of the Board of Directors,
- including information on the Company development prospects (the volume of sales, productivity, controlled market share, income growth, profitability, the ratio of proprietary and borrowed funds) in the Annual Report 2019,
- · performing the procedure of independent approval of the Sustainable Development Report,
- performing an external independent assessment of the Company's internal audit activity.

The Company strives to improve the corporate governance guality, including the activities based on the assessment findings analysis.



Internal review of trends in corporate management's

effectiveness throughout 3 years

REPORT ON COMPLIANCE WITH THE PRINCIPLES AND RECOMMENDATIONS OF THE CORPORATE GOVERNANCE CODE OF THE BANK OF RUSSIA

PJSC IDGC of the North-West report on compliance with the principles and recommendations of the Corporate Governance Code of the Bank of Russia has been preliminarily considered by the Company Board of Directors⁵¹ under the issue 'On Preliminary Approval of the 2019 Annual Report of the Company' and is given in Annex 21.

The Board of Directors confirms that the report data contain complete and reliable information on the Company's compliance with the principles and recommendations of the Corporate Governance Code of the Bank of Russia for 2020.

Statistics of compliance with the corporate governance principles

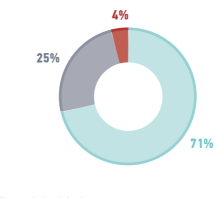
Section	Principles recommended by the Code	Principles that the Company fully complies with	Principles that the Company partially complies with	Principles that the Company does not comply with
Rights of shareholders and equitable treatment of shareholders in exercising their rights	13	10	2	1
Company Board of Directors	36	25	10	1
Corporate Secretary of the Company	2	2	0	0
Remuneration of the members of the Board of Directors, executive bodies, and other management of the Company	10	7	3	0
Risk management and internal control system	6	6	0	0
Company information disclosure, information policy of the Company	7	5	2	0
Major corporate actions	5	1	3	1
Total	79	56	20	3

51 The assessment of the compliance with the corporate governance principles was based on the methodology stipulated by the Bank of Russia recommendations on compiling the report on compliance with the principles and recommendations of the Corporate Governance Code (Bank of Russia's Letter of 17.02.2016 No. IN-06-52/8).

Corporate governance principles compliance

Strategic

report



Sustainable

development report

Fully complied with by the Company

Partially complied with by the Company

Not complied with by the Company

CORPORATE GOVERNANCE IMPROVEMENT IN 2020

KEY MEASURES AIMED AT IMPROVING THE CORPORATE GOVERNANCE PRACTICE IN 2020 INCLUDE:

I. Approval of the Regulation on the Company Board of Directors as amended by the annual General Meeting of Shareholders⁵².

The main changes were aimed at bringing the schedule of meetings of the Company Board of Directors in compliance with the Regulation on the Board of Directors of a public joint-stock company recommended by the Bank of Russia for use by public joint-stock companies (letter from the Bank of Russia No. IN-015-52/66 of 15.09.2016, On Regulations on the Board of Directors and the Committees of the Board of Directors of a Public Joint-Stock Company).

- PLANS FOR 2021 -

In 2021, the Company is to continue improving its corporate governance based on ongoing interaction of all the corporate relation system participants to achieve the Company's strategic development priorities and top-level goals and uphold the interests of shareholders in the short, mid, and long-term horizons.

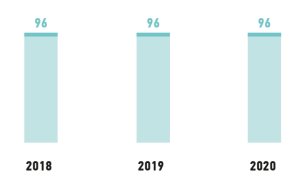
Also, in 2021, it is planned to perform an independent assessment of the efficiency of the Company Board of Directors. The appropriate decision was made by the Board of Directors on 02.02.2021 (Minutes No. 386/22).

52 Approved on 11.03.2020 by the Annual General Meeting of Shareholders of PJSC IDGC of the North-West (Minutes No. 16)

53 Approved on 12.05.2020 by the Board of Directors of PJSC IDGC of the North-West (Minutes No. 353/30).

54 Approved on 14.06.2019 by the Board of Directors of PJSC IDGC of the North-West (Minutes No. 363/40).

Share of the Code recommendations fully or partially performed by the Company, 3-year trends, %



II. Approval by the Board of Directors of:

1. Regulation on the Technological Connection Committee of the Company Board of Directors as amended⁵³.

The changes affected the expansion of the Committee's tasks and competencies to develop non-tariff and additional services for consumers and improve the efficiency of other Company's activities.

2. Regulations for implementing the unified communication policy of PJSC IDGC of the North-West as amended⁵⁴.

The changes are aimed at improving information support for the Company's activities and preventing reputational risks and critical situations.

Sustainable development report

GENERAL MEETING OF SHAREHOLDERS

The General Meeting of Shareholders is the supreme management body of PJSC IDGC of the North-West, authorized to decide on the most important issues of the Company's business.

The frame of reference, schedule, and procedures for preparing and holding the General Meetings of Shareholders are prescribed by the Federal Law "On Joint-Stock Companies"; Regulation of the Bank of Russia No. 660-P dated 16.11.2018 On General Meetings of Shareholders, the Charter of PJSC IDGC of the North-West; the Regulation on the General Meeting of Shareholders of PJSC IDGC of the North-West.

The Board of Directors, the Management Board, the General Director, and the Audit Commission report to the General Meeting of Shareholders.

The procedure of holding the General Meeting of Shareholders ensures equal opportunities for all the Company's shareholders to participate effectively in the General Meeting of Shareholders.

The procedures for preparing, convening, holding, and summing up the results of the General Meeting of Shareholders of PJSC IDGC of the North-West are determined by the Regulation on the General Meeting of Shareholders of PJSC IDGC of the North-West⁵⁵.

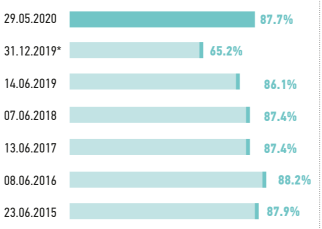
In connection with the pandemic caused by the new coronavirus infection and being guided by the provisions of Article 2 of Federal Law No. 50-FZ dated 18.03.2020, the annual General Meeting of Shareholders of PJSC IDGC of the North-West following the results of 2019 was held on 29.05.2020 by absentee voting.

INFORMATION ON THE GENERAL MEETINGS OF SHAREHOLDERS IN 2020

ANNUAL GENERAL MEETING OF SHAREHOLDERS OF PJSC IDGC OF THE NORTH-WEST 29.05.2020 **BY ABSENTEE VOTING (MINUTES NO. 16)**

The following issues were considered:

- Approval of the Company's Annual Report and annual **General Shareholders' Meetings quorum** accounting (financial) reporting for 2019,
- Allocation of profit (including payment (declaration) of dividends) and loss at the end of 2019.
- · Election of the Company Board of Directors members,
- Election of the Company Audit Commission members,
- Approval of the Company Auditor,
- Amendments to the Company's Charter, requiring filing an application to the Ministry of Justice of the Russian Federation for permission to include the word derived from the official name 'Russian Federation' or 'Russia' in the new Company's corporate name (no decision has been made).
- · Approval of the Regulation on the Company Board of Directors as amended.



* Extraordinary General Meeting of Shareholders



the management quality rating of IDGC of the North-West

On 27.12.2018, the Expert RA rating agency rated the governance guality of IDGC of the North-West under the new methodology as A++.GQ (top level of governance quality).

Analysing the Company's activity in 2020, on 05.03.2021, Expert RA rating agency confirmed the management quality rating of IDGC of the North-West as A ++.GQ (top level of governance quality). The agency highly assessed the company's strategic support level, including the accuracy of forecasting key financial and operational indicators.

THE AGENCY STILL ASSESSES THE LEVEL OF PERFORMANCE OF THE MANAGEMENT BODIES AS MODERATELY HIGH.

Members of the Board of Directors are re-elected annually, while the core composition remains guite stable. All members have extensive experience in the appropriate field. The Strategy, Audit, HR and Remuneration, Reliability, and Technological Connection Committees operate under the Board of Directors in the Company. Their staff includes independent directors and managers of appropriate Company's activities. The agency notes a reduced number of in-person meetings of the Board of Directors over the past year, which is primarily due to the COVID-19 pandemic. However, the small number of in-person meetings was compensated by regular meetings of the Committees held as video conferences to preliminarily consider the most important issues within the competence of the Board of Directors. The collective executive body - the Management Board consisting of seven members as of the beginning of 2021, is also positively assessed. A small number of independent directors (only three) remains a constraining factor in assessing the corporate governance indicators.

THE EFFICIENCY OF THE COMPANY'S RISK MANAGEMENT SYSTEM IS HIGHLY ASSESSED.

A separate subdivision has been formed - the Internal Control and Risk Management Department reporting to the Deputy General Director. The Company regularly analyses the materialization of financial, credit, operational, process, and liquidity risks. Over the past 12 months, no significant deviations from the rules for assessing risks or losses from the materialization of significant risks have been revealed. Regular certification according to ISO 9001: 2015 also positively characterizes the Company's control system.

A HIGH LEVEL OF INFORMATION DISCLOSURE WAS NOTED.

* https://raexpert.ru/releases/2021/mar05d/

The Company regularly posts up-to-date financial statements and information on all material aspects of its activity on its website, including strategic goals, corporate governance regulations, and personnel, anti-corruption, information, and dividend policies that contribute to increasing the Company's information transparency.

THE AGENCY ASSESSES THE DEGREE OF PROTECTION OF THE INTERESTS OF OWNERS AND OTHER STAKEHOLDERS AS HIGH.

The Company has adopted a dividend policy with dividend payment timeframes not exceeding 25 business days from the date on which the persons entitled to receive dividends are determined. The rating is positively affected by the availability of the Anti-Corruption Policy, the Regulation on Insider Information, the Corporate Governance Code, the Code of Corporate Ethics, and other regulations aimed at identifying and preventing potential corporate conflicts. Arranging interaction between the Company's management bodies is charged to the Corporate Secretary, whose activity is regulated by the appropriate Regulation. The rating score is constrained by the absence of an Ethics Committee under the Board of Directors.

The agency notes the high level of arranging labour relations. The Company Board of Directors has approved an HR and social policy prescribing approaches, goals, and objectives. Training and professional development of personnel are being implemented on an ongoing basis, and the employees' performance is assessed according to key performance indicators. The low active staff turnover of 4.9 % is positively assessed.*

55 Approved on 6/14/2019 by the Annual General Meeting of Shareholders of PJSC IDGC of the North-West (Minutes No. 14).

governance report



COMPANY BOARD OF DIRECTORS

A vital component of the efficient corporate governance in the Company is availability of a professional Board of Directors. The activities of the Company Board of Directors are stipulated by the Regulation on the Board of Directors of PJSC IDGC of the North-West⁵⁶.

GRI 102-26 The key functions of the Company Board of Directors⁵⁷ are:



BOARD OF DIRECTORS' REPORT

In 2020, the Board of Directors of PJSC IDGC of the North-West held:



Participation of the Board of Directors members in meetings of the Board of Directors and Committees⁵⁸

Member of	BoD	AC	HR&RC	SC	RC	TCC
the Board of Directors	Participation	Participation	Participation	Participation	Participation	Participation
Sergeeva O.A.	20/20		1(1)/2			
Alyushenko I.D.	20/20		2/2			
Zharikov A.N.	20/20		2/2			2/2
Stepanova M.D.	20/20			13/13		
Mikhailik K.A.	21/21					
Bychko M.A.	41/41	12(1)/13				
Golovtsov A.V.	41/41	13/13		22/22	11/11	3/3
Goncharov Yu.V.	21/21		4/4			
Korneev A.Yu.	41/41	11(2)/13				5/5
Mikheev D.D.	21/21					
Morozov A.V.	40/41	12(1)/13		22/22	6/6	5/5

Strategic report

Sustainable development report



Member of	BoD	AC	HR&RC	SC	RC	TCC
the Board of Directors	Participation	Participation	Participation	Participation	Participation	Participation
Obrezkova Yu.G.	21/21			21(1)/22		
Pidnik A.Yu.	41/41					
Fedorov O.R.	41/41	6/6	4/4	9/9	11/11	5/5
Shagina I.A.	41(1)/41	11(2)/13	3(1)/4			

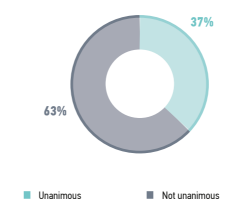
Note

Participation. The tabular data are given in the 5(2)/7 format specifying that the person could take part in 7 meetings of the Board of Directors (Committee) and actually took part in 5 meetings, of which in 2– by providing a questionnaire. The coincidence of the number of possible and actually attended meetings indicate: a high degree of involvement of the director in the work of the Board of Directors and/or the Committee and participation in all meetings. A significant number of the provided questionnaires (when holding meetings by joint attendance and in-person/in absentia) means a significant proportion of in-person meetings not physically attended by the person.

Number of issues tackled by the BoD in 3 years, items



Voting at the BoD meetings in 2020



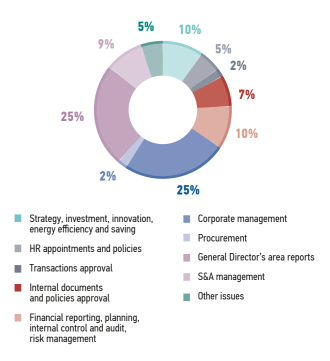
56 Notices of the material facts disclosed in 2020 are posted on the Company's website

57 The frame of reference for the Board of Directors of PJSC IDGC of the North-West is prescribed by the Company Charter.

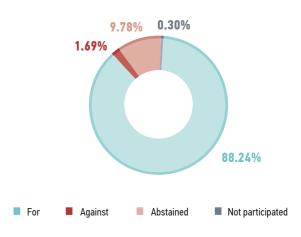
58 More details on participation of the members of the PJSC IDGC of the North-West Board of Directors in meetings held in 2020 are given in Annex 22 in the full version of the Annual Report on the Company's website



Breakdown of issues tackled by the BoD in 2020



Votes breakdown at the BoD meetings in 2020



The Company Board of Directors performs general management of the Company's activity and monitors the activities of the Company's executive bodies.

The primary task of the Company Board of Directors is to identify priority areas of the Company's activity, including approval of the Company's development strategy, innovative development programme, and reports on their implementation.

The main objectives of the Company's activity are specified in the Company's Charter:

- the Company profitability,
- ensuring efficient and reliable functioning of the power grid facilities,
- ensuring sustainable development of the power grid facilities,
- ensuring reliable and high-quality power supply to consumers (in terms of power supply and transmission).

In recent years, the country's economy had experienced global challenges, and in 2020, the whole world faced a coronavirus pandemic. Against the background of the developing coronavirus pandemic, the pace of business activity decelerates, accompanied by a decrease in power consumption by industrial enterprises. which, even with increased power consumption by the population, leads to a shortfall in the planned income of PJSC IDGC of the North-West and a deterioration in the consumers' payment discipline.

Given the uncertainty of the duration and consequences of the coronavirus pandemic, prompt response to changing conditions and the implementation of the necessary anti-crisis measures are required.

To ensure the Company's financial soundness and reliable power supply to consumers, the Board of Directors has approved the List of priority anti-crisis measures to be taken in the current economic situation, which includes the following areas:

- prioritization of funding the Company's investment programme actions.
- optimization of operating costs,
- maintaining the liquidity level.

In the reporting year, work continued to improve operational ficiency and reduce costs. As part of the Report on Implement the Company's Business Plan for 2019, the Board of Dire reviewed reports on implementing the Programme for Impr the Company's Operational Efficiency and Reducing Costs an Company's Action Plan Aimed at Ensuring the Break-Even F Transmission Activity. As part of the Company's Business Pla 2021, the Board of Directors approved the Programme for Im ing the Company's Operational Efficiency and Reducing Cos 2021-2025.

The Company is adapting to such a global challenge as digitalization. robotization processes that change production but are running all over the world and cannot be stopped. To follow the instructions of the Board of Directors of 27 January 2020, the Company is currently developing the update **Digital Transformation Programme of PJS** IDGC of the North-West for 2020-2030 and Programme for the Development of Smart Power Metering in the Company's Power Grids for 2020-2030.

The register of decisions of PJSC IDGC of the North-West Board of Directors on defining the priority areas of the Company's activity is given in Annex 23 in the full version of the Annual Report on the Company's website. In 2020, no decisions on defining priority areas of the Company's activity were made by the Board of Directors.

	///////////////////////////////////////	c//
nal ef- enting ectors roving nd the Power lan for nprov- sts for	Improving operational efficiency	
the ne ated SC	Decrease in the accounts receivable	

Strategic

report

Sustainable development report



Below is the information on the issues considered by the Company Board of Directors within the framework of implementing the Company's priority areas in 2020.

PROFITABILITY -	
	 As part of the Company's Busi pany's Operational Efficiency a 28.12.2020, Minutes No. 384/
Improving	The List of Priority Anti-Crisis approved (Decision of 31.08.2)
	 The Programme for Power Sa 2021–2025 was approved (De
enciency	 As part of the Report on Imple on implementing the Program Reducing Costs and the Comp Transmission Activity; the Pro Energy Efficiency were review
Decrease in	 Quarterly Scheduled Plans we at reducing the overdue accousettlement (hereinafter – the Minutes No. 357/34); as of 01 01.07.2020 (Decision of 28.09 22.12.2020, Minutes No. 383/
the accounts receivable	As part of the issues of appro reviewed reports on impleme Board of Directors, the inform and reports on the accounts re
	 An instruction was issued to e receivable from the amount a ress (Decision of 31.03.2020,
Decrease in the technological consumption (losses)	A Programme of Measures to West for 2020 and the period No. 356/33); a report on imple Losses in the Grids of PJSC IE (Decision of 04.09.2020, Minu of Measures to Reduce Power Minutes No. 374/10) and the 1 were reviewed.
	 The Programme for the Development of t
	 As part of the Report on Imple report on implementing the Pr

Minutes No. 364/41).

170



siness Plan for 2021, the Programme for Improving the Comand Reducing Costs for 2021-2025 was approved (Decision of /20).

s Measures to be Taken in the Current Economic Situation was 2020, Minutes No. 373/9).

aving and Improving the Company's Energy Efficiency for ecision of 08.12.2020, Minutes No. 382/18).

lementing the Company's Business Plan for 2019, the reports mme for Improving the Company's Operational Efficiency and pany's Action Plan Aimed at Ensuring the Break-Even Power ogramme for Power Saving and Improving the Company's wed for 2019 (Decision of 28.05.2020, Minutes No. 364/41).

vere approved for PJSC IDGC of the North-West activities aimed ounts receivable for the power transmission services and dispute Scheduled Plans) as of 01.01.2020 (Decision of 31.03.2020. 1.04./2020 (Decision of 30.06.2020, Minutes No. 367/3); as of 9.2020, Minutes No. 376/12); as of 01.10.2020 (Decision of /19).

oving the quarterly Scheduled Plans, the Board of Directors enting the Scheduled Plans previously approved by the Company mation on the work performed on the new overdue receivables, receivable turnover.

ensure settlement of RUB 1,653.6 mln. overdue accounts as of 01.01.2020, in 2020, with quarterly reporting on the prog-Minutes No. 357/34).

Reduce Power Losses in the Grids of PJSC IDGC of the North-I until 2024 was approved (Decision of 26.03.2020, Minutes lementing the Programme of Measures to Reduce Power DGC of the North-West for 2019–2023, was reviewed for 2019 utes No. 374/10); the reports on implementing the Programme er Losses for the 1st guarter of 2020 (Decision of 04.09.2020, 1st half of 2020 (Decision of 12.11.2020, Minutes No. 380/16)

lopment of Smart Power Metering in the Company's Power proved (Decision of 27.01.2020, Minutes No. 347/24).

lementing the Company's Business Plan for 2019, a progress report on implementing the Programme for the Long-Term Development of Power Metering Systems in the Retail Power Market was reviewed (Decision of 28.05.2020.

COMPETITIVENESS > The updated Programme for the Modernization (Renovation) of Power Grid Facilities for

Ensuring the reliability and quality of the services rendered

The General Director and top management key performance indicator system

was approved. (Decision of 04.09.2020, Minutes No. 374/10). > The report on implementing the Production Assets Management System Development Plan was reviewed for 2019 (Decision of 28.05.2020, Minutes No. 364/41).

S The Company's Production Assets Management System Development Plan for 2020–2022

2020-2026 was approved (Decision of 24.04.2020, Minutes No. 360/37).

> The Methodology for calculating and estimating the achievement of the key performance indicators of the General Director of PJSC IDGC of the North-West was approved (Decision of 08.12.2020, Minutes No. 382/18).

Target KPI values of the General Director of PJSC IDGC of the North-West were approved for 2020 (Decision of 08.12.2020, Minutes No. 382/18).

> The Report on the achievement of target KPI values of the General Director of the Company was approved for 2019. The target KPI values for 2019 have been met (Decision of 28.09.2020. Minutes No. 376/12).

Ensuring the availability of power infrastructure and the quality of technological connection

Information on the Company's activity on the technological connection of consumers to distribution power grids, including contractual work and general statistics of connection was reviewed, considering individual consumer groups, for 2019 (Decision of 22.09.2020, Minutes No. 375/11), the 1st guarter of 2020 (Decision of 28.09.2020, Minutes No. 376/12), and the 1st half of 2020 (Decision of 08.12.2020, Minutes No. 382/18). An instruction was issued to reduce the number of effective overdue contracts, including through the fault of the applicants.

DEVELOPMENT

Digital transformation	The Digital Transformation Programme of PJSC IDGC of the North-West for 2020–2030 was approved (Decision of 27.01.2020, Minutes No. 347/24). An instruction was issued to amend the Digital Transformation Programme of PJSC IDGC of the North-West for 2020–2030 in the event of a change in the source parameters and indicators of the Digital Transformation Programme of PJSC IDGC of the North-West for 2020–2030.
Consolidation of power grid assets	Reports on the purchase of power grid facilities, the approval of the acquisition of which by the Board of Directors is not required, were reviewed for the 3rd quarter of 2019 (Decision of 24.01.2020, Minutes No. 346/23), 2019 (Decision of 22.09.2020, Minutes No. 375/11), Q1 2020 (Decision of 22.09. 2020, Minutes No. 375/11), and Q2 2020 (Decision of 26.10.2020, Minutes No. 379/15). The Company has performed all transactions on the purchase of the power grid facilities in line with the criteria of decision-making on the power grid asset consolidation projects, specified by the decision of the Board of Directors.
Innovative development	The Mid-Term Plan for Implementing the Programme for the Innovative Development of PJSC IDGC of the North-West for 2020-2024 was approved (Decision of 22.09.2020, Minutes No. 375/11).
of the Company	The report on Implementing the Programme for the Company's Innovative Development for 2016-2020 with an outlook until 2025 was approved for 2019 (Decision of 22.09.2020, Minutes No. 375/11). The KPI 'Efficiency of Innovative Activity' for 2019 has been met.

Improvement of the internal control and risk management system	 The report on managing key 28.05.2020, Minutes No. 364 The reports on the arrangem arrangement, operation, and 2019 (Decision of 28.05.2020) The report of the Company's control and risk management 24.04.2020, Minutes No. 360
Internal audit	 The independent expert JSC ity of the Company's internal Minutes No. 349/26).
function development	The Action Plan for the Devel the North-West for 2020-202 as amended (Decision of 28.
	POWER GRID FACI IRONMENTAL SAFE
Programme of the Company's	The report on implementing PJSC IDGC of the North-Wes Minutes No. 364/41).
Environmental Policy	The Company joined the Envi

Sustainable

The key issues of the Company's activities are considered at meetings of the Board of Directors in the mixed form - in person and in absentia with the involvement of the Company's management representatives to ensure an open dialogue.

To prevent the spread of coronavirus infection, only two such meetings of the Board of Directors were arranged and held in 2020, where the following issues were discussed:

- Approving the Digital Transformation Programme of PJSC IDGC of the North-West for 2019–2030,
- Approving the Programme for the Development of Smart Power Metering in the Company's Power Grids for 2019–2030.
- Reviewing the General Director's Report on Implementing the Business Plan of PJSC IDGC of the North-West for the 1st half of 2020.
- Reviewing the General Director's Report on Implementing the Investment Programme of PJSC IDGC of the North-West for the 1st half of 2020.
- · Reviewing the Company's Internal Audit Report on Assessing the Corporate Governance Efficiency for the 2019-2020 corporate year.



- perational risks was reviewed for 2019 (Decision of 1).
- and operation of the internal control system and the fficiency of the risk management system were reviewed for Minutes No. 364/41).
- ternal Audit on the assessment of the efficiency of the internal systems of the Company was reviewed for 2019 (Decision of
- MG's report on the assessment of the arrangement and activudit was considered (Decision of 04.02.2020,
- oment and Improvement of the Internal Audit in PJSC IDGC of was approved (Decision of 31.03.2020, Minutes No. 357/34) .2020, Minutes No. 384/20).

TIES.

- Action Plan to Pursue the Environmental Policy of or 2017–2019 was reviewed for 2019 (Decision of 5/28/2020,
- nmental Policy of Power Grids, approved by the Decision SC Rosseti as amended (Minutes No. 422, 20.07.2020) es No. 377/13).

Sustainable development report



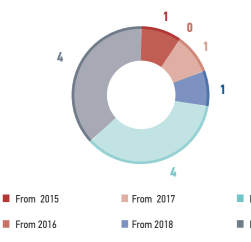
COMPOSITION OF THE BOARD OF DIRECTORS GRI 102-22

The number of the Company Board of Directors members is stipulated by the Charter as 11 persons.

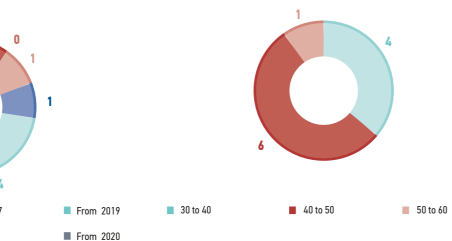
In 2020, there were two compositions of the Company Board of Directors⁵⁹:

From 01.01.2020 to 29.05.2020	From 29.05.2020 to the present day
1. Sergeeva Olga Andreevna	1. Mikhailik Konstantin Aleksandrovich
2. Alyushenko Igor Dmitrievich	2. Bychko Mikhail Aleksandrovich
3. Bychko Mikhail Aleksandrovich	3. Golovtsov Aleksandr Viktorovich
4. Golovtsov Aleksandr Viktorovich	4. Goncharov Yuri Vladimirovich
5. Zharikov Aleksey Nikolaevich	5. Korneev Aleksandr Yurievich
6. Korneev Aleksandr Yurievich	6. Mikheev Dmitry Dmitrievich
7. Morozov Andrey Vladimirovich	7. Morozov Andrey Vladimirovich
8. Pidnik Artem Yurievich	8. Obrezkova Yuliya Gennadievna
9. Stepanova Maria Dmitrievna	9. Pidnik Artem Yurievich
10. Fedorov Oleg Romanovich	10. Fedorov Oleg Romanovich
11. Shagina Irina Aleksandrovna	11. Shagina Irina Aleksandrovna

BoD breakdown by the period of working in the BoD, persons







Members of the Company Board of Directors have outstanding management and industry experience, are reputable experts in the power sector, and make a valuable contribution to the work of the Board of **Directors and its Committees.**

INDEPENDENT DIRECTORS

the General Meeting of Shareholders. HR and Remunerations Com-In accordance with the recommendations of the CGC, the Board of Directors should be an efficient and professional management body mittee annually considers the compliance of the candidates to the of the Company capable of making unbiased independent judge-Board of Directors with the independence criteria. ments and decisions promoting the interests of the Company and Upon assessment of the independence of the BoD members under the criteria set by PJSC Moscow Exchange Listing Rules and the CGC provisions, the Board of Directors decided (Decision of 30.06.2020 Minutes No. 367/3) to recognize A.V. Golovtsov and A.V. Morozov as independent directors, despite the formal criterion of relations with the issuer and its substantial shareholder. The Board of Directors re-recognized the independence of A.V. Golovtsov and A.V. Morozov despite newly revealed circumstances (relations with the issuer's substantial counterparty) due to changes to the Listing Rules of PJSC Moscow Exchange in terms of determining the independence criteria.

its shareholders. Involvement of independent directors is a vital principle of the corporate governance development and encourages the development of such institute in the activities of the Company's management bodies. As of 31 December 2020, 3 members of the Board of Directors had the status of independent directors: A.V. Golovtsov, A.V. Morozov, and O.R. Fedorov. Independent directors actively work on the Board of Directors and are also members of all the Company BoD's Committees; 4 of 5 BoD

Committees are composed of independent directors in total.

Active participation of independent directors in the Company Board The Company highly appreciates the contribution of independent of Directors and its Committees testifies to their ability to take an directors to improving the efficiency of the Board of Directors. independent stand, proving the autonomy of judgments aimed at improving the Company's efficiency and competitive advantages in line with the interests of the Company and its shareholders.

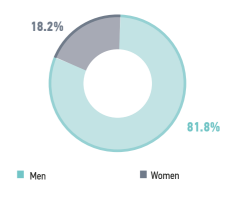
The Company management interacts with shareholder representatives to increase the number of independent directors within the Company BoD, nominated for election and supported by voting at

59 The consent of the members of the Board of Directors to disclose the personal information given in the 2020 Annual Report of PJSC IDGC of the North-West was obtained

About the report

BoD members by gender

GRI 102-22



Sustainable development report



BIOGRAPHIES OF THE BOARD OF DIRECTORS MEMBERS



MIKHAILIK GRI 102-23 **KONSTANTIN ALEKSANDROVICH**

Chairperson of the Board of Directors Non-executive director First elected to the Board of Directors on 29.05.2020

Shareholder nominating the director -**PJSC Rosseti**



PIDNIK

ARTEM YURIEVICH

General Director, Chairperson of the Management Board

Executive Director First elected to the Board of Directors on 14.06.2019

Shareholder nominating the director -PJSC Rosseti

BORN IN 1983

Graduated from the St. Petersburg University of the Ministry of Internal Affairs of Russia in 2004, majoring in Jurisprudence, the Moscow State Institute of International Relations (University) of the Ministry of Foreign Affairs of Russia in 2005, with the gualification of an International Economist with knowledge of foreign languages, majoring in Finance and Credit, and the Federal State Budgetary Educational Institution of Higher Education National Research University Moscow Power Engineering Institute in 2016, majoring in Electric Power and Electrical Engineering.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- 2015-2018 First Deputy General Director of PJSC IDGC of Centre,
- 2019-2020 Deputy General Director for Operations of PJSC Rosseti,
- 2020-present Deputy General Director for Digital Transformation of PJSC Rosseti,
- 2020-present Deputy General Director for Digital Transformation of PJSC FGC UES (part-time).

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

Chairperson of the Board of Directors of JSC FTC, JSC VOLS-VL Management, PJSC Tomsk Distribution Company, a member of the Board of Directors of PJSC Rosseti South, PJSC IDGC of Centre, JSC Real Estate EC UES.

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

none.

BORN IN 1983

In 2005, graduated from St. Petersburg State University in Law with the qualification of Lawyer. In 2017, received a diploma of St. Petersburg State University in the retraining programme Executive MBA.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- 2013-2014 Deputy Director for Development of CJSC Building and Construction Department No. 10 of Metrostrov.
- 2014-2018 General Director, First Deputy General Director of LLC Sevkabel Group,
- 2017-2018 General Director of LLC Politburo Managing Company (part-time),
- 2018 Advisor of the Administrative Department, acting Deputy General Director for Economy and Finance of PJSC IDGC of the North-West.
- 2018-present Chairperson of the Management Board, General Director of PJSC IDGC of the North-West.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

none.

none.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:



BORN IN 1978.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- of NCH Advisors, Inc. (USA).

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

IDGC of Volga.

MOROZOV

ANDREY VLADIMIROVICH

Independent director First elected to the Board of Directors on 14.06.2019

Shareholder nominating the director -The Prosperity Quest Fund

BORN IN 1980.

Graduated from the Moscow Power Engineering Institute in 2003, majoring in In-Plant Electrical Equipment with the gualification of Engineer.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- PJSC Rosseti,
- Technological Connection at PJSC Rosseti,

 - Department of PJSC Rosseti,
 - Department of PJSC Rosseti,
- Department of PJSC FGC UES (part-time).

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

Shareholder nominating the director -

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

Chairperson of the Technological Connection Committee and a member of the Audit Committee (until 22.12.2020).

No transactions with the PJSC IDGC of the North-West shares were made by the members of the Board of Directors in 2020 Over 2020, members of the Board of Directors did not receive any loans (credits) from the Company, or any legal entity incorporated in the Group the Company is part of. Except for A.V. Golovtsov, members of the Board of Directors did not own any shares of PJSC IDGC of the North-West in 2020.





KORNEEV

PJSC Rosseti

Non-executive director First elected to the Board of Directors on 14.06.2019

ALEKSANDR YURIEVICH



Graduated from the Russian Law Academy of the Ministry of Justice of the Russian Federation in 2000, majoring in Law with the qualification of Lawyer. Graduated from Harvard Law School in 2016, with a master's degree in Finance and Corporate Governance.

• 2003-2015 - Head of the Legal Department of the Moscow Representative Office

2017-present - Legal Director of the Association of Professional Investors.

a member of the Board of Directors of PJSC IDGC of Centre and Volga Region and PJSC

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

a member of the Audit, Strategy, Reliability, and Technological Connection Committees.

• 2013-2017 - Head of the Administration for Regulation of Technological Connection of

• 2017-2018 - Director of the Department for Long-Term Development of the Grids and

2018-2019 – Deputy Director of the Service Implementation Department of PJSC Rosseti,

• 2019-2020 - Director of the Technological Connection and Infrastructure Development

• 2020-present – Head of the Technological Connection and Infrastructure Development

• 2020-present - Head of the Technological Connection and Infrastructure Development

a member of the Board of Directors of JSC Energoservice of Kuban, JSC Yantarenergoservice, JSC MUS Energetiki, JSC Chitatekhenergo.

SHAGINA

on 07.06.2018

Sustainable development report



BORN IN 1979.

Graduated from the All-Russian State Distance-Learning Institute of Finance and Economics in 2001, majoring in Accounting and Audit with the gualification of Economist; graduated from Vladimir Institute of Law of the Russian Federal Penitentiary Service in 2013, majoring in Law with the qualification of Lawyer.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- Tariff Service of Russia.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

IRINA ALEKSANDROVNA Non-executive director First elected to the Board of Directors

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

Shareholder nominating the director -PJSC Rosseti

BORN IN 1985.

Graduated from the I.I. Polzunov Altai State Technical University in 2007, majoring in Finance and Credit with the gualification of Economist.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- Department of PJSC Rosseti,
- Finance Department of PJSC Rosseti,

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

a member of the Board of Directors of JSC Real Estate EC UES, JSC Centre for Technical Customer, JSC Rosseti Tyumen.

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

a member of the Strategy Committee.

No transactions with the PJSC IDGC of the North-West shares were made by the members of the Board of Directors in 2020. Over 2020, members of the Board of Directors did not receive any loans (credits) from the Company, or any legal entity incorporated in the Group the Company is part of. Except for A.V. Golovtsov, members of the Board of Directors did not own any shares of PJSC IDGC of the North-West in 2020.



MIKHEEV DMITRY DMITRIEVICH

Non-executive director First elected to the Board of Directors on 29.05.2020

Shareholder nominating the director -PJSC Rosseti



FEDOROV **OLEG ROMANOVICH**

Independent director First elected to the Board of Directors on 13.06.2017

Shareholder nominating the director -The Prosperity Quest Fund

BORN IN 1983.

Graduated from the I.I. Polzunov Altai State Technical University in 2005, majoring in Industrial Power Supply with the gualification of Engineer, the Altai Academy of Economics and Law in 2008, with a master's degree in Management.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- 2012-2019 Deputy Director of the Power Engineering Development Department of the Ministry of Energy of the Russian Federation,
- 2019-present Director of the Service Implementation Department of PJSC Rosseti.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

a member of the Board of Directors of JSC Tyvaenergo.

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

none.

BORN IN 1968.

Graduated from the M.V. Lomonosov Moscow State University in 1992, mathematician.

POSITIONS HELD IN THE RECENT FIVE YEARS:

2012-2014 — Advisor to the Head of the Federal Agency for State Property Management.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

a member of the Supervisory Board of PJSC ALROSA.

Member of the Management Board of the Pestovo Cottage Village Improvement Association.

Independent Member of the Management Board of the National Association of Corporate Directors.

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

a member of the Reliability, Technological Connection, Audit, HR and Remuneration, and Strategy Committees.







OBREZKOVA

First elected to the Board of Directors on 29.05.2020

Shareholder nominating the director -PJSC Rosseti

YULIYA GENNADIEVNA

Non-executive director



• 2011-2015 — Deputy Head of the Power Industry Regulation Department of the Federal

 2015-2020 — Director of the Tariff Policy Department, Head of the Tariff Setting Unit of the Tariff Policy Department of PJSC Rosseti,

• 2020-present — Head of the Tariff Policy Department of PJSC Rosseti.

a member of the Board of Directors of PJSC Kubanenergo, PJSC TDC, OJSC IDGC of the Urals, OJSC Tomsk Backbone Grids.

a member of the Audit and HR and Remuneration Committees

• 2014–2017 – Chief Expert of the Credit and Structured Finance Directorate of the Finance

• 2017–2019 – Head of the Strategic Project Division of the Directorate for Capital Markets and Strategic Investments of the Finance Department of PJSC Rosseti.

• 2019 - Head of the Directorate for Capital Markets and Strategic Investments of the

• 2019-present - Deputy Director of the Strategy Department of Rosseti PJSC.

GONCHAROV

YURI VLADIMIROVICH

Non-executive director



Graduated from Moscow State Mining University in 2000 with master's degree in Management, Graduated from the Moscow Institute of Economics, Politics, and Law in 2014, majoring in Law, bachelor's degree in Law.

POSITIONS HELD IN THE RECENT FIVE YEARS:

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

Centre and Volga Region.

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

Chairperson of the HR and Remuneration Committee.

First elected to the Board of Directors on 29.05.2020

Shareholder nominating the director -PJSC Rosseti

None of the members of the Board of Directors early terminated his/her powers in 2020.

The biographies of the members of the Company Board of Directors, acting from 14.06.2019 to 29.05.2020 are given in Annex 24 in the full version of the Annual Report on the Company's website.

The list of affiliated persons of PJSC IDGC of the North-West as of 31.12.2020 is available at the Company website.

No transactions with the PJSC IDGC of the North-West shares were made by the members of the Boa Over 2020, members of the Board of Directors did not receive any loans (credits) from the Company, Except for A.V. Golovtsov, members of the Board of Directors did not own any shares of PJSC IDGC of

THE BOD MEMBER LIABILITY INSURANCE

Directors & Officers Liability Insurance is an obligatory type of insursation for possible losses of the Company and/or the Insured persons ance for the Company, prescribed by the Regulation on Insurance when an insurance event occurs, and protecting the property interests Coverage of PJSC IDGC of the North-West (as amended) approved by of the Insured from third-party claims. the Company Board of Directors on 10.08.2020 (Minutes No. 371/7).

On 24 February 2021, the Company Board of Directors approved the Director & Officer Liability Insurance allows protecting the property incandidacy of the Insurer for the Director & Officer Liability Insurance terests of the Company's shareholders, ensuring a source of compen-(Minutes No. 387/23).

BORN IN 1973.

Graduated from D.F. Ustinov BSTU in 1996, majoring in Automation and Control in Technical Systems with the qualification of Electrical Engineer.

POSITIONS HELD IN THE RECENT FIVE YEARS:

 2005–2019 - Head of Analytical Research Department of JSC URALSIB Management Company.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

a member of the Board of Directors of PJSC IDGC of Centre and Volga Region and PJSC IDGC of Centre.

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

Chairperson of the Audit Committee, a member of the Reliability, Strategy, and Technological Connection Committees.

THE SHARE OF STOCK OWNED:

0.0007%.

BORN IN 1971.

Shareholder nominating the director -The Prosperity Quest Fund

First elected to the Board of Directors

ALEKSANDR VIKTOROVICH

GOLOVTSOV

on 14.06.2019

Independent director



BYCHKO MIKHAIL ALEKSANDROVICH

Non-executive director First elected to the Board of Directors on 23.06.2015

Shareholder nominating the director -PJSC Rosseti

POSITIONS HELD IN THE RECENT FIVE YEARS: 2015–2016 – Advisor at PJSC Lenenergo,

emv of National Economy in 2004.

- 2013–2020 Director of the Capital Construction Department of PJSC Rosseti,
- 2020-present Head of the Design and Estimate Control Department of PJSC Rosseti,

Graduated from the Moscow Power Engineering Institute in 1994, majoring in Power Plants with the qualification of Electrical Engineer. Graduated from the Russian Government Acad-

 2020-present – Head of the Design and Estimate Control Department of PJSC FGC UES (part-time).

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

a member of the Board of Directors of JSC Yantarenergo, JSC CIUS UES, JSC Electrosetservice UES.

PARTICIPATION IN THE COMPANY BOARD OF DIRECTORS' COMMITTEES:

a member of the Audit Committee.







• 2013–2018 – Deputy General Director for Corporate Governance of PJSC Rosseti,

• 2018-present - Chief Advisor at PJSC Rosseti.

Chairperson of the Board of Directors of OJSC IDGC of Urals, member of the Board of Directors of JSC Rosseti Tyumen, PJSC Lenenergo, PJSC Rosseti North Caucasus, PJSC IDGC of

12
4
÷
1
-1

INDEPENDENT ASSESSMENT OF THE BOARD OF DIRECTORS PERFORMANCE

In order to improve its corporate governance, the Company continues introducing the procedure of the Board of Directors performance assessment. In 2019, an independent appraisal of the Board of Directors of PJSC IDGC of the North-West was performed for the 2017-2018 corporate year by the independent external advisor JSC VTB Registrar (hereinafter - the Independent Assessment).

According to paragraph 5.5 of Art. 5 of the Regulation on the Board of Directors of PJSC IDGC of the North-West, the Board of Directors is entitled to annually assess the performance of the Board of Directors independently (perform self-assessment) or with the involvement of an independent external entity (advisor), duly qualified to perform such an assessment.

According to the Methodology for Assessing the Work of the Board of Directors and Committees of the Board of Directors of PJSC IDGC of the North-West approved by the decision of the Board of Directors IDGC of the North-West, PJSC dated 07.06.2019 (Minutes No. 321/34), in 2020, a self-assessment of the work of the Board of Directors of PJSC IDGC of the North-West and its Committees for the 2018-2019 corporate year was performed.

THE ASSESSMENT OBJECTS COMPRISED:

- · the assessment objects comprised the work of the Board of Directors as a whole:
- the work of each Committee of the Board of Directors (Audit Committee: HR and Remuneration Committee: Strategy and Development Committee; Reliability Committee; Technological Connection Committee):
- the work of the Chairperson of the Board of Directors;

NEW BOD MEMBER INDUCTION PROCEDURE

• the work to support the activities of the Company Board of Directors and its Committees.

The assessment included interviewing members of the Board of Directors and its committees.

For self-assessment, appropriate questionnaires were sent to the members of the Board of Directors and its Committees, acting for the period specified. The questionnaires were filled in anonymously, while the members of the Board of Directors/Committees could express their opinions on each issue therein and provide comments and recommendations, is required.

The Self-Assessment Report comprises an analysis of the data obtained, conclusions, and recommendations based on the questionnaire analysis outcome. The Company Board of Directors reviewed the report on 02.02.2021 (Minutes No. 386/22).

The Company Board of Directors also decided to recognize it expedient to assess the work of the Company Board of Directors for the 2019-2020 and 2020-2021 corporate years with the involvement of an independent external advisor.

The induction of newly elected members of the Board of Directors starts with their familiarization with the decisions adopted by the General Meeting of Shareholders of PJSC IDGC of the North-West, at which new members of the Company Board of Directors have been elected, and the documents approved by the General Meeting of Shareholders.

Members of the Board of Directors are notified of providing the organizational and information support of the work of the Board of Directors and its Committees via the Internet resource 'Personal Account of Members of the Management Bodies of PJSC IDGC of the North-West' (hereinafter - the Personal Account). They are informed of the Personal Account resources, which include holding meetings of the Company's management bodies without e-mailing materials, automatically notifying users about the new meetings of the Company's management bodies, changes to their status, posting materials to be reviewed at the meetings of the Company's management bodies, voting on the meeting agenda matters by filling in a questionnaire in the Personal Account subject to signing an Agreement for the Terms, Conditions, and the Procedure for using the electronic resource Personal Account of Members of the Management Bodies of PJSC IDGC of the North-West.

Members of the Company Board of Directors also receive comprehensive information on the Personal Account content, where they can familiarize themselves with the Company's Charter and internal documents regulating the work of the Company's management bodies: the schedule of meetings of the Company Board of Directors and its Committees; the agenda materials, minutes of meetings of the Company Board of Directors and its Committees since 2014; information on the composition of the Company Board of Directors, its Committees, and Management Board, and their work plans.

The newly elected members of the Board of Directors are requested for their consent to processing personal data, notification of signs of possible interest, and bank details to transfer remuneration; members of the Board of Directors are notified of their inclusion in the list of the Company insiders.

CORPORATE SECRETARY

The Corporate Secretary of the Company ensures due procedures of preparation and holding the General Shareholders' Meeting at the Company, coordinates the efforts to protect the rights and interests of shareholders, contributes to efficient performance of the Company Board of Directors and the operations of the Board of Directors Committees*.

The Corporate Secretary's activities are stipulated by the Regulation on the Corporate Secretary of PJSC IDGC of the North-West** approved by Decision of the Company Board of Directors of 30.09.2016 (Minutes No.220/11).

To ensure independence of the Corporate Secretary of the Company, he/she is elected by the Board of Directors at the suggestion

of the General Director of the Company and/or Chairperson of the Board of Directors. The Company Corporate Secretary is accountable to the Board of Directors. Administrative subordination of the Corporate Secretary is defined by the organisational structure approved by the Company.

The corporate secretary is not the secretary of the Management Board.

Born in 1971

Graduated from the Odessa Technological Institute of the Food Industry in 1993: studied Financial Management at the Intersectoral Institute of Advanced Training and Retraining for Managers of the Saint Petersburg State University of Economics in 2001-2002; graduated from St. Petersburg State University of Engineering and Economics in 2011, majoring in Law

POSITIONS HELD IN THE RECENT FIVE YEARS:

AWARDED WITH SECTORAL AWARDS:

None

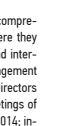
0.0026 %.

The Corporate Secretary did not perform any transactions with the Company's securities in 2020. In 2020, the Corporate Secretary did not receive any loans (credits) from the Company, or any legal entity incorporated in the Group the Company is part of

* The Corporate Secretary data are posted on the Company website and given in the Annual Report in the same scope as those of members of the Company Board of Directors and its executive bodie

** The Regulation on the Corporate Secretary of PJSC IDGC of the North-West is available at the Company website.





GRI 102-28

NAZARENKO LYUDMILA YURIEVNA

Corporate Secretary of PJSC IDGC of the North-West



About the report

From 27.06.2008, Lyudmila Yurievna Nazarenko fulfils the functions of the Corporate Secretary in the Company.

The Corporate Secretary has sufficient knowledge, experience, and qualification to perform her duties, and impeccable professional reputation. She regularly upgrades her gualification.

2006 – present – Head of the Corporate Governance Unit at the Department for Corporate Governance and Shareholder Relations of PJSC IDGC of the North-West.

• 2002 - Certificate of Appreciation by RAO UES of Russia

• 2006 - Certificate of Appreciation by OJSC IDGC of the North-West

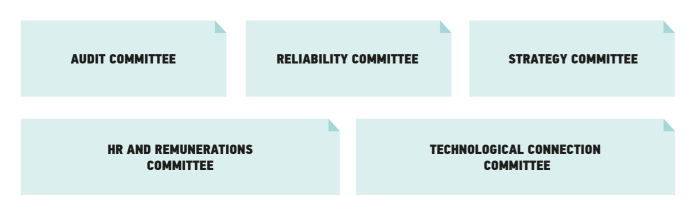
• 2013 - Certificate of Appreciation by the Ministry of Energy of the Russian Federation

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

PARTICIPATION IN THE AUTHORIZED CAPITAL OF PJSC IDGC OF THE NORTH-WEST

COMMITTEES OF THE COMPANY BOARD OF DIRECTORS

In order to implement the principles stipulated by the Corporate Governance Code, advisory and consultative bodies were set up by the Company Board of Directors - Committees of the Board of Directors - for preliminary research into the most important aspects of the Company activity:



The number of members and appointments for each Committee

are determined by decision of the Company Board of Directors. The

Committees operate in line with the Committee Action Plans annu-

In 2020, each Committee of the Board of Directors operated in sev-

ally approved at the Committee meetings.

eral compositions.

The Committees are actively engaged in the process of decision-making by the Company Board of Directors, enhancing its efficiency. They preview recommendations on the key issues within the frame of reference of the Board of Directors and provide them to the Board of Directors. The Committees' decisions serve as guidelines for the Company Board of Directors.

The Committees' activities are regulated by the Regulations on the Committees determining their competence, the procedure for their composition forming and operation, and the rights and obligations of the Committee members.

THE STAFFS OF THE AUDIT, HR AND REMUNERATIONS, RELIABILITY, TECHNOLOGICAL CONNECTION, AND STRATEGY COMMITTEES OF THE BOARD OF DIRECTORS AS OF 31.12.2020⁶⁰ WERE ELECTED BY THE COMPANY BOARD OF DIRECTORS ON

- 30.06.2020 (Minutes No. 367/3) as amended on 22.12.2020 (Minutes No. 383/19) Audit Committee,
- 30.06.2020 (Minutes No. 367/3) HR and Remunerations Committee,
- 13.07.2020 (Minutes No. 369/5) Reliability Committee,
- 21.07.2020 (Minutes No. 370/6) Technological Connection Committee,
- 10.08.2020 (Minutes No. 371/7) Strategy Committee.

Strategic report

Sustainable development report



AUDIT COMMITTEE

LETTER BY THE CHAIRPERSON OF THE AUDIT COMMITTEE



Last year, our key priorities were the Company's financial reporting, corporate governance, and the development of the internal audit. In close contact with the management and the external auditor, we have considered all important aspects of financial statements under Russian and international standards in-depth and in detail, paying particular attention to assumptions and judgments regarding reserves, values of assets and liabilities, and non-routine transactions. I believe that a reasonably prudent approach to these aspects, applied in the preparation of financial statements, can serve as a good basis for further improving the Company's performance.

We thoroughly and comprehensively reviewed the state of corporate governance in the Company and made recommendations to the Board of Directors on further approaching the best international practices in this area.

ALEKSANDR GOLOVTSOV Chairperson, Audit Committee

We thoroughly reviewed the Company's internal audit work and development plans and reports on their implementation while focusing primarily on the audit relevance, the internal auditor recommendations, and their positive impact on the Company. We also tried to ensure the most favourable environment for improving the skills of the Internal Audit Department employees and the quality of its work, including through the formation of its budget.

According to the 2020 results, the Committee noted the improved efficiency of the internal audit and its positive impact on the Company, in particular, in the areas of procurement, capital construction, insurance, and executive discipline in the branches.

We also continued working towards the improvement of the efficiency of our internal control and risk management systems. Given the growing importance of sustainable development issues, the Committee paid special attention to combating corruption.

The Committee objective is to contribute to the efficient performance of the Company Board of Directors by preliminary consideration of issues related to control over the Company's financial and business operations.

In the reporting period, the Audit Committee was guided in its activities by the Regulations on the Audit Committee of the Board of Directors of PJSC IDGC of the North-West, approved by Decision of the Company Board of Directors of 29.02.2016 (Minutes No. 197/12), as amended by the Company Board of Directors on 28.10.2016 (Minutes No. 222/13).

All members of the Audit Committee have the experience and gualifications required for the Committee to work effectively

60 Compositions of the Board of Directors Committees of PJSC IDGC of the North-West and participation of the former Committee members are shown in Annex 25 in the full version of the Annual Report on the Company's website

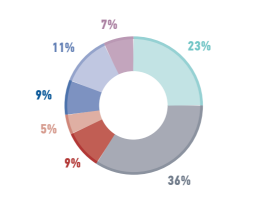


Dear Colleagues!

Corporate

THE AUDIT COMMITTEE REPORT FOR 2020

Subjects of issues tackled in 2020*, %



In 2020, the Audit Committee of the Company Board of Directors held



Results of operations in 2020

The Company Board of Directors considered the below issues:

- based on the Audit Committee recommendation of 24.04.2020 (Minutes No. 360/37), the Report of the Company's Internal Audit was reviewed on assessment of the efficiency of the internal control and risk management systems for 2019,
- based on the Audit Committee recommendation of 28.05.2020 (Minutes No. 364/41), the reports of the sole executive body and the Management Board of PJSC IDGC of the North-West were reviewed on the arrangement and functioning of the internal control system and the arrangement, functioning, and efficiency of the risk management system in 2019,
- based on the Audit Committee recommendation of 30.06.2020 (Minutes No. 367/3), the Anti-Corruption Policy of PJSC Rosseti and SDCs of PJSC Rosseti was approved, as amended,
- based on the Audit Committee recommendation of 21.10.2020 (Minutes No. 378/14), the Report of the Company's Internal Audit was reviewed on assessment of the efficiency of corporate governance for the 2019-2020 corporate year.

On 25.03.2021 (Minutes No. 10), the Audit Committee considered the issue of preliminary reviewing the Company's Internal Audit Report on implementing the Action Plan for the development and improvement of the Internal Audit activity.

By Decision of the Board of Directors of 30.06.2020 (Minutes No. 367/3), the Audit Committee staff was defined as 6 members; the same decision approved the persons appointed to the Committee. However, guided by the amended Listing Rules of PJSC Moscow Exchange, approved by Decision of the Supervisory Board of PJSC Moscow Exchange on 16.11.2020 (Minutes No. 12) and entered into force on 07.12.2020, by the Decision of the Board of Directors of 22.12.2020 (Minutes No. 383/19) the Audit Committee member A.Yu. Korneev's powers were early terminated, and the Audit Committee staff was determined as 5 members.

An independent director Aleksandr Viktorovich Golovtsov with experience and knowledge in preparing, analysing, assessing, and auditing accounting (financial) statements, was elected the Chairperson of the Committee. The Audit Committee Members M.A. Bychko, A.V. Morozov, O.R. Fedorov, and I.A. Shagina have a degree in finance, economics, mathematics, law, management, power economy, and power equipment operation.

The key objectives of the Committee are:

- · Review of the Company's accounting (financial) statements and supervision of their preparation.
- · Monitoring the reliability and efficiency of the internal control system, risk management system and corporate governance practice.
- Control of the external audit procedures and the choice of the External Auditor.
- · Ensuring independent and unbiased internal audit function.
- Supervising the efficiency of the system for countering unfair actions of the Company's employees and third parties.

Personal data and contribution of the acting members of the Audit Committee GRI 102-22 of the Board of Directors⁶¹

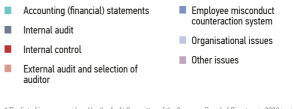
Full Name	Position	Participation ⁶²	% of participation
Golovtsov Aleksandr Viktorovich Chairperson	A member of PJSC IDGC of the North-West Board of Directors	6 of 6	100
Bychko Mikhail Aleksandrovich	Head of the Design and Estimate Control Department of PJSC Rosseti	6 of 6	100
Korneev Aleksandr Yurievich	Director of the Technological Connection and Infrastruc- ture Development Department of PJSC Rosseti	6 of 6 ⁶³	100
Morozov Andrey Vladimirovich	Legal Director of the Association of Professional Investors	6 of 6	100
Fedorov Oleg Romanovich	A member of the Board of Directors of PJSC IDGC of the North-West	6 of 6	100
Shagina Irina Aleksandrovna	Head of the Tariff Policy Department at PJSC Rosseti	6 of 6	100

61 Includes only members of the Board of Directors. Information on the Committee composition acting from 01.01.2020 to 30.06.2020 is given in Annex 25 in the full version of the Annual Report on the Company's website

62 Information on participation in the Audit Committee is given for the acting Committee members for the period from the election date - from 30.06.2020 to 31.12.2020

63 Information on participation in the Audit Committee is given for the member for the period from 30.06.2020 to 22.12.2020.





* The list of issues considered by the Audit Committee of the Company Board of Directors in 2020 is given in Annex 26 to the Annual Repor



On 22.04.2021 (Minutes No. 12), the Audit Committee considered the issue of preliminary reviewing the Company's Internal Audit Report on assessment of the efficiency of the internal control and risk management systems in 2020.

Based on the results of the internal assessment (self-assessment) of the Company's Internal Audit performance according to the Programme for Internal Audit Quality Assurance and Improvement of PJSC IDGC of the North-West (approved by Decision of the Company Board of Directors of 22.12.2016, Minutes No. 225/16, enacted by the Company Order No. 857 dated 30.12.2016), sustainability of the internal audit function of the Company was noted. The Company's Internal Audit was deemed 'generally compliant' with the Company's Internal Audit Policy in 2020.

The issue of assessing the efficiency of the external audit of the accounting (financial) statements of the Company for 2020 was considered at the Audit Committee meeting on 23.04.2021 (Minutes No. 13).

The performance results of the Audit Committee of PJSC IDGC of the North-West Board of Directors in the 2018-2019 corporate year were reviewed by the Company Board of Directors on 22.09.2020 (Minutes No. 375/11).

HR AND REMUNERATIONS COMMITTEE

LETTER BY THE CHAIRPERSON OF THE HR AND REMUNERATION COMMITTEE



YURI GONCHAROV Chairperson, HR and Remuneration Committee

Dear Colleagues!

In 2020, the HR and Remunerations Committee ensured the effective work of the Board of Directors on the issues of the HR and social and remuneration policies. The reports of the Company management representatives on the HR proposals and the improvement of the personnel management system were heard.

At the Committee's in-person meetings, candidates for certain positions in the Company, as well as the results of the activities of officials, the approval of candidacies for the positions of which is within the competence of the Board of Directors, were carefully reviewed, and appropriate recommendations were prepared for the Company Board of Directors and the General Director.

The practice of inviting representatives of minority shareholders to attend in-person Committee meetings of the members of the Board of Directors with the right to participate in discussions of the agenda matters has been introduced.

The Committee actively worked to maintain the PJSC IDGC of the North-West stocks in the Second-Level Quotation List on the PJSC Moscow Exchange.

The Committee preliminarily assessed the candidates to the Company Board of Directors included in the list for voting at the annual General Meeting of Shareholders of the Company for compliance with the independence criteria of the PJSC Moscow Exchange Listing Rules and the Corporate Governance Code of the Bank of Russia, as well as assessed (verified) the compliance of some members of the Board of Directors with the independence criteria prescribed by the PJSC Moscow Exchange Listing Rules, including to recognize them as independent despite formal signs of relations.

In terms of the organizational design measures, at an in-person meeting, the Committee preliminarily considered and approved the organizational structure of the executive body of PJSC IDGC of the North-West and prepared appropriate recommendations to the Board of Directors.

As part of implementing the measures to optimize the structures of the Company's branches, the Committee approved proposals for the reorganization of the management system of PJSC IDGC of the North-West (merging/regrouping production departments, power grid areas), and as a result, approved the organizational structures of the management of the Company's Vologda, Novgorod, and Pskov branches.

In the area of remuneration and material incentives, the Committee prepared recommendations to the Board of Directors on the methodology for the calculation and assessment of achieving the key performance indicators, the Regulation on Financial Incentives for the General Director, and the Regulation on Financial Incentives and Social Benefits for Top Managers of the Company.

Strategic report

Sustainable development report



According to the Regulation on the HR and Remunerations Committee of the Board of Directors of PJSC IDGC of the North-West approved by Decision of the Board of Directors of 22.08.2014 (Minutes No.163/5), the main goal of the HR and Remunerations Committee is to ensure efficient operations of the Company Board of Directors regarding the issues within its frame of reference, and to develop the necessary recommendations for the Board of Directors and executive bodies of the Company.

The main goal of the Committee is to work out and present recommendations (findings) in the following areas:

- development of recommendations on the amount of remuneration to the Company Board of Directors members,
- development of the principles and criteria for determining the amount of remuneration for the Board of Directors members. members of the collective executive body and the person performing the functions of the Company's sole executive body,
- · working out proposals for determining the material terms of contracts with the Board of Directors members, members of the collective executive body and the person exercising the functions of the Company's sole executive body,

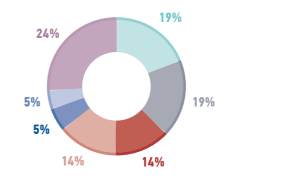
The members of the HR and Remunerations Committee have the professional experience and knowledge of the Company's business required to perform their functions.

Personal data and contribution of the acting members of the HR and Remunerations Committee of the Board of Directors⁶⁴

Full Name	Position	Participation ⁶⁵	% of participation
Goncharov Yuri Vladimirovich Chairperson	Chief Advisor of PJSC Rosseti	4 of 4	100
Fedorov Oleg Romanovich	A member of the Board of Directors of PJSC IDGC of the North-West	4 of 4	100
Shagina Irina Aleksandrovna	Head of the Tariff Policy Department of PJSC Rosseti	4 of 4	100

THE HR AND REMUNERATIONS COMMITTEE REPORT FOR 2020

Subjects of issues tackled in 2020*



Over 2020, the HR and Remunerations Committee of the Company Board of Directors held



64 Includes only members of the Board of Directors. Information on the Committee composition acting from 01.01.2020 to 30.06.2020 is given in Annex 24 in the full version of the Annual Report on the Company's website 65 Information on participation in the HR and Remuneration Committee is given for the acting Committee members for the period from the election date - from 30.06.2020 to 31.12.2020.

- · defining criteria for nominating members of the Board of Directors, members of the collective executive body and to the position of the Company's sole executive body, as well as preliminary assessment of these nominees.
- regular assessment of the activities of the person performing the functions of the Company's sole executive body, members of the collective executive body and preparing proposals for the Board of Directors on the possibility of their re-appointment.

By the decision of the Board of Directors of 30.06.2020 (Minutes No. 367/3), the HR and Remunerations Committee staff was defined as three persons. The same decision determined the Committee staff consisting of only members of the Board of Directors.

- Approval of the GD, candidates for certain positions and the talent pool
- Organisational structure
- BoD candidates and BoD performance assessment
- Recommendations to the BoD on the Management Board composition
- Corporate Secretary performance assessment
- Organisational issues
- Incentives

The list of issues considered by the HR and Remuneration Committee of the Company Board of Directors in 2020 is given in Annex 26 in the full version of the Annual Report on the Company's website



issues were considered. of which 10 in the in-nerson form

GRI 102-22

STRATEGY COMMITTEE

LETTER BY THE CHAIRPERSON OF THE STRATEGY COMMITTEE



OLGA TIKHOMIROVA Chairperson, Strategy Committee

Dear Colleagues!

In 2020, the Strategy Committee work was aimed at ensuring the performance efficiency of the Company Board of Directors in business planning, investment and innovation activities, risk management, and other issues affecting the Company's financial and economic activity within the Committee's frame of reference.

As part of this work, the Committee prepared recommendations for the Board of Directors, which were considered when making appropriate decisions.

The key issues were reviewed at the in-person meetings of the Strategy Committee, which provided the best opportunity for discussion and development of well-argued decisions. In the course of the discussions, recommendations were given to the Company management on the issues reviewed, which had been considered when the issues were brought to the Board of Directors.

At the in-person meetings of the Strategy Committee, the Digital Transformation Programme of PJSC IDGC of the North-West for 2020-2030 and the Programme for the Development of Smart Power Metering in the Company's Power Grids for 2020-2030 were reviewed, which were of paramount importance for the Company, considering its focus on digital transformation. Also, in-person meetings were held on the issues of fulfilling the 2020 Business Plan and reviewing the 2021 Business Plan, at which the participants, among other things, discussed the measures taken by the Company to maintain financial sustainability under conditions of a pandemic and economic slowdown in the country.

GRI 102-26 The key purpose of the Strategy Committee is to ensure efficient operations of the Company Board of Directors regarding the issues within its frame of reference, and to enhance the long-term performance of the Company on the whole.

In the reporting period, the Strategy Committee was guided in its activity by the Regulation on the Strategy Committee of the Board of Directors of PJSC IDGC of the North-West, approved by Decision of the Company Board of Directors of 15.08.2019 (Minutes No. 329/6).

In accordance with the Regulation on the Strategy Committee of PJSC IDGC of the North-West Board of Directors, the Committee aims at working out and presenting recommendations (findings) to the Board of Directors of the Company on the activities of the Board of Directors within the competence of the Committee, including:

strategic development and priority areas, innovative development, business process organisation, business planning, dividend policy, risk management, assessment of the performance of the Company and its subsidiaries, as well as other objectives and areas defined by the Corporate Governance Code of the Bank of Russia.

The acting Strategy Committee was elected by Decision of the Company Board of Directors of 10.08.2020 (Minutes No. 371/7) as 10 members.

Strategic report

Sustainable development report



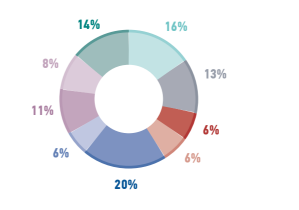
Personal data and contribution of the acting members of the Strategy Committee of the Board of Directors

Full Name	Position	Participation ⁶⁶	% of participation
Tikhomirova Olga Vladimirovna Chairperson	Head of the Treasury Department of PJSC Rosseti	9 of 9	100
Pavlov Aleksey Igorevich	Head of the Strategy Department of PJSC Rosseti	9 of 9	100
Ivanova Tatiana Aleksandrovna	Deputy Head of the Tariff Policy Department of PJSC Rosseti	9 of 9	100
Parfentiev Nikolay Aleksandrovich	Director for Digitalization and Information Technologies – Head of the Digitalization and IT Operation Department of PJSC Rosseti	8 of 9	89
Obrezkova Yuliya Gennadievna	Deputy Head of the Strategy Department of PJSC Rosseti	9 of 9	100
Bashindzhagyan Astkhik Artashesovna	Deputy Head of the Corporate Governance Department of PJSC Rosseti	9 of 9	100
Temnyshev Aleksandr Aleksandrovich	Head of the Department for Corporate Governance and Interaction with Shareholders of PJSC IDGC of the North-West	9 of 9	100
Fedorov Oleg Romanovich	A member of the Board of Directors of PJSC IDGC of the North-West	9 of 9	100
Morozov Andrey Vladimirovich	Legal Director of the Association of Professional Investors	9 of 9	100
Golovtsov Aleksandr Viktorovich	A member of the Board of Directors of PJSC IDGC of the North-West	9 of 9	100

Members of the Strategy Committee have the knowledge of the Company's business required for them to perform their functions.

THE STRATEGY COMMITTEE COMMITTEE REPORT FOR 2020

Subjects of issues tackled in 2020*



Over 2020, the Strategy Committee held



66 Information on participation in the Strategy Committee is given for the acting Committee members for the period from the election date to 31.12.2020.

GRI 102-22



* The list of issues considered by the Strategy Committee of the Company Board of Directors in 2020 is given in Annex 26 in the full version of the Annual Report on the Company's websit



issues were considered

LETTER BY THE CHAIRPERSON OF THE RELIABILITY COMMITTEE

Dear Colleagues!

One of the key areas of responsibility of the Reliability Committee was the emergency response and investigating the causes of accidents in the power industry, in connection with which the key Committee's activity was aimed at ensuring the prescribed level of reliability of the services provided and qualitative analysis of the process disturbance causes.

The Committee considered issues related to reducing the risk of personnel injury and made recommendations to the Company Board of Directors, which contributed to the development of a

ANDREY ROMANKOV

Chairperson, Reliability Committee

In the reporting period, the Reliability Committee proceeded in its activities from the Regulation on the Reliability Committee of the Board of Directors of PJSC IDGC of the North-West, approved by Decision of the Company Board of Directors of 31.07.2017 (Minutes No. 249/4).

The key Committee's objectives are:

- expert review of the operational programmes, plans for technical re-equipment, renovation, new construction and repair of electric grid facilities, analysis of their development and implementation in terms of ensuring the requirements for reliability of operation and technical condition of the power grids are met,
- assessment of the completeness and adequacy of measures based on the accident investigation results in accordance with the rules of accident cause investigation in electric power industry approved by the Decree of the RF Government, as well as monitoring their implementation,
- expert review of the quality of investigation into the causes of technological power system disturbances (accidents),
- expert review of the Company's activity in the field of emergency response (ensuring readiness, organisation and carrying out emergency recovery operations at electric grid facilities).

· expert review of programmes for prevention and reduction of risks of injuries to the Company's personnel and third parties at the Company's power facilities, as well as control over their implementation.

safety culture and a risk-based approach to work. Along with

labour protection, the Committee approved the Report on imple-

menting the Environmental Policy Action Plan, and the results

At the beginning of the year, the Committee approved the Sce-

nario conditions for drawing up an Investment Programme, corresponding to the new economic challenges. The work was also

performed to ensure the comprehensive reliability of this Com-

achieved in this area were recognized satisfactory.

pany's Programme as appropriately amended.

- monitoring and assessment of the Company's technical services performance to ensure reliable operation of power grids and occupational safety,
- · expert review of the Company's internal technical control system,
- · expert review of the Company's occupational safety and health management system.
- · expert review of the environmental policy implementation programme,
- · expert review of the fire and industrial safety system.

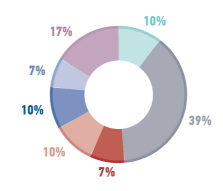
The acting Reliability Committee was elected by Decision of the Company Board of Directors of 13.07.2020 (Minutes No. 365/5) in the composition of 6 members.

Personal data and contribution of the acting members of the Reliability Committee of the Board of Directors

Full Name	Position	Participation67	% of participation
Romankov Andrey Olegovich Chairperson	Deputy Chief Engineer of PJSC Rosseti	6 of 6	100
Bogomolov Eduard Valerievich	First Deputy Director of the branch of PJSC Rosseti – Centre for Technical Supervision	6 of 6	100
Golovtsov Aleksandr Viktorovich	A member of the Board of Directors of PJSC IDGC of the North-West	6 of 6	100
Morozov Andrey Vladimirovich	Legal Director of the Association of Professional Investors	6 of 6	100
Fedorov Oleg Romanovich	A member of the Board of Directors of PJSC IDGC of the North-West	6 of 6	100
Yagodka Denis Vladimirovich	A member of the Management Board, First Deputy General Director – Chief Engineer of PJSC IDGC of the North-West	6 of 6	100

RELIABILITY COMMITTEE REPORT FOR 2020

Subjects of issues tackled in 2020*



In 2020, the Reliability Committee held



Strategic report

Sustainable development report Corporate



GRI 102-22



The list of issues considered by the Reliability Committee of the Company Board of Directors in 2020 is given in Annex 26 in the full version of the Annual Report on the Company's website



issues vere considered

TECHNOLOGICAL CONNECTION COMMITTEE

LETTER BY THE CHAIRPERSON OF THE TECHNOLOGOCAL CONNECTION COMMITTEE



Dear Colleagues!

The key objective of the Technological Connection Committee is to ensure the transparency of activity and non-discriminatory access to services for technological connection of consumers to the Company's power grids. To achieve this goal, the Committee constantly monitors the Company's activity on the technological connection of consumers to distribution electric grids, including contractual work and general statistics of connection, considering individual groups of consumers.

Also, an analysis of achieving the KPI 'Improving the Power Grid Equipment Capacity Utilization in 2019' was performed. The Committee work allows improving the quality of assessing the efficiency of technological connection of consumers to power grids and preparing timely proposals to the Company Board of Directors.

Chairperson, Technological Connection Committee

The key purpose of the Technological Connection Committee is to ensure transparency and nondiscriminatory access to the services of consumer technological connection to the Company's power grids.

(Minutes No. 353/30).

Members of the Technological Connection Committee have the knowledge of the Company's business required for them to perform their functions.

Personal data and contribution of the acting members of the Technological Connection Committee of the Board of Directors

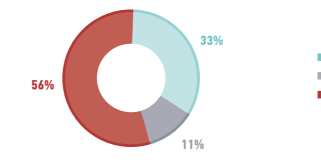
Sustainable

development report

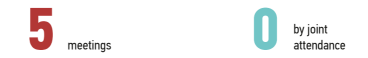
Full Name	Position	Participation ⁶⁸	% of participation
Korneev Aleksandr Yurievich Chairperson	Head of the Technological Connection and Infrastructure Development Department of PJSC Rosseti	3 of 3	100
Golovtsov Aleksandr Viktorovich	A member of the Board of Directors of PJSC IDGC of the North-West	3 of 3	100
Morozov Andrey Vladimirovich	Legal Director of the Association of Professional Investors	3 of 3	100
Rudakov Dmitry Stanislavovich	A member of the Management Board, Deputy General Director for Corporate Governance of PJSC IDGC of the North-West	1 of 3	33.3
Fedorov Oleg Romanovich	A member of the Board of Directors of PJSC IDGC of the North-West	3 of 3	100
Filatova Svetlana Valerievna	A member of the Management Board, Deputy General Director for Development and Marketing of Services of PJSC IDGC of the North-West	3 of 3	100

TECHNOLOGICAL CONNECTION COMMITTEE REPORT FOR 2020

Subjects of issues tackled in 202069



In 2020, the Technological Connection Committee held



68 Information on participation in the Technological Connection Committee is given for the acting Committee members for the period from the election date – from 21.07.2020 to 31.12.2020.

ALEKSANDR KORNEEV

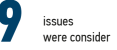
In the reporting period, the Technological Connection Committee of the The acting Technological Connection Committee was elected by De-

Board of Directors was guided by the Regulation on the Committee cision of the Company Board of Directors of 21.07.2020 (Minutes approved by Decision of the Company Board of Directors of 11.03.2020 No. 370/6) in the composition of 6 members.



GRI 102-22

- Analysis of the current situation in TC
- Power grid development planning quality improvement
- Organisational issues



EXECUTIVE MANAGEMENT BODIES OF THE COMPANY

GENERAL DIRECTOR

The sole executive body – the General Director of PJSC IDGC of the North-West performs routine management of the Company and is the Chairperson of the Management Board.



PIDNIK **ARTEM YURIEVICH**

196

General Director, Chairperson of the Management Board

The General Director's frame of reference covers all issues related to the routine operations of the Company, except for the issues attributed to the competencies of the General Meeting of Shareholders, Board of Directors, and Management Board of the Company. The Company

BORN IN 1983.

Graduated from St. Petersburg State University in 2005, majoring in Law with the gualification of Lawver.

Received a diploma from St. Petersburg State University in 2017, in the retraining programme Executive MBA for managers.

POSITIONS

2013–2014 — Deputy Director for Development of CJSC Building and Construction Department No. 10 of Metrostroy,

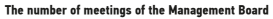
2014–2018 — First Deputy General Director, General Director of LLC Sevkabel Group,

2017–2018 — General Director of LLC Politburo Managing Company (part-time),

2018 — acting Deputy General Director for Economy and Finance of PJSC IDGC of the North-West,

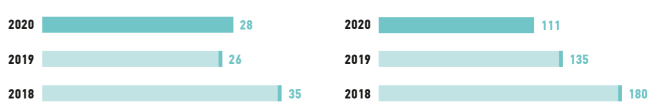
2018-present — General Director, Chairperson of the Management Board of PJSC IDGC of the North-West.

> Charter authorizes the General Director to dispose of the Company's property, enter into transactions on behalf of the Company, issue orders, approve guidelines and internal documents on the subjects within his frame of reference, and exercise other rights.



THE MANAGEMENT BOARD REPORT

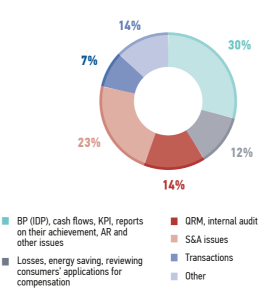
In 2020, the Management Board of PJSC IDGC of



Participation of members of the Management Board in meetings held in 2020

Full Name	Planned	Actual	% of participation
Pidnik Artem Yurievich	28	28	100
Gusev Vladimir Sergeevich ⁷¹	7	2	29
Savin Nikolay Olegovich ⁷¹	7	7	100
Shadrina Lyudmila Vladimirovna	28	27	96
Yagodka Denis Vladimirovich	28	28	100
Rudakov Dmitry Stanislavovich ⁷¹	28	17	60
Trofimova Marina Mikhailovna	28	27	96
Filatova Svetlana Valerievna	28	27	96
Katkov Vadim Vladimirovich	21	21	100

Subjects of major issues considered by area in 2020



71 Powers terminated

MANAGEMENT BOARD

The Management Board is a collective executive body of PJSC IDGC of the North-West.

The Management Board's activity⁶¹ is regulated by the Federal Law "On Joint-Stock Companies", the Company Charter, and the Regulation on the Management Board.

According to the Charter, members of the Management Board are elected by the Board of Directors of the Company, and their number is determined by the decision of the Board of Directors at the suggestion of the General Director.

In 2020, due to the HR decisions, the composition of the Company Management Board changed as follows:

• by the Decision of the Board of Directors of 04.02.2020, the powers of the Management Board members Gusev Vladimir Sergeevich and Savin Nikolay Olegovich were terminated.

As of 31.12.2020, the Company Management Board comprised 7 members.

Strategic report

the North-West held

Sustainable development report Corporate governance report

About the report Annexes



The number of issues tackled by the Management Board

To ensure the effective activity of the **Company Board of Directors and the adoption** of balanced and well-grounded decisions by this body, the Company Management Board previews the most important and significant issues within the competence of the Company Board of Directors and gives appropriate recommendations. When the Board of Directors makes decisions with instructions to the Company Management Board, the latter should timely fulfil these instructions.

Sustainable development report



BORN IN 1972.

the North-West.

BIOGRAPHIES OF MEMBERS OF THE MANAGEMENT BOARD



KATKOV VADIM VLADIMIROVICH

Member of the Management Board

Deputy General Director for Security

Date of election to the Management Board -02.04.2020



RUDAKOV DMITRY STANISLAVOVICH

Member of the Management Board

Deputy General Director for Corporate Governance

Date of election to the Management Board -07.06.2019

BORN IN 1973.

Graduated from the Saratov State Academy of Law in 1995, majoring in Jurisprudence with the qualification of Lawyer; graduated from ANCO HE Smolny Institute of the Russian Academy of Education in 2013, majoring in Finance and Credit with the qualification of Economist.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- 2012–2019 Deputy Head of the North-West Customs Directorate Head of Logistics Service.
- 2019–2019 Head of the Security Department, Acting Deputy General Director for Security.
- 2019–present Deputy General Director for Security of PJSC IDGC of the North-West.
- 2020-present a member of the Management Board of PJSC IDGC of the North-West.

Graduated from the Moscow State Law Academy in 2002, majoring in Jurisprudence with

2014–2015 — acting Director of the Priority Development Projects Department of

Sevastopol; Director of the Department for Property and Land of Sevastopol; Head of the

Legitimacy Unit of the Department for Law, Property, and Land of Sevastopol Government.

2016–2019 — First Deputy Head of Administration; Deputy Head of Administration on

2019 — acting Deputy General Director for Corporate Governance at PJSC IDGC of the

• 2019-2020 — Deputy General Director for Corporate Governance of PJSC IDGC of the

2019–2021 — a member of the Management Board of PJSC IDGC of the North-West.

Chairperson of the Board of Directors of JSC Energoservis of the North-West; a member of

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

2015–2016 — Auditor of the Audit and Accounting Chamber of Sevastopol.

Urban Development, Administration of Municipality of Rybinsk.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

None.

BORN IN 1975.

North-West.

North-West.

the qualification of Lawyer.

POSITIONS HELD IN THE RECENT FIVE YEARS:

the Board of Directors of JSC Tavrichesky Bank.



TROFIMOVA MARINA MIKHAILOVNA

07.06.2019

FILATOVA

Member of the Management Board Deputy General Director – Head of

Administration Date of election to the Management Board -

BORN IN 1980.

None

er Supply with the qualification Engineer.

POSITIONS HELD IN THE RECENT FIVE YEARS:

- North-West.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

Chairperson of the Board of Directors of JSC Pskovenergosbyt.

Date of election to the Management Board -30.09.2019



SVETLANA VALERIEVNA

Member of the Management Board

ment and Marketing of Services

Deputy General Director for Develop-

198

- LLC Renaissance Engineering.



Graduated from St. Petersburg State University in 1994, majoring in Economics and Research and Development Management with the gualification of Economist.

POSITIONS HELD IN THE RECENT FIVE YEARS:

2014–2016 — HR Director of JSC Kronstadt Group.

2017 — Director of the Personnel Directorate of PJSC Bank Saint Petersburg.

• 2019 — Advisor of the Administrative Department of PJSC IDGC of the North-West, acting Deputy General Director - Head of Administration.

• 2019-2021 — Deputy General Director - Head of Administration of PJSC IDGC of

2019-present — a member of the Management Board of PJSC IDGC of the North-West.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

In 2003 she graduated from the North-West State Technical University with a degree in Pow-

• 2005–2017 — Director for Technological Connection, other positions at PJSC Lenenergo.

• 2017-2018 — Deputy Director for Development and Marketing of Services of PJSC Lenenergo branch Gatchina Power Grids.

• 2018 — Deputy General Director for Development and Marketing of Services of

• 2018–2019 — Advisor of the Administrative Department, acting Deputy General Director for Development and Marketing of Services of PJSC IDGC of the North-West.

• 2019-present — Deputy General Director for Development and Marketing of Services of PJSC IDGC of the North-West, a member of the Management Board of PJSC IDGC of the



THE COMPANY REMUNERATION SYSTEM

REMUNERATION SYSTEM FOR MEMBERS OF THE BOARD OF DIRECTORS

Remuneration and compensation types, amounts and procedures of payment to members of the Company Board of Directors 2020 were stipulated by the Regulation on Remunerations and Compensations to Members of the Board of Directors of PJSC IDGC of the North-West (hereinafter – the Regulation), approved by Decision of the annual General Meeting of Shareholders of the Company of 14.06.2019 (Minutes No. 14)⁷².

THE REGULATION PROVIDES FOR THE FOLLOWING PAYMENTS:

REMUNERATION FOR PARTICIPATION IN THE BOARD OF DIRECTORS

The payment is made subject to the results of the activities in the period from the candidate's election to the Board of Directors till the Company Board of Directors is elected in the new composition.

Remuneration is paid quarterly to each member of the Board of Directors.

The amount of guarterly remuneration for each member of the Company Board of Directors depends on the total number of meetings of the Company Board of Directors (regardless of the form of holding) held in the reporting quarter, the number of meetings attended by the member of the Board of Directors for the period between the annual General Meetings of Shareholders, and the fixed amount of the remuneration.

The fixed amount of remuneration is determined based on the Company's revenue estimated under the RAS for the previous fiscal year preceding the election of the **Company Board of Directors.**

COMPENSATION TO MEMBERS OF THE BOARD OF DIRECTORS

A member of the Board of Directors is entitled to compensation for expenses related to participation in meetings of the Board of Directors, a specialized Committee of the Board of Directors, and General Meetings of Shareholders of Company in line with the standards of reimbursement of travel expenses effective in the Company as of the date of the meeting.

No remuneration or compensation is paid to members of the Board of Directors who are the sole executive body of the Company, members of the Management Board of the Company, and government officials.

72 The full text of the Regulation on Remunerations and Compensations to Members of the Board of Directors of PJSC IDGC of the North-West is available on the website of PJSC IDGC of the North-West

SHADRINA LUDMILA VLADIMIROVNA

Member of the Management Board

Deputy General Director for Economy and Finance

Date of election to the Management Board -20.12.2018



YAGODKA **DENIS VLADIMIROVICH**

Member of the Management Board

First Deputy General Director -**Chief Engineer**

Date of election to the Management Board -20.12.2018

BORN IN 1973.

Graduated from the Smolensk University for the Humanities in 1999, majoring in Finance and Credit with the qualification of Economist.

POSITIONS HELD IN THE RECENT FIVE YEARS:

Participation in the management bodies of other organizations: Chairperson of the Board of Directors of Pskovenergosbyt JSC.

- 2014–2018 Advisor of the Acting Director for Finance, Deputy Director for Economy and Finance, Director for Finance at OJSC Klimov.
- 2018 Advisor of the Administrative Department (part-time), Acting Deputy General Director for Economy and Finance of PJSC IDGC of the North-West.
- 2018–2019 Deputy Chief Accountant of OJSC Klimov (part-time).
- 2018-present Deputy General Director for Economy and Finance of PJSC IDGC of the North-West, a member of the Management Board of PJSC IDGC of the North-West.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS:

Member of the Board of Directors of JSC Pskovenergosbyt.

BORN IN 1979.

Graduated from the Ivanovo State Power University in 2001, majoring in Power Supply (Industrial) with the gualification of Electrical Engineer.

Positions held in the recent five years:

- 2014-2015 acting Deputy Chief Engineer for Operation Head of the Maintenance and Repairs Department of OJSC IDGC of the North-West.
- 2015-2016 Deputy Chief Engineer for Operation Head of the Maintenance and Repairs Department of PJSC IDGC of the North-West.
- 2017 Leading Expert of the Occupational Health and Safety and Environmental Protection Department of the Environmental Operation Monitoring Unit at OP 7810-SGK-St. Petersburg of LLC Stroygazkonsalting.
- 2017 Deputy Chief Engineer for Technological Development and Innovation Head of the Department for Technological Development and Innovation, acting First Deputy General Director - Chief Engineer of PJSC IDGC of the North-West.
- 2017-present First Deputy General Director Chief Engineer of PJSC IDGC of the North-West.
- 2018-present a member of the Management Board of PJSC IDGC of the North-West.

PARTICIPATION IN THE MANAGEMENT BODIES OF OTHER ORGANIZATIONS: None.

In 2020, the General Director and members of the Company Management Board did not perform any transactions with shares of PJSC IDGC of the North-West.

In 2020, the General Director and members of the Management Board did not receive any loans (credits) from the Company, or any legal entity incorporated in the Group the Company is part of.

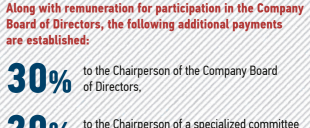
The General Director and members of the Management Board did not own any shares of PJSC IDGC of the North-West in 2020.

The biographies of the members of the Management Board, whose powers were terminated in 2020, are given in Annex 27 in the full version of the Annual Report on the Company's website and posted on the Company website.

About the report

GRI 102-36

GRI 102-35



20% to the Chairperson of a specialized committee of the Company Board of Directors,

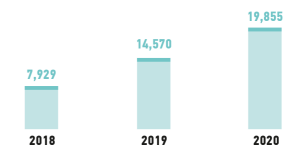
for membership in a specialized committee of the Company Board of Directors.

The total amount of the quarterly remuneration per each member of the Company Board of Directors, including additional payments, cannot exceed 1/4 of the fixed amount of remuneration.

No remuneration is paid to:

- the sole executive body (General Director) of the Company,
- · persons who are restricted or forbidden by law to receive payments from commercial entities,
- members of the Board of Directors who attended less than 50% of the meetings held.

Remuneration paid to the BoD members in 2018-2020, RUB thous.



Remuneration paid to members of the Company Board of Directors in 2018-2020, RUB⁷³

Full name	For parti- cipation in meetings of the Board of Directors	Additional payments for chairpersonship of the Board of Directors, chairpersonship/mem- bership in Committees of the Board of Directors	For increase in the Company's market capitalization	Total
Paid in 2018	6,890,110	1,038,462	-	7,928,571
Paid in 2019	14,193,955		375,804	14,569,759
Paid in 2020, incl.:	19,855,001			19,855,001
Paid in 2020 to the Board of Directors elected by the AGSM 2019, including:	14,735,770		-	14,735,770
Alyushenko Igor Dmitrievich	1,370,769	20%	-	1,370,769
Bychko Mikhail Aleksandrovich	1,396,155	10%	-	1,396,155
Golovtsov Aleksandr Viktorovich	1,650,000	40%	-	1,650,000
Zharikov Aleksey Nikolaevich	1,370,769	20%	-	1,370,769
Korneev Aleksandr Yurievich	1,650,000	30%	-	1,650,000
Morozov Andrey Vladimirovich	1,607,692	30%	-	1,607,692
Sergeeva Olga Andreevna	1,514,615	40%	-	1,514,615
Stepanova Maria Dmitrievna	1,256,639	10%	-	1,256,639
Shagina Irina Aleksandrovna	1,396,155	10%	-	1,396,155
Fedorov Oleg Romanovich	1,523,076	20%	-	1,523,076
Paid in 2020 to the Board of Directors elected by the AGSM 2020	5,119,231			5,119,231
Bychko Mikhail Aleksandrovich	465,385	10%	-	465,385
Golovtsov Aleksandr Viktorovich	550,000	50%	-	550,000
Goncharov Yuri Vladimirovich	507,692	20%	-	507,692
Korneev Aleksandr Yurievich	550,000	30%	-	550,000
Mikhailik Konstantin Aleksandrovich	550,000	30%	-	550,000
Mikheev Dmitry Dmitrievich	423,077	-	-	423,077
Morozov Andrey Vladimirovich	550,000	40%	-	550,000
Obrezkova Yuliya Gennadievna	465,385	10%	-	465,385
Shagina Irina Aleksandrovna	507,692	20%	-	507,692
Fedorov Oleg Romanovich	550,000	50%	-	550,000

The Regulation provides for neither a system of long-term motivation of members of the Board of Directors nor dismissal payments upon termination of their powers.

Compensation for the expenses paid to members of the Company Board of Directors in 2018-2020, RUB

	2018	2019	2020
Compensation of expenses related to performing the functions of members of the Board of Directors	157,552	430,465	248,242

73 Hereinafter in the Annual Report, the amounts of remuneration paid to management and control bodies are given without deduction of the individual income tax

Strategic report



REMUNERATION SYSTEM FOR MEMBERS OF THE BOARD OF DIRECTORS COMMITTEES

Remuneration and compensation types, amounts and procedures of payment to members of the Company's Board of Directors Committees are stipulated by Regulations on remunerations and compensations to members of the Board of Directors Committees of the Company approved by Decision of the Company Board of Directors of 25.08.2009⁷⁴ (hereinafter - the Regulation) as amended by the Board of Directors on 29.12.2015.

Under the Regulation, if the Chairperson or a member of the Committees of the Board of Directors are simultaneously members of the Company Board of Directors, their remuneration is regulated by the Regulations on Remunerations and Compensations to Members of the Board of Directors of PJSC IDGC of the North-West.

The Regulation provides for remuneration for each meeting attended by the member of the BoD Committee:

····	
	ation is paid in the amount equivalent to one minimum wage rate of a first-category worker (hereinafter – MMWR)
-	e Sectoral Tariff Agreement for the Russian Federation Pow-
	ry (hereinafter – the Agreement) as of the date of the meet-
•	e Board of Directors Committee, considering the indexation
stipulate	d by the Agreement.

Moreover, in line with the Regulations, members of the BoD Committees are entitled to compensation of the actual expenses related to performing the functions of the member of a Committee of the Board of Directors.

Remuneration paid to members of the Committees of the Board of Directors in 2018-202075, 76

2018	2019	2020	2018	2019	2020	
Audit Committee			Reliability Committee			
-	-	-	379,631	182,475	295,193	
HR and Remuneration Com	mittee		Technological Connection Committee			
-	-	-	239,817	161,238	83,130	
Strategy Committee			Total remuneration paid for participation in meetings of the Committees of the Board of Directors			
925,038	482,545	2,133,198	1,544,487	826,258	2,532,303	

74 The full text of the Regulation on Remunerations and Compensations to Members of the Committees of the Board of Directors of PJSC IDGC of the North-West is available on the website of PJSC IDGC of the North-West.

75 The data do not include additional payments to remuneration paid to the members of the Company Board of Directors who are simultaneously members of the Company BoD Committees.

76 In 2019, the following MMWRs were used to calculate the remunerations for participation in the meetings of the Company BoD Committees: from 01.07.2019 - RUB 8,110; from 01.072019 - RUB 8,313.

GRI 102-36

FOR PARTICIPATION IN A MEETING OF THE COMMITTEE OF THE BOARD OF DIRECTORS HELD IN THE FORM OF JOINT ATTENDANCE

remuneration is paid in the amount equivalent to two MMWRs set by the Agreement as of the date of the meeting of the Board of Directors Committee, considering the indexation stipulated by the Agreement.

NO REMUNERATIONS AND COMPENSATIONS ARE PAID TO COMMITTEE MEMBERS WHO ARE:

- the sole executive body (General Director) of the Company,
- · persons who are restricted or forbidden by law to receive payments from commercial entities.



REMUNERATION SYSTEM FOR THE GENERAL DIRECTOR AND MEMBERS OF THE MANAGEMENT BOARD

The system of motivation for the Company General Director is determined by the labour contract and the Regulation on Remunerative Incentives for the General Director of PJSC IDGC of the North-West approved by the Company Board of Directors on 15.06.2011 (Minutes No. 79/19) as amended by Decisions of the Board of Directors of 17.04.2012 (Minutes No. 96/17), 21.12.2012 (Minutes No. 118/16), 13.03.2015 (Minutes No. 176/18), 14.07.2017 (Minutes No. 248/3), 30.09.2019 (Minutes No. 334/11), and 30.12.2020 (Minutes No. 285/21).

Members of the Company Management Board are classified as the Regulation on Remunerative Incentives and Employment Benefits for Company's top management. The incentive system for the Company's top management is determined by their labour contracts and the

the Top Management of PJSC IDGC of the North-West approved by the Company Board of Directors on 15.06.2011 (Minutes No. 79/19).

The system of remunerative incentives for the General Director and members of the Management Board (top management) includes the following types of remuneration:

02

04

SALARY **N 1**

GRI 102-36

The key principle of defining the salaries for the General Director and the top management is establishing a fair competitive level of remuneration (position-related salary). The level of the salaries is consistent with the market conditions, which ensures the stability of the Management Board composition.

REMUNERATION FOR PERFORMING THE FUNCTIONS OF THE MANAGEMENT BOARD MEMBER

The Regulation on Remunerative Incentives and Employment Benefits for the Top Management of the Company provides for additional personal payments to the top managers for performing the functions of members of the Management Board in the amount up to 15% of their position-related salary (in proportion to the hours of work).

03

204

ADDITIONAL PAYMENTS FOR WORK WITH DATA CLASSIFIED AS **A STATE SECRET**

The amount of additional payment is determined as a percentage of the position-related salary in line with the Rules for the payment of monthly rated allowances to the salaries (wage rates) of the citizens, who have been authorized for access to state secret on a permanent basis, and employees of the structural units for protection of state secret as approved by the RF Government Order No. 573 dated 18.09.2006.

BONUS PAYMENTS

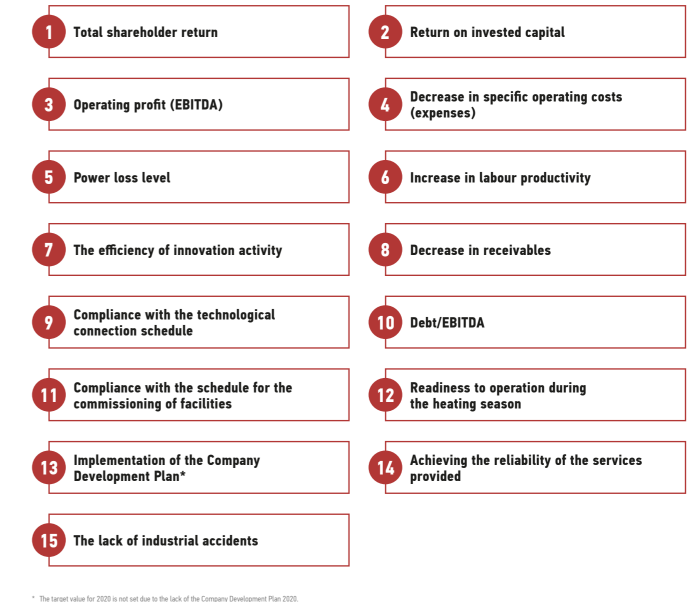
The Regulations on Remunerative Incentives provide for the following types of bonus payments:

- · bonus for achieving the quarterly KPI,
- bonus for achieving the annual KPI,
- · additional incentives for achieving the targets (strategic priorities) at the year-end defined by the Company Board of Directors,
- special bonuses for achieving outstanding KPIs defined by the Company Board of Directors as priorities,
- · bonus for performing tasks (work) of special importance.

Bonus payments are aimed at motivating the General Director and members of the Management Board to pursue priority tasks of the Company by achieving key performance indicators (KPIs)77.

The KPIs used to assess the performance of the General Director and the KPIs approved by the Company Board of Directors considering the the specific weight of each KPI in the guarterly and annual bonuses of degree to which a top manager can affect the achievement of the target the General Director are set by the Company Board of Directors. The KPI and the KPI of personal responsibility in the top manager's area. KPIs for the top management are set by the General Director based on

THE KPIS SET TO MOTIVATE (DEFINE THE AMOUNT OF REMUNERATION) OF **THE GENERAL DIRECTOR IN 2020**





The KPIs set to motivate (define the amount of remuneration) of the members of the Management Board in 2020

Indicators	
Quarterly KPIs set by the Company Board of Directors (Order No. 411 of 15.06.2017, as amended by Orders No. 64	3 of 12.09.2017,
No. 646 of 26.09.2018, No. 315 of 27.05.2019, No. 549 of 29.08.2019, No. 561 of 02.09.2019, No. 202 of 27.03.202	
of 10.07.2020)	
Consolidated operating profit (EBITDA)	
Consolidated net debt/EBITDA	
Implementation of the plan to reduce the Company's accounts receivable	
No growth in the number of major accidents	
No growth in the number of accident victims	
Compliance with the commissioning schedule	
Efficiency of investment activities: Compliance with the quarterly schedules of project implementation and commis	sioning of fixed
assets under the Investment Programme	
Compliance with the plan of maintenance and repairs	
Limit of operating costs	
Power losses in grids of all voltage levels	
Power losses level in grids of 0.4-20 kV	
Compliance with the technological connection deadlines	
Zero violations of the current RF legislation, the Charter and internal documents of the Company in the corporate et	vents organisation
and conducting	
Quality of control over the progress of performing the instructions inherent in orders and regulations of the superior	
Zero failures to take measures in cases when the Company suffers from large or especially large-scale financial d	amage or damage to
its business standing	
Zero penalties for failure to submit reporting to tax authorities in due time or violation of the procedure for statistic	s presentation
Ensuring performance of the obligations to pay for the services of power transmission in the grids of a branch	
Reaching the target reliability level of the services rendered	
Annual KPIs set by the Company General Director (Order No. 411 of 15.06.2017, as amended by Orders No. 643 of	
No. 646 of 26.09.2018, No. 315 of 27.05.2019, No. 549 of 29.08.2019, No. 561 of 02.09.2019, No. 202 of 27.03.202	0, and No. 399
of 10.07.2020)	
Consolidated net cash flow	
Decrease in unit operating expenses (costs)	
Increase in the power grid equipment capacity utilisation	
Power losses level	
Reduction in unit investment costs	
Labour efficiency improvement	
Innovation activities efficiency	
Meeting the technological connection deadlines	
Reaching the reliability level of the services rendered	
Compliance with the schedule of capacity launch and the plan to implement the Investment Programme	
Increase in the efficiency of power grids servicing	
Fulfilment of the personnel training plans	
Ensuring performance of the obligations to pay for the services of power transmission in the grids of the Company	
Ensuring reliability of accounting and timely presentation of accounting, tax, IFRS and statistical statements	
Sale of non-core assets	

Bonuses are paid upon achievement of the key performance indica- Strategy and Development Committee of the Board of Directors and tors and depend on the degree to which the KPIs were achieved in the reporting periods (guarters and year). Results of the KPI achievement by the General Director in the reporting period are considered by the

approved by Decision of the Company Board of Directors. Results of the KPI achievement by the top management in the reporting period are approved by Order of the General Director.

Strategic report

Sustainable development report Corporate

General Director and top managers can receive bonuses for implementation of particularly important tasks approved by the management bodies of the Company. Particularly important tasks (activities) include those with special requirements regarding their timeframe and quality, responsibility and significance for the industry and the state.

ONE-OFF RECREATIONAL LEAVE PAYMENTS

It is established for the Company's top management and equals one position-based salary.

Data on the amount of remunerations paid to members of the Management Board of the Company, including the person holding the position of the sole executive body, RUB⁷⁸

Salary
Remuneration for performing the functions of the Management Board r
Bonuses
including annual incentives
Other payments
Severance package
Total remuneration

Data on remunerations paid to the person holding the position of the sole executive body, RUB

Salary

Remuneration for performing the functions of the Management Board m

Bonuses

including annual incentives

Other payments

Severance package

Total remuneration

The introduction and implementation of the Company's Remunerations Policy are controlled by the HR and Remunerations Committee of the Board of Directors.

78 The table includes data on the aggregate annual remuneration for all members of executive bodies, including the key managers of the Company subject to the Company remunerations policy broken down by remuneration types.

SEVERANCE PACKAGE

The conditions of the labour contracts with the General Director and the Management Board members do not provide for the possibility of any guaranteed payments in case of early termination of their office ('golden parachutes'), except for the guarantees provided for by the labour legislation.

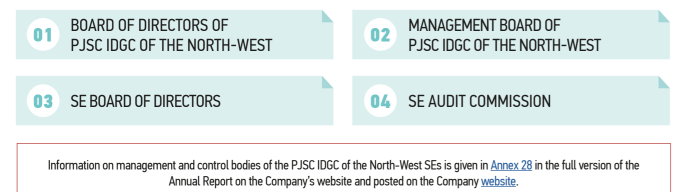
	2018	2019	2020
	31,941,826	20,460,471	22,751,042
nember	2,336,280	3,140,042	3,410,164
	42,477,709	4,163,993	65,998,370
	19,314,239	—	34,578,373
	3,255,507	7,555,257	12,221,006
	4,009,543	64,495	3,233,108
	84,020,865	35,384,258	107,613,689

	2018	2019	2020
	2,948,482	4,623,933	4,756,020
nember			
	7,088,569	409,327	6,812,480
	5,067,120	_	5,080,615
	403,913	2,394,174	3,095,668
	4,542,135	_	_
	14,983,099	7,427,434	14,664,168

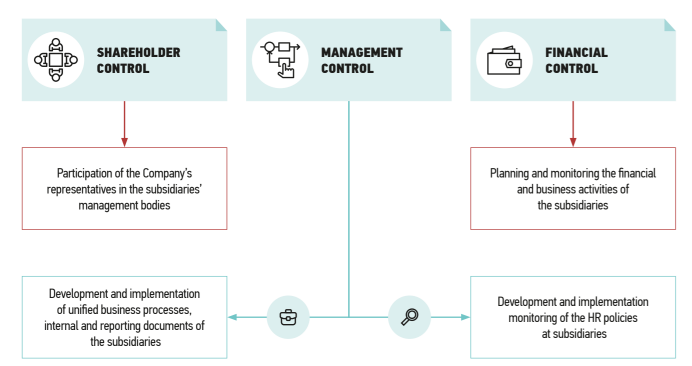
SUBSIDIARY MANAGEMENT SYSTEM

PJSC IDGC of the North-West interacts with its subsidiary entities (hereinafter – SE) using corporate governance methods subject to requirements of the Russian Federation legislation, the Charter, the procedure for PJSC IDGC of the North-West interaction with the organizations, in which it participates, and other internal documents of the Company, as well as Charters stipulating the procedures for management and control bodies (Regulations on the Boards of Directors, Audit Commissions, etc.).

The corporate governance of PJSC IDGC of the North-West SEs is performed via a system of management and control bodies in line with the Company's interests:



SE CORPORATE GOVERNANCE FORMS



Strategic report

Sustainable development report



SUPERVISORY BODIES AND **RISK MANAGEMENT**

RISK MANAGEMENT SYSTEM

The Company has a risk management system (hereinafter – the RMS) aimed at ensuring reasonable confidence in the achievement of the Company's goals determined by the Strategy for the Development of the Electric Grid Facilities of the Russian Federation, the development programme documents, and the Company Charter, and the growth of the Company's value while maintaining a balance of interests of all stakeholders.

The RMS is aimed at identifying events that may affect the Company's activities, managing the risks associated with these events, and maintaining the maximum permissible level of risks at the preferred risk level.

THE COMPANY'S RISK MANAGEMENT GOALS

- REDUCTION IN THE PROBABILITY and/or consequences of the events with adverse impact on achieving the Company's goals,
- SETTING PRIORITIES of the Company's business based on the identification of existing risks, including financial ones,
- PROTECTION OF ASSETS and efficient use of the available resources.
- TIMELY AND COMPLETE INFORMATIONAL AND ANALYTICAL SUPPORT of the management decision-making and planning the activities of the Company and the S&A.

Risk management is an ongoing process.

The Company's RMS is based on the following principles:

- 1. Risk management is an integral part of all organizational processes.
- 2. Risk management is part of the decision-making process.
- 3. Risk management is systematic, structured, and timely.
- 4. Risk management is based on the best information available.
- 5. Risk management is transparent and considers the interests of stakeholders.
- 6. Risk management is dynamic, iterative (repetitive), and responsive to change.
- 7. Risk management contributes to the continuous improvement of the organization.
- 8. All the RMS participants are responsible for identifying, assessing, analysing, and continuously monitoring risks within the framework of their activities, developing, and implementing the required risk management measures, and continuous monitoring of the efficiency of the risk management measures.



About the report



GRI 102-30

ACHIEVEMENT OF THE PLANNED PERFORMANCE INDICATORS,
ONGOING IMPROVEMENT OF THE PERFORMANCE EFFICIENCY in all areas by analysing and evaluating the existing risks,

- ENSURING RELIABLE PROCESS OPERATION of the power grid facilities in the Russian Federation,
- ► ACHIEVEMENT OF THE OPTIMAL EFFICIENCY of Company's RMS and the S&A,

To operate the RMS, the Risk Management Policy of PJSC IDGC of the North-West has been approved by the Decision of the Board of Directors of 31.03.2016 (Minutes No. 200/15). The risk management policy defines the goals, operational guidelines, and components of the Company RMS, key functions and responsibilities of the RMS participants, and the procedures for assessing the RMS efficiency.

The Company also implements the following regulatory documents in the field of risk management:

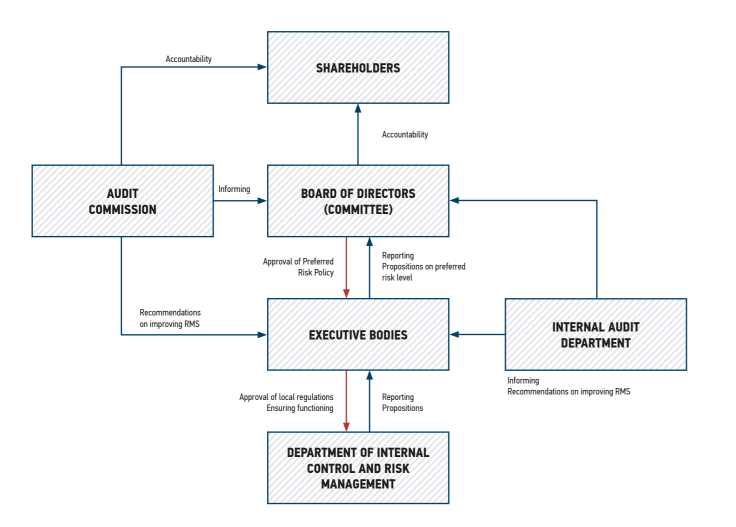
- 1. Approved by Order No. 229 of 09.04.2020, On Approval of Methodological Documents in the Field of Risk Management for PJSC IDGC of the North-West:
- · Regulation on Risk Management.
- the tree-like risk model of the Company.
- the risk management system maturity model.

- 2. Approved by Order No. 484 of 21.08.2020, On Approval of the Methodology for Self-Assessment of the Risk Management System Efficiency by Risk Categories (Areas of Activity):
- · the Methodology for Self-Assessment of the Risk Management System Efficiency by Risk Categories (Areas of Activity).

The Company has an Internal Control and Risk Management Unit performing the functions of overall coordination of risk management processes, the development of a methodology on ensuring the risk management process and the RMS operation, reporting the risk management results, assessing the RMS efficiency, etc., according to the Risk Management Policy and the Regulation on the Unit.

The functions of the RMS participants are determined by the Company's Risk Management Policy, Regulations on structural subdivisions, job descriptions, and are given in Annex 29 in the full version of the Annual Report.

The interaction of the Company's RMS participants is shown in the diagram.



To ensure the RMS efficiency and compliance with the objective evolution of requirements and conditions, the Company's Internal Auditor assesses the RMS efficiency.

The internal independent assessment of the RMS efficiency is performed by the Company's Internal Auditor. In 2020, the RMS efficiency was reviewed by the Board of Directors upon preliminary discussion of the issue by the Audit Committee of the Board of Directors. The Company's RMS maturity level for 2020 was assessed as 4.5 points: intermediate

between 'Moderate' and 'Optimal'. The overall RMS efficiency in 2019 was deemed 'Moderately efficient'.

To improve the RMS maturity level, the Company management developed a Plan for the Development and Improvement of the Company's Risk Management System for 2020-2023, which was approved by the Board of Directors on 12/31/2019 (Minutes No. 344/21) and enacted by the Company Order No.15r of 17.01.2020.

IMPROVING THE RISK MANAGEMENT SYSTEM IN 2020

development report

Sustainable

In the reporting year, the Company implemented the following key measures aimed at the RMS improvement:

- 1. According to the new risk management methodology, the Register of functional and business-process risks for 2020 (Minutes No. 10pr of the Management Board meeting of 30.04.2020) and the Risk Management Action Plan for 2020 (Minutes No. 11pr of the Management Board meeting of 27.05.2020) were approved.
- 2. Methodological documents on identifying, analysing, and assessing the Company's risks, responding to risks, and documenting information on them, as well as internal documents on assessing the risk management maturity level in the Company were approved.
- 3. The Regulation on the System of Automated Monitoring of Process Efficiency Indicators was approved and enacted, aimed at improving the decision-making process for responding to emerging risks and reducing the number of unforeseen events and losses in economic activity.

- PLANS FOR 2021 -

Strategic

report

The key RMS development actions planned for implementation in 2021:

- Updating the Risk Management Policy based on the principles of the COSO concept "Organization Risk Management. Integration with Strategy and Performance" and the ISO 31000-2018 standard, Risk Management – Guidelines.
- Submitting the risk appetite assessment to the Board of Directors for approval.
- Performing training for management and employees on the RMS arrangement and operation.

INFORMATION ABOUT KEY RISK MANAGEMENT

As a new methodology for risk assessment was implemented in Company's activity, including KPIs of a sole executive body of the 2020 along with the update of the risk register in the context of Company, and thus on the achievement of goals on the power grid the Company's Development Strategy, the dynamics of key risks facilities management and provision of strategic goal of the Group is provided as of the end of the reporting period. Rosseti

The Company ensures a timely identification, assessment and To define the risk impact on the Company's activity, risk monitoring of the risks. The Company takes measures on the significance is identified. Risks are ranked by three levels of reduction of risk probability and implications and informs sharesignificance: moderate, significant, critical. holders and other stakeholders about them.

In compliance with the Risk Management Regulation and by the decision of the Company's Board, the Company's Risk Register for 2020 was approved. It included 48 functional risks, i.e., aggregated business process risks and risk having a significant impact on the



- 4. As part of the integration of the effective Anti-Corruption Compliance System into the general Company's Internal Control and Risk Management System, the Register of Corruption Risks of the Company for 2020 was introduced.
- 5. A training course on RMS, ICS, and QMS was developed, and training performed for top and mid-level management performing the functions of identifying, assessing, and documenting the risk data and developing action plans for risk management in the Company's activity areas, as well as employees of departments responsible for updating risk passports, reports on the implementation of risk management action plans, and control procedures under their job duties. The RMS, ICS, and QMS presentations are posted on the Company's corporate resource and are available to all the Company employees.

Implementing a unified methodology for determining the risk appetite according to the standards of the Rosseti Group.

The actions on mitigation of the "significant" or "critical" risks are included in the Action Plan on the Company's risk management for 2020. The plan is upgraded on the annual basis.

ANNUAL REPORT 2020 OF PJSC IDGC OF THE NORTH-WEST

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic report

Sustainable development report



Name of the risk FR01-01 Decrease in the volume of power transmission services to the consumers of regional distribution grids		Impacted performance indicators	Risk significance level	ignificance		he risk	Impacted performance indicators	Risk significance level	 Risk management actions Putting forward the issues of inadequate payment discipline for discussion at the meetings of regional interagency commissions for monitoring the situation with settlements for electric power and power transmission services.
			Significant	 Monitoring of general power demand. Making up a credit and debit balance, analysis of technological connection requests. Forming the volume of power transmission on the Company's grid to be included into the tariff request for 2021 Forming and inclusion of revenues falling 	nce, analysis of requests. Forming smission on the uded into the tariff				
FR01-02	1-02 Change in the Achievement of EBITDA Significan	Significant • Monthly monitoring of power consumption	FR05-01	Absence of power meters, their obsolescence and physical deterioration	Power loss level, %	Significant	 Implementation of the programmes on p saving and energy efficiency, including th programmes of measures to reduce pow losses and long-term development of po 		
1101-02	Change in the structure of power transmission services on voltage, tariff options, consumer groups	indicators		 Monitoring over the misconduct of LGOs Making up a credit and debit balance, analysis of technological connection requests. Forming the volume of power transmission on the Company's grid to be included into the tariff request for 2021 Forming and inclusion of shortfall in revenues due to the decrease in power transmission services into a tariff and balance decision (TBD) Adjustment of power balance in a tariff 	FR06-01	Applicant's facilities are not ready for technological connection	Complying with the grid connection deadlines	Significant	 Update of technological connection dema for the previously concluded technological connection agreements and the issued technical specifications. Monitoring the Applicants' readiness for technological connection (analysis and assessment of the Applicants' payment discipline, analy and assessment of the dynamics of work conduct by the Applicants) Setting up control to timely notify the
FR01-04	Increase in prices for the power purchased to compensate losses	Achievement of EBITDA indicators	Significant	 request for the next regulation period Monitoring of the power price on the wholesale electricity and capacity market. Monitoring of the regulated prices the suppliers of last resort provide for sales premiums 					Applicants about the fulfilment of obligat on the part of the Company's subsidiaries and associates with a possibility to obtain receipt confirmation in case the contractu obligations are fulfilled by the Company's subsidiaries and associates but no notific
FR01-15	Provision of dividend assignment	Achievement of EBITDA indicators	Critical	 Generation of additional revenues not stipulated for in the business plan approved Control on the level of controlled expenses 					on the technological connection measure implementation is received from the Applicant • TC demand management (distributing
FR03-01	Failure or partial failure of contractors to fulfil the obligations on the payment for power transmission services within the terms stipulated by the agreement/ contract	Achievement of the planned level of accounts receivable for the rendered power transmission services	Significant	 Development of the actions on the decrease of overdue accounts receivable to be included into the scheduled plan of actions of PJSC IDGC of the North-West aimed at the reduction of overdue accounts receivable for the power transmission services dispute settlement Control of overdue accounts receivable by the actions aimed at its reduction Taking actions on the introduction of a full or partial power consumption restriction mode for direct consumers Imposing fines on the contractors breaking the payment terms under 307-FZ 					 information on the Internet and over the applicant service offices in the areas fed by under-loaded power stations as the connection to them requires minimum co Setting up control to timely fulfil the technological connection agreements (at of the stages: TOR development, calcular of technological connection cost, making technical design assignment, contractor agreement conclusion and implementati TC agreement implementation using inhouse resources), including technological connection automation

DIGITAL TRANSFORMATION FOR DEVELOPMENT

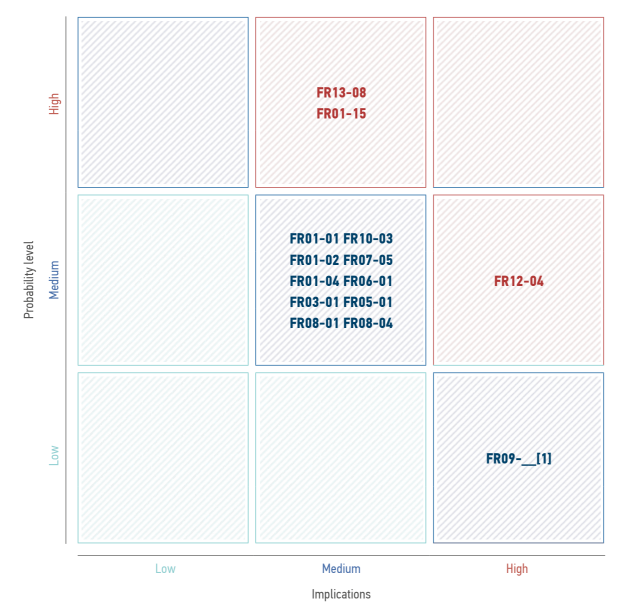
Strategic report

Sustainable development report



Name of the risk	Name of the risk	Name of the risk Impacted performance indicators	
FR10-03 Lack	EP10.03 Lack of invoctment	EP10_03 Lack of investment Effectiveness of	EP10.03 Lock of invostment Effectiveness of Significant
progra imple	programme funds to implement innovative solutions	programme funds to innovation implement innovative	programme funds to innovation
Comp emplo	04 Involving the Company / Company's employees into corruption activities	Company / Company's legislation, including the employees into anti-corruption and anti-	Company / Company's legislation, including the employees into anti-corruption and anti-
Comp	Appeal of the Company's transactions	Company's security of the Company	Company's security of the Company
viii oa	ing the any / Company's yees into ition activities I of the any's	indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators indicators innovative innovative innovation integrated security of the Company	indicators significance level of investment amme funds to ment innovative ons Effectiveness of innovation Significant ing the any / Company's yees into tion activities Complying with the legislation, including the anti-corruption and anti- monopoly laws Critical l of the any's Ensuring an integrated security of the Company Critical

Key risks map of PJSC IDGC of the North-West, 202079





79 Graphic representation on risks with the significance levels "significant" and "critical" is provided on the Key risk map of the Company

Strategic report

Sustainable development report



2

INTERNAL CONTROL SYSTEM

The Internal Control System of the Company (hereinafter – the ICS) is an element of the Company's overall governance system designed to ensure reasonable guarantees of goal achievement in the following areas:



COMPLIANCE with the applicable legislation and Company regulations, particularly in the course of economic operations and accounting;

The ICS covers all the aspects of the Company's business, control procedures are performed on an ongoing basis across all the Company's processes (areas of activities) on all the management levels.

The Company, under Decision of the Board of Directors of 29.02.2016 ing on their participation in the respective internal control process (Minutes No.197/12), approved the Internal Control Policy of stages. PJSC IDGC of the North-West (the new version). The Internal Con-The ICS improvement and performance of control procedures are trol Policy stipulates the aims, principles of functioning and elebased on efficient and aligned interaction of all contributors to the ments of the Company ICS, key functions and responsibilities of internal control process on all management levels. the ICS participants, as well as procedures for assessment of the The responsibilities in this case should be divided, each control ICS efficiency.

The Company implements the Procedures for Internal Control Policy requirements implementation outlining the pragmatic aspects of applying the rules of the Internal Control Policy. It was approved by the Company's order No. 54 of January 30, 2017 (revision No. 132 of February 28, 2020).

Participants⁸⁰ of the internal control process, in accordance with the Internal Control Policy include:

- · Audit Commission of the Company;
- · Board of Directors of the Company;
- Audit Committee of the Board of Directors of the Company;
- · Other committees of the Company Board of Directors;
- · Executive bodies (Management Board of the Company, General Director of the Company);
- · Collective task forces created by the executive bodies of the Company (commissions, working groups etc.);
- · Heads of divisions and structural units of the Company;
- · Employees of the structural units of the Company performing control procedures as part of their job duties;
- Internal Control Unit:
- Internal Audit Unit.

80 Description of the internal control contributors is shown in Annex 30 in the full version of the Annual Report





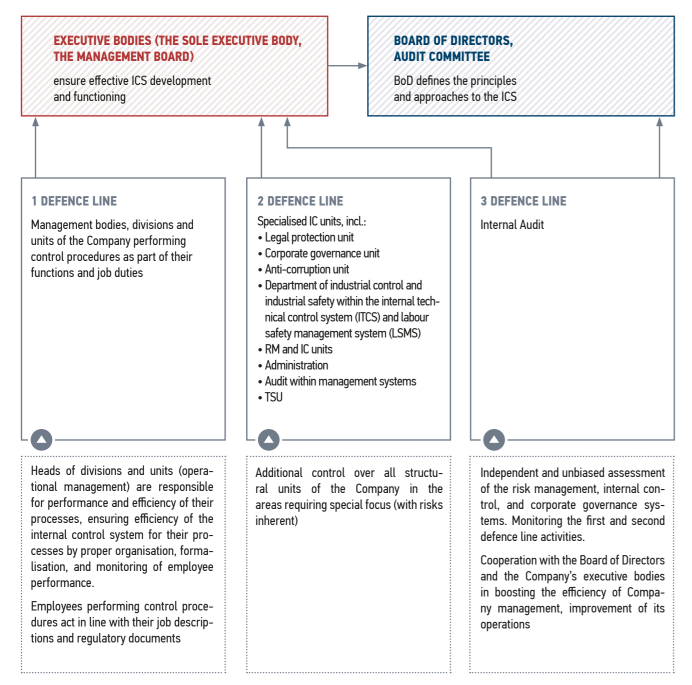
Functions of the internal control participants are provided in Annex 29 of the Annual Report.

The roles of the internal control contributors are allocated depend-

function should be assigned to one participant of the internal control process.

The Internal Control System of the Company functions in line with the "three defence lines" model. The model stipulates internal control implementation at the Company on three levels (Chart 1):

- on the level of management bodies, divisions and units of the Company performing control procedures as part of their functions and job duties, — the first defence line;
- on the level of the Company's control units the second defence line:
- on the level of the Internal Audit Department the third defence line.



Control procedures regarding the core, managing and supporting processes and sub-processes of the Company are documented in matrices of control and risk by areas of activity.

In line with the Company Board of Directors Decision of 25.09.2019 (Minutes No. 332/9) regarding the issue No.7 the Company issued

Order of 19.11.2019 No.717r "On approval of an activity plan to maintain and develop the ICS of PJSC IDGC of the North-West", under which the plan to maintain and develop the Internal Control System of PJSC IDGC of the North-West was approved to be implemented for 2019-2022.

Strategic report

Sustainable development report



ASSESSMENT OF ICS PERFORMANCE

To ensure that the ICS is efficient and complies with the changing objective requirements and conditions, the external and internal auditors of the Company carry out assessment of the ICS efficiency, its conformity to the target state and maturity level.

External independent assessment of the internal control system of Directors. The ICS maturity level was estimated as 4.8 points was carried out in 2019. According to the above external assess-"Optimal", in 2018 and 2019 it was deemed to be "Optimal", in ment, the overall performance of the Company internal control is 2017 between "Moderate" and "Optimal", and in 2016 the ICS maestimated as "Efficient". The frequency of external assessment of turity was assessed as "Moderate". the internal control system efficiency is set by the Internal Control Policy and is conducted at least once in three years depending on the changes in the organization activity and a general level of ICS development, reliability and efficiency.

Internal independent assessment of the ICS efficiency was carried out by the internal auditor of the Company. ICS efficiency in 2020 was considered by the Board of Directors meeting upon preliminary discussion of the issue by the Audit Committee of the Board

In the reporting year, the Company carried out the following key measures to improve the ICS:

- 1. By the end of 2020 the ICS covered 26 processes in the Compa-5. To streamline the process of defining business goals taking into ny. As of 31.12.2020 the upgrade was conducted on 268 subaccount strategic priorities by the Company management, as processes for all processes, control and process risk matrices well as goal management aimed at enhancing the quality of containing 377 control procedures and 254 risks. The Compatheir setting and implementation, a regulation on goal setting was worked out and introduced. ny also developed process passports that contain information on 106 process efficiency indicators and 57 process efficiency 6. The Company developed a Model of the Company's processes indicators.
- 2. To enable the Company's management conduct online monitoring of the deviation indicators in the course of process implementation, an automated information system PowerBI was introduced. It facilitates the process implementation monitoring in the automatic / semi-automatic modes by using the data from corporate information systems in accordance with set algorithms (rules). Having detected the operations with deviation signs, it sends a signal to the Company's subdivisions on the need to develop and implement corresponding response measures
- 3. To minimise the risk of growth in operating expenses and failure to receive net profit, the Company approved a roadmap - an activity plan of the Company to ensure break-even power transmission services rendering operations, as well as compliance of the operating expenses with the level stipulated in the tariff and balance decisions, by each branch of the Company, starting 2019. The number of unfulfilled activities due in the reporting period = 0.
- 4. In the framework of the implementation of the operational efficiency improvement Programme and cost reduction the OPEX deficit was reduced by 1.6 billion rubles (52%) by 2018.



The ICS maturity level

- setting 38 Company processes, the Regulation on the system for automatic monitoring of process efficiency indicators and the CS.01-00.018.05-2020 "Process simulation and regulation" establishing single requirements to the simulation (description) of processes and their regulation (documentation) in the scope necessary for providing an efficient functioning of the processes of the Company's quality management system.
- 7. The Company developed a training course on risk management, internal control and quality management systems and trained the top and middle management responsible for the invention, documenting, introduction, monitoring and further development of risk management and internal control systems in the Company's activity domains. The training was also conducted for the subdivision employees in charge of the upgrade of process schemes, risk passports, development of process control and risk matrices as well as the reporting documents' preparation for risk management and internal control systems. A presentation on risk management, internal control and quality management systems is available on a corporate data source for all Company's employees.
- 8. As part of optimization and automation of grid facilities reporting based on the Company's accounting systems, the number of report forms was reduced by 5%.

The Company continues to work on the ICS development and improvement to enhance the efficiency and maturity level, in particular, in the following areas (with the consideration of the results of independent external assessment on ICS efficiency):

- upgrade of regulatory and methodological guidelines in internal control and risk management;
- · improvement of ICS component efficiency «Risk assessment»;
- elimination of the drawbacks in the design of certain control procedures:
- · synchronization of automated control procedures introduction with the business process automation;
- integration of corruption risk control into business processes;

- introduction of the mechanism for financial sustainability control, support for liquidation and bankruptcy proceedings for the Company's contractors;
- organizations of training for the management and employees on ICS organization and functioning.

The Company's ICS and RMS are organized and operated in compliance with the local regulatory documents approved by the Company, show a general positive development dynamics in respect to all Company's activities. The current organization of functions is aimed at the efficient and satisfactory performance and achievement of the Company's goals.

Key indicators in part of risk management and internal control

Indicators	Unit	2018	2019	2020	Change 2020/2019, %
Critical risks*	items	-	-	3	-
Significant risks*	items	-	-	11	-
Internal assessment of ICS performance	point	4.8	4.8	4.8	-
Internal assessment of the risk management system	point	4.4	4.4	4.5	+ 2%

* Due to the change of the Company's risk management methodology in 2020 as well as the upgrade of the Company's risk register the values of indicators are provided for the reporting period only

INTERNAL AUDIT

The unit responsible for the internal audit implementation at the Company is the Internal Audit Department.

Internal Audit is functionally subordinate to the Company Board of Directors, which means that the Board of Directors controls and organises the activities of the Internal Audit unit, including approval of the Internal Audit action plan, report on the implementation of the Internal Audit action plan and the budget of the Internal Audit unit, endorsement of the decisions on appointment, dismissal, as well as remuneration of the head of the Internal Audit Department.

The purpose of the Internal Audit Department is to assist the Board of Directors and executive bodies of the Company in enhancing the efficiency of the Company management, improvement of its financial and business activities, implementing systemic and consistent approach to analysis and assessment of the systems of risk management, internal control and corporate governance as instruments to guarantee reasonable assurance that the Company will achieve its goals.

Aims and objectives, key principles of organisation and functioning of the internal audit, functions and authorities of the Internal Audit Department are stipulated by the Internal Audit Policy of PJSC IDGC of the North-West (new version), approved by the Board of Directors on 02.12.2019, Minutes of the meeting of the Board of Directors of PJSC IDGC of the North-West No.339/16.

The Company approved the standards of the internal audit activities and practical applications developed on the basis of the International Standards for the Professional Practice of Internal Auditing, including:

- the Internal Audit Policy of the Company⁸¹ and the Code of Ethics for Internal Auditors, approved by Decision of the Board of Directors of 02.12.2019 (Minutes No. 339/16):
- · The Regulation on the Internal Audit Department of PJSC IDGC of the North-West, approved by Decision of the Company Board of Directors of 21.11.2016 (Minutes No. 223/14):
- The Programme for Internal Audit Quality Assurance and Improvement, approved by Decision of the Company Board of Directors of 22.12.2016 (Minutes No. 225/16): etc.

Feedback is received from the Audit Committee of the Board of Directors by the Head of the Internal Audit in a variety of forms in the course of interaction with the Audit Committee of the Board of Directors, including analysis of the decisions/recommendations of the Audit Committee on issues within the competence of the Internal Audit, as well as polling members of the Audit Committee of the Company's Board of Directors.

Strategic report

Sustainable development report Corporate

The satisfaction of the Audit Committee of the Company Board of Directors with the performance of the Internal Audit in 2019 is assessed as 1.1 points ("complies with reservations"). The quality assessment was conducted in line with the Programme of Internal Audit Quality Assurance and Improvement of the Company approved by the Company Board of Directors on 22.12.2016 (Minutes No. 225/16).

By the results of the assessment made at the end of 2019 the areas for improvement of the Company's internal audit were identified. Actions on the internal audit improvement were developed jointly with PJSC Rosseti. The Board of Directors of the Company approved the Plan of Actions for the Company's internal audit development and improvement in 2020 - 2024 (Minutes of 31.03.2020 No. 357/34).

COMPLIANCE SERVICE

measures stipulated by the law.

Under the provisions of p.1 Part 2 Article 13.3 of the law on anti-corruption measures, the Company created a structural unit responsible for prevention of corruption and other violations. According to the organisational structure approved by Decision of the Board of Directors of 19.07.2016 (Minutes No.214/5), such unit is the Anti-Corruption Compliance Procedures Unit of the Security Department (hereinafter – ACCP).

In 2020, the headcount of the Anti-Corruption Compliance Procedures Unit did not change (3 persons).

The ACCP functions include:

- · drafting organisational and administrative documents aimed at implementation of corruption prevention measures and their submission to the Company's General Director for approval;
- organisation of implementing control activities to identify corruptionrelated offenses committed by the Company's employees;
- · receipt and review of messages on inducing employees to corruption

AUDIT COMMISSION

Commission is elected by the General Shareholders' Meeting for the period until the next Annual General Shareholders' Meeting.

The headcount of the Audit Commission of the Company is stipulated by the Charter as five persons. In 2020, the Audit Commission of the Company comprised the following persons: M.A.Lelekova, S.A.Kim, A.N.Kirillov, E.A.Barmina, E.A.Kabizskina. On July 17, 2020 M.A.Lelekova divested her authority as the member of the Audit Commission. On 14 December 2020 E.A.Kabizskina was elected as the Chairman of the Audit Commission.

81 The Internal Audit Policy of PJSC IDGC of the North-West is available at the Company website.

The Plan contains the actions for the Company's internal audit development and improvement in the following areas:

- · improvement of internal audit regulatory support;
- increasing the internal audit efficiency;
- development of internal audit skills and competences;
- introduction of IT-solutions for internal audit goals.

The action plan to develop and improve the internal audit activities of the Company in 2020 was fully completed.

In 2020, the headcount of the Internal Audit function was 7 persons.

The Company's anti-corruption activities are improved and designed to boost the efficiency of anti-corruption

offences in the interests or on behalf of a third-party entity, as well as on corruption offenses committed by the Company's employees, contractors or other parties;

- arranging for the Company's employees to fill in declarations on conflict of interests, property, income and property-related obligations, and studying them;
- organising individual consultations for the Company's employees on corruption prevention and counteraction issues;
- assisting authorised representatives of control and supervision bodies and law enforcement authorities during their audits of the Company's activities related to corruption control and prevention;
- assisting authorised representatives of law enforcement authorities during implementation of measures aimed to prevent and investigate corruption offenses;
- · assessment of the results of anti-corruption measures and preparing relevant reports for the Company's management.

The Audit Commission of the Company controls the Company's financial and business activities. The Audit

Strategic report

Sustainable development report



The composition of the Audit Commission elected at the Annual General Shareholders' Meeting of 14.12.2020, is as follows:

KABIZSKINA	BORN IN 1964.				
ELENA ALEKSANDROVNA	In 1986, graduated from the Far Eastern State Technical Fisheries University with the qua- lification of Engineer-Economist.				
First elected to the Audit Commission	PROFESSIONAL EXPERIENCE:				
of the Company: 23.06.2015	 2014-present — Head Expert of Unit of Corporate Audit and Subsidiary Control, the Internal Audit Department, Head Expert of the Supervisory Unit of the Department for Internal Control and Risk Management, Deputy Head of the Audit Unit of the Department for Control and Auditing Activities of PJSC Rosseti. 				
	 06.2020-present — Head Expert of the Unit of Corporate Audit and Subsidiary Control for the Department of Internal Audit of PJSC FGC UES (secondary employment). 				
	Owned no shares of PJSC IDGC of the North-West in 2020. Did not enter into any transac- tions with the Company's securities in 2020				
KIM	BORN IN 1981.				
SVETLANA ANATOLIEVNA	Graduated from Moscow State University of Railway Engineering in 2004 with the qualifica- tion of Expert in Commerce.				
First elected to the Audit Commission	PROFESSIONAL EXPERIENCE:				
of the Company: 13.07.2017	 2013-present — Head of the Audit Unit of the Department for Control and Auditing Activities of PJSC Rosseti, Head of the Supervisory Unit of the Department for Internal Control and Risk Management of PJSC Rosseti. 				
	Owned no shares of PJSC IDGC of the North-West in 2020. Did not enter into any transac- tions with the Company's securities in 2020				
KIRILLOV	BORN IN 1984.				
ARTEM NIKOLAEVICH	Graduated from Moscow Power Engineering Institute with the qualification of Engineer.				
	PROFESSIONAL EXPERIENCE:				
First elected to the Audit Commission of the Company:	 2013–2015 — Head of the Investment Audit Function, Audit Activities and Internal Audit Unit, Internal Audit and Control Department of PJSC Rosseti. 				
12.03.2014	 2015-present — Head Expert of the Unit of ICS and Risk Management in the Department for Internal Control and Risk Management, Deputy Head of the Audit Activities Unit Department for Control Activities / Department for Control and Auditing Activities of PJSC Rosseti, Deputy Head of the Supervisory Unit of the Department for Internal Control and Risk Management, Head Expert of the Unit of ICS and Risk Management, Department for Internal Control and Risk Management of PJSC Rosseti. 				
	 06.2020—present — Head Expert of the ICS and Risk Management Unit of Department for Internal Control and Risk Management of PJSC FGC UES (secondary employment). 				
	Owned no shares of PJSC IDGC of the North-West in 2020. Did not enter into any transac- tions with the Company's securities in 2020.				

BARMINA **EKATERINA ALEKSANDROVNA** **BORN IN 1984.**

Astrakhan State Technical University (graduated in 2004) with the gualification of IT systems engineer in economy.

First elected to the Audit Commission of the Company: 14.06.2019

Astrakhan State University of Architecture and Civil Engineering (graduated in 2019) with the master's degree in heat power and thermal engineering .

PROFESSIONAL EXPERIENCE:

- Auditing Activities of PJSC Rosseti.
- MOESK.
- and Risk Management of PJSC Rosseti.

Owned no shares of PJSC IDGC of the North-West in 2020. Did not enter into any transactions with the Company's securities in 2020

REMUNERATION PAID TO THE AUDIT COMMISSION

According to the Regulation on the remuneration and compensa-Remuneration is paid at the end of the corporate year. Under the tion payment to members of the Audit Commission of the Compa-Regulation, the corporate year is the period from the election of the persons to the Audit Commission at the General Shareholders' ny⁸² (hereinafter – the Regulation), remuneration to members of Meeting of the Company till the next General Shareholders' Meetthe Audit Commission of the Company depends on their participation in the Audit Commission activities in the previous corporate ing of the Company. year and the fixed amount of remuneration. The fixed amount of Members of the Audit Commission who failed to participate in over remuneration is defined on the basis of the Company's revenue half of the meetings held in the period of their membership in the estimated under the RAS in the last financial year. The rate of par-Audit Commission are not entitled to remuneration. ticipation of an Audit Commission member in its activities depends In case a member of the Audit Commission actively contributed on the number of calendar days in the corporate year when the in the corporate year to additional audits held by the Audit Comduties of the Audit Commission member were performed and the mission or control activities on certain issues organised by decipersonal participation rate.

sions of the General Shareholders' Meeting, the Company Board The personal participation rate is identified by the Chairperson of of Directors or upon request of a shareholder (shareholders) of the Audit Commission for each member of the Audit Commission the Company owning at least 10 percent of the Company's voting and reflects their contribution to the meetings of the Audit Comshares, the Chairperson of the Audit Commission is entitled to apmission, as well as performance of additional responsibilities as ply to the General Shareholders' Meeting for increase in the actual the Chairperson or the Secretary of the Audit Commission. amount of remuneration.

82 Approved by the Annual General Shareholders' Meeting on 07.06.2018 (Minutes No.13).

Astrakhan State Technical University (graduated in 2006) with the gualification of PhD in Technical Sciences, management in social and economic systems.

• 2014-2015 - Head of the Internal Audit and Control Sector of JSC REC IDGC / JSC TCC.

• 2015 – Head Expert of the Control and Expert Unit of the Department for Control and

• 2016-2018 – Head Expert of the Methodology and Internal Audit and Control Unit of PJSC

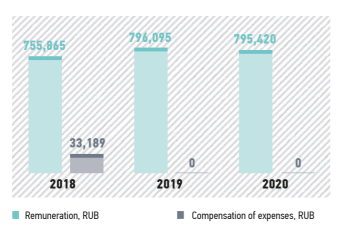
 2018 – present – Head Expert of the Control and Expert Unit of the Department for Control and Auditing Activities of PJSC Rosseti, Head Expert of the Department for Internal Control

 2020 – present — Head Expert of the ICS and Risk Management Unit of Department for Internal Control and Risk Management of PJSC FGC UES (secondary employment).

Moreover, according to the Regulation, Audit Commission members receive compensation for the actual documented expenses incurred in the course of visiting the Company's facilities, participation in meetings of the Audit Commission held at the Company's location and performing other activities of the Audit Commission.

Remuneration and compensations are not paid to members of the Audit Commission who are government officials.

Remuneration and compensation to members of the Audit Commission in 2018-2020. RUB



Remuneration and compensation paid to members of the Audit Commission in 2020, RUB.

	2020
Marina Alekseevna Lelekova	188,190
Artem Nikolaevich Kirillov	148,500
Kim Svetlana Anatolievna	161,730
Elena Aleksandrovna Kabizskina	148,500
Barmina Ekaterina Aleksandrovna	148,500
Total	795,420

EXTERNAL AUDIT

To ensure independent and unbiased activities of the Auditor, the External Auditor of the Company was selected by an open single-stage tender without preliminary gualification-based selection.

In 2018, the External Auditor was selected to carry out the audit of the accounting (financial) statements of PJSC IDGC of the North-West compiled in line with the Russian Accounting Standards and the audit of the consolidated financial reporting of PJSC IDGC of the North-West compiled under the International Financial Reporting Standards for 2018–2020. The results of the tender were announced on 16.04.2018. The tender was held by PJSC Rosseti on the basis of Order of 30.10.2017 No.595r. The official method of holding the open tender was the official web site of the Russian Federation for placing tender information www.zakupki.gov.ru (no. 31806037793), at the electronic trading facility of PJSC Rosseti. According to the decision of the Tender Commission (Minutes of 16.04.2018 No.14/595r), LLC Ernst & Young was selected as the winner of the bid. Assessment of candidates was based on the criteria previously identified and disclosed in the tender conditions.

Under pp. 11 p. 10.2 Article 10 of the Company Charter, the General Shareholders' Meeting has the authority to approve the Auditor of the Company. Subject to the tender procedures, as well as recommendations of the Audit Committee, the Board of Directors proposes and the General Shareholders' Meeting of PJSC IDGC of the North-West approves of the independent Auditor. Under the decision of the Annual General Shareholders' Meeting of PJSC IDGC of the North-West dated 29.05.2020, the independent External Auditor of the Company for 2020 became LLC Ernst & Young.

Strategic report

Sustainable development report Corporate

Full name:	Internet address:
Ernst & Young Limited Liability Company	ey.com/ru/ru
Short name:	E-mail:
LLC Ernst & Young	moscow@ru.ey.com
Location:	Full name of the branch:
77 bldg. 1 Sadovnicheskaya Emb.,	Saint Petersburg branch of Ernst & Young Limited Liability
Moscow, 115035 Russia	Company
Mailing address:	Location:
77 bldg. 1 Sadovnicheskaya Emb.,	23 Malaya Morskaya St.,
Moscow, 115035 Russia	Saint Petersburg, 190000 Russia
Phones:	Mailing address: 23 Malaya Morskaya St.,
+7 495 755-97-00, +7 495 755-97-01	Saint Petersburg, 190000 Russia

Identification of the amount of the Auditor service fee is within the competence of the Company Board of Directors. According to the contract for audit of the RAS accounting statements and the IFRS consolidated financial statements for 2020, the amount of remuneration to the Auditor was RUB 5,131 thousand, including VAT.

No non-audit services were rendered by LLC Ernst & Young to the Company.

THE SYSTEM FOR CONFLICT OF **INTEREST PREVENTION AND INSIDER INFORMATION**

To limit the influence of employees' personal interests on their business decisions, the Company undertakes measures for identifying, preventing and settling conflicts of interests.

To prevent occurrence or probability of a conflict of interest, the Company implements continuous declaration of conflicts of interests by the Company's current and potential employees and verification of the conflict of interest declarations on a permanent basis. To settle the emerging pre-conflict situations in the structural units, as well as to ensure full compliance with the requirements of Article 13.3 of the Federal Law "On anti-corruption measures", the Company established the Commission on Compliance with the Corporate Ethics and Settlement of the Conflict of Interest (hereinafter - the Commission).

In 2020, the Company verified 2,733 conflict of interest declarations submitted by the Company's employees, 117 employees (4.1 %) did not submit the declarations for valid reasons (maternity leaves, protracted illness, dismissal in Q1 2020). In 2020, the electronic declaration process was seamless.

The risks of emerging conflicts of interests were assessed with account of, among others, simultaneous employment of close relatives who could become a reason for conflict of interests, and submission by employees of false or incomplete data, etc.

In total for the executive bodies, branches and subsidiaries and affiliates of the Company 1,174 instances were identified, which included the following types:

Auditor's fees over 3 years, RUB thous.



GRI 102-25

- 76.5% Positive statement in the declaration:
- 12.4% Employee's declaration specifies the contractor of AAS AC (automatic accounting system of accounts receivable);
- 7.8% Employee's declaration specifies the contractor for the automated system of safety incident information management (AS ASIB):
- 2.2% The information in the declaration is not disclosed in full:
- less than 1% Information about a relative is not disclosed in full. Employee's declaration does not specify the Contractor for AS ASIB, Employee's declaration does not specify the Contractor for AS ASIB of the relative.

The major share of answers belong to "Positive response in the declaration, most answers" (4.2%) - positive answer to the question 1.1 of "Relatives working for Rosseti" declaration.

All the identified conflict of interests risks were subject to elimination measures. Some relatives work in various subsidiaries and affiliates of PJSC Rosseti, some are employed by the Company's executive bodies and branches in various subdivisions. No subordination or conflict of interest have been revealed.

INFORMATION FOR INVESTORS AND SHAREHOLDERS

CAPITAL STRUCTURE

As of 31.12.2019, the authorised capital of the Company amounts to 9,578,592,313 (nine billion five hundred seventy eight million five hundred ninety two thousand three hundred thirteen) rubles 80 kopecks.

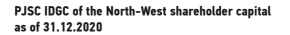
Data on each category (type) of shares

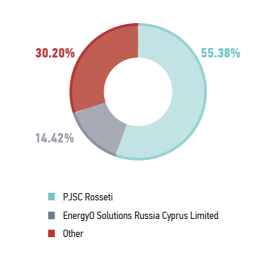
Type and category of shares	Registered ordinary shares
Form of issue	uncertified
Number of ordinary shares, items	95,785,923,138
Nominal value of 1 (one) security, RUB	0.10
Data on the state registration of the securities issue	No. 1-01-03347-D

According to the Company Charter, the number of the authorized **PJSC IDGC of the North-West shareholder capital** Company shares in addition to the placed shares is 1,076,862 (one million seventy six thousand eight hundred and sixty two) registered ordinary shares with the nominal value of 10 (ten) kopecks each for a total amount of RUB 107,686 (one hundred and seven thousand six hundred and eighty six) rubles and twenty kopecks at the nominal value.

GRI 201-4 PJSC Rosseti is the largest shareholder, owning 55.38% of the authorized capital of the Company. The Russian Federation represented by Federal Agency for State Property Management owns 88.89% of ordinary shares of PJSC Rosseti (see the Statistics on the Share Capital Structure table. This table shows the shares of federal and municipal ownership).

> There is not special right of the Company control "golden share" by the Russian Federation.





The number of state-owned PJSC Rosseti shares as of 31 December 2020*

Share ownership	% of ordinary shares	% of the authorized capital
Federal Agency for State Property Management	88.89	88.04

* The information is provided based on the PJSC Rosseti guarterly report for Q4 2020

Strategic report

Sustainable development report Corporate



The free-float shares of PJSC IDGC of the North-West⁸³

]%

Statistics of the share capital structure

Shareholder type	31.12.2	31.12.2020		
	Number of shareholders	% of AC	Number of shareholders	% of AC
Owners – individuals	15,439	13.9537	16,443	14.2057
Owners – legal entities	190	85.7423	183	84.8881
Federal property (RF, RF regions)	3	0.0035	3	0.0035
Municipal property	3	0.0104	3	0.0104
Nominee shareholders	9	0.0111	11	0.4032
Trustees	10	0.2834	10	0.3730
Foreign custodian	2	0.0039	1	0.1229
Unidentified persons	2	0.0056	2	0.0071
TOTAL	15,652	100.00	16,650	100.00

Number of shareholders, including individuals

Shareholder type	31.12.20	31.12.2020		
	Number of shareholders	% of AC	Number of shareholders	% of AC
RF residents	15,536	74.3100	16,589	74.5316
RF non-residents	114	25.6844	59	25.4613
Unidentified persons	2	0.0056	2	0.0071
TOTAL	15,652	100.00	16,650	100.00

Geography of the Company's shareholders as of 31.12.2020 (RF non-residents)

Country	Number of shares	% of AC	Country	Number of shares	% of AC
Australia	1,180,964	0.0012	Moldova	917,598	0.0010
Bulgaria	2,630,000	0.0027	Norway	886,886,897	0.9259
The British Virgin Islands	30,297,300	0.0316	The Cayman Islands	8,300,143,711	8.6653
The United Kingdom	10,515,278	0.0110	The Seychelles	4,258,949	0.0044
Germany	3,098,883	0.0032	The Commonwealth of the Bahamas	6,767,807	0.0071
Israel	1,063,105	0.0011	The USA	119,211,181	0.1245
Ireland	3,443	0.0000	Uzbekistan	220,000	0.0002
Cyprus	14,859,067,893	15.5128	Finland	1,643,200	0.0017
Kyrgyzstan	60,000	0.0001	Switzerland	154,548,537	0.1613
Latvia	163	0.0000	Estonia	5,733,723	0.0060

83 Under the calculation methodology approved by the Moscow Exchange, the free-float ratio is calculated as the proportion of the number of free-float shares to the total number of the issuer's shares. For more details, as well as the regulatory base and the methodology of calculating the free-float ratio, see the official website of the Exchange.

PJSC IDGC of the North-West has no information on stock ownership shares exceeding 5%, apart from the ones that have already been disclosed by the Company.

As of 31,12,2020, PJSC IDGC of the North-West shares were not owned by the Company's subsidiaries and affiliates.

EXCHANGE DETAILS ON THE COMPANY STOCK

Shares of PJSC IDGC of the North-West have been listed on the established securities market since 2008. Today, Company shares are traded on the Russian stock market PJSC Moscow Exchange MICEX-RTS in the Level 2 Quotation List.

Platform	Ticker	The inclusion into the non-listed stock list)	Start of trading in Quotation List B	Start of trading in Quotation List A, Level 2	Date of inclusion into the Level 1 Quotation List based on the listing reform results	Date of inclusion into the Level 2 Quotation List based on the listing reform results
MICEX	MRKZ	26.05.2008	29.12.2008	23.05.2011	09.06.2014	31.01.2017

The shares of PJSC IDGC of the North-West were included into the Level 2 Quotation List on January 31st, 2017 following the decision of PJSC Moscow Exchange within the listing reform process.

The Company's shares are included in the calculation bases by Moscow Exchange:

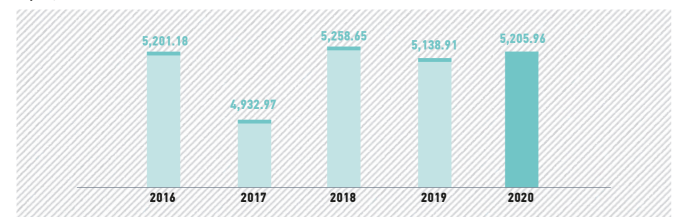
	Weight of the shares in the index calculation base as of 31.12.2020
MOEXBMI (broad market index)	0.01%
MOEXEU (power industry index)	0.6%
MOEX RegCo Index (regulated companies index)	0.41%

Market features

	Unit	29.12.2018	31.12.2019	31.12.2020	Change, %
Weighted average price	RUB	0.0549	0.0534	0.05435	1.78%
Capitalisation*	RUB mln	5,258.65	5,138.91	5,205.96	1.3%
Trading volume (one year before	RUB mln	433.93	772.48	563.99	-26.99%
the indicated date)	mln items	7,379.79	13,504.15	10,928.23	-19.08%

* Calculated as the weighted average price per share as of the end of the reporting period multiplied by the total number of the Company's share

Capital, RUB mln



Strategic report



Dynamics of IDGC of North-West PJSC stock quotes in comparison with the dynamics of the Moscow Exchange Index (IMOEX) and Moscow Power Exchange Index (IMOEXEU) in 2020





INVESTOR AND SHAREHOLDER RELATIONS

Transparency is one of the principles underlying the Company's corporate governance, which implies timely disclosure of reliable information on all material facts related to the Company's operations, as well as free access to such information for all stakeholders.

The Company discloses information with the primary aim to achieve The Company provides free access to the system of Shareholders' the highest level of trust toward the Company on the part of its Personal Accounts on the Company registrar's website. Through this service, shareholders can obtain required information online and shareholders, potential investors, contractors and other stakeholders by providing them with the information required for making exercise their rights. carefully considered and justified decisions regarding the Company and its securities.



- Federal Law on Joint-Stock Companies;
- · Federal Law on Securities Market;
- Regulations on Information Disclosure by Issuers of Equity Securities (approved by the Bank of Russia on 30.12.2014 No. 454-P):
- · Corporate Governance Code approved by the Company Board of Directors:
- Company Order No. 715 of 13.10.2017 on the Information Disclosure Procedures of The Issuer of Equity Securities PJSC IDGC of the North-West

In line with the principles of open and transparent governance, the Company aims to provide access to the information on its business activities and securities to all stakeholders simultaneously and promptly.

PJSC IDGC of the North-West informs its stakeholders via the official Internet website (www.mrsksevzap.ru).

Besides, following the legislation of the Russian Federation, the information to be disclosed in accordance with the requirements set by the Bank of Russia is published on the webpage provided by the authorised information agency (Interfax-CCID).

In addition to the information subject to mandatory disclosure under the RF regulatory documents, the Company provides other information to ensure a high degree of transparency of the Company and contribute to achievement of the targets of its Information Disclosure Policy. Thus, it quarterly publishes its RAS accounting (financial) statements, IFRS consolidated financial statements and other information about the Company and its business on the corporate wehsite

The Company discloses insider information; its concept, scope and disclosure procedure are stipulated by the Company's Regulation on Insider Information, the revised version of which was approved by the Board of Directors of PJSC IDGC of the North-West on 31.07.2019 (Minutes No.328/5). The text of the Regulation is available at the Company website.

To ensure equal access to information of all stakeholders, specifically, to secure informational rights and interests of foreign shareholders and investors, the Company maintains the English version of the corporate website.

To maintain a high level of transparency and develop its positive image, the Company participates in the Russian contests of issuers' annual reports held every year by PJSC Moscow Exchange in cooperation with RCB media group, Expert RA rating agency, as well as foreign organizations (Galaxy Awards, LACP, MarCom Awards).

ACTIONS TAKEN IN 2020 TO IMPROVE THE INVESTMENT APPEAL

To ensure access of the investment community to material information, the Company maintains regular spoken and written bilateral communications with its shareholders and investors, as well as other professional securities market participants.

Sustainable

development report

Strategic

report

On 26 August 2020 the Company held a conference call for reprethe Shareholders Q&A section of the corporate website lists ansentatives of the investment community on the performance of PJSC swers to the most frequently asked questions. For the convenience IDGC of the North-West under IFRS for 6 months of 2020. Represenof shareholders and all stakeholders, the Shareholders Q&A section tatives from leading banks and investment companies (Renaissance of the Company's corporate site shows answers to frequently asked Capital, Sova Capital, etc.) took part in this conference. The investquestions. Analytical presentation materials on IFRS reporting are ment community representatives expressed high appreciation of the shown at the Company's website. Company manager's openness for communication and the quality of Since 2019, the Company has arranged a hotline for prompt shareinformation disclosure. holder communication with the Company and a shareholder forum PJSC IDGC of the North-West also maintains regular communicawhen the General Meetings of Shareholders are prepared and held

tions with investors in other forms.

For the convenience of the shareholders and any interested parties,

ACTIONS TO ATTRACT ESG INVESTORS

To boost the trust of investors, consumers, and other interested In 2020, to increase the quality of information disclosure while preparties, the Company is trying to provide the most complete inforparing the 2019 Annual Report, the Company hired an independent mation in its Report concerning the sustainable development factors audit agency to make sure that the Report complies with the basic that are taken into account by socially responsible investors when GRI SRS standards. making investment decisions (environmental, social, and corporate While preparing this Report, the Company relied on the recommengovernance factors applied to the Company operations, hereinafter dations of the independent audit agency on the further development the ESG factors). of the sustainable development reporting system in PJSC IDGC of the North-West.

盈

The quality of the 2019 Company Annual Report was rated high by the Russian and international professional community. The Annual Report received the grand-prix in the ARC Awards international annual report contest as the best annual report among Russian companies. Besides, it got II place in the Power Industry Company category.

In 2020, the Company Annual Report won a prize in the Annual Moscow Exchange Contest of Annual Reports for the third time in a row. The Report got the third place in the XXIII Annual Moscow Exchange PJSC Contest of Annual Reports in the main category of the Best

Annual Report from a Company with the Capitalization of up to 40 Billion Rubles. According to the experts, the Report was prepared using high professional standards and largely complies with the best practices of information disclosure.

- RELEVANT ESG RATING —

Following the results of the study by AK&M Rating Agency, the 2019 Annual Report of PJSC IDGC of the North-West got 74.8 points in the Sustainable Development Report Rating. The Report was classified as a Group 2 company with «High level of sustainable development information disclosure in reports».

«The list of participants included 300 industrial, power, transport, trade, and communications companies with the highest profits. The final rating included 61 companies that published their sustainable development reports for 2019 on the Internet. The first two groups comprise the reports from 26 of the companies. These reports contain complete information and key indicators of the companies' activities in the public interest» https://akmrating.ru/reytingotchetnostiesg/.



About the report



CALENDAR OF INVESTOR ACTIVITIES FOR 2021

MARCH. Publishing the 2020 IFRS reports.

APRIL AND MAY. Meetings with minority shareholders before the Annual General Meeting of Shareholders.

MAY AND JUNE. Annual General Meeting of Shareholders.

JUNE. St. Petersburg International Economic Forum (provided there are meetings with analysts and investors organized). Renaissance Capital investment conference (subject to the receipt of an invitation).

JULY AND AUGUST. The ATON Day of the Power Industry Sector (subject to the receipt of an invitation).

AUGUST. Publishing the IFRS reports for 3- and 6-months period finishing on June 30th, 2021. Conference call organization.

NOVEMBER. The Power Industry Day of the BKS Finance Group (subject to the receipt of an invitation).

The full schedule of PJSC IDGC of the North-West investor events for 2021 is available at the Company website.



DIVIDEND POLICY

The net profits allocation policy of PJSC IDGC of the North-West is based on the balance of the Company's interests and those of its shareholders, improving the Company's investment attractiveness and its capitalisation, consistent acknowledgement of the rights of shareholders stipulated by the current RF legislation, the Company Charter and its internal documents.

Dividend policy of the Company, developed in accordance with Order of the RF Government of 29.05.2017 No.1094-r, is defined by the Regulation on the Dividend Policy approved by Decision of the Company Board of Directors of 02.02.2018 (Minutes No.265/20).

Key principles of the Dividend Policy of the Company are as follows:

- · dividend calculation based on profit allocation without account of the impact of re-evaluation of financial investments;
- · the need to maintain a proper financial and technical condition of the Company (implementation of the Investment Programme), ensuring the Company's development prospects;
- · compliance of the Company's dividend calculation and payment practice with the legislation of the Russian Federation and best corporate behaviour standards;
- · the Company's and the shareholders' interests shall be optimally balanced:

History of dividend payments

	2018 (for 2017)	2019 (for 2018)	2019 (for 9 months of 2019)	2020 (for 2019)
Dividends per one ordinary share, RUB		0.003985	0.00199999807	0.0012724293
Amount of dividend accrued, RUB thous.		381,707	191,570	121,881**
Share of net profit allocated to dividends, %		63.7	-	56.6
Amount of dividends paid, RUB thous.		376,503	Dividends began to be paid in 2020.	308,837
Dividend yield*, %	-	7.16	3.51	5.72
Announcement date		25.06.2019	14.01.2020	09.06.2020
			ent of dividends to the nom a professional actor in the	

Date of actual payment

* The dividend yield of shares is calculated as of the date of making the decision on the amount of annual dividends as the correlation of annual dividends per share and the median value of market prices for this share in the reporting year.

** The amount of accrued dividends for Q4 of 2019 is indicated



- the need to enhance the Company's investment attractiveness and capitalisation;
- ensuring transparency (clarity) of the dividend calculation and payment mechanism;
- dividends on ordinary shares are only paid out after full payment of dividends on preferred shares according to the Company Charter (if any preferred shares are issued by the Company).

The Company aspires, along with achieving capitalisation growth, to increase the amount of dividend paid to shareholders, subject to the amount of net profit gained in the reporting financial period and the development needs of the Company's operational and investment activities.

The recommended dividend amount is defined by the Board of Directors on the basis of the Company's financial performance, the Board of Directors aiming to ensure positive year-on-year dynamics of the dividend payments to shareholders.

is not more than 10 working days, other shareholders registered in Registry receive them within 25 working days from the date of drawing up the list of persons entitled to receive dividends.

The share of dividend paid in the total amount of declared dividend for 2018 was 98.64%. In 9 months of 2019, the Company accrued interim dividends in the amount of RUB 191,570 thous. On the basis of performance in 2019, dividends in the amount of 121,881 thousand rubles were added. Thus, the total amount of dividends for 2019 amounted to 313,451 thousand rubles. The share of dividends paid in the total amount of dividends declared for 2019 amounted to 98.53%. Dividends were paid to all the persons included in the dividend register, with the exception of those who had not submitted full and accurate details reguired for dividend payment.

13,451

thousand rubles

the total amount of dividends for 2019

Profit allocation in 2017-2019*

	for 2017 (AGSM 2018)	for 2018 (AGSM 2019)	for 9 months 2019 (extraordinary general meeting of shareholders (EGMS) (2019) **	for 2019 (AGSM 2020)
Net profit (loss) in the reporting period, thous. RUB	-2,441,462	599,356	195,656	553,876
Undistributed profit (loss) in the reporting period, thous. RUB, including:				
Provisions	0	29,968	-	11,091
Profit for development	0	0	-	229,334
Dividends	0	381,707	191,570	313,451
Coverage of losses from previous years	0	187,681	-	0

Information on the distribution of profits in accordance with the decisions of the Annual General Shareholder Meetings (AGSM) AGSM 2018 (2017) - AGSM Protocol No. 13 of 07.06.2018 AGSM 2019 (for 2018) - Protocol of AGSM No. 14 of 14 06 2019 AGSM 2020 (for 2019) - AGSM Protocol No. 16 of 29.05 2020

** EGMS 2019 (for 9 months of 2019) - EGMS Protocol No. 15 of 31.12.2019 contains information only on the amount of dividends. the terms and form of their payment based on the results of 9 months.

Minutes of the General Shareholders' Meetings are available at the Company's website.

INFORMATION ON MAJOR AND INTERESTED-PARTY TRANSACTIONS

In 2020, there were no major transactions with any state companies or the Company shareholders owning at least 5% of the Company's voting shares, as well as transactions classified as major by the Federal Law On joint-stock companies.

Information on the list of transactions made by the Company in the reporting year, which under Chapter 11 of the Federal Law On joint-stock companies are classified as interested-party transactions is shown in Annex 31 - Data on the interested-party transactions made by PJSC IDGC of the North-West in 2020 recognized in accordance with the legislation of the Russian Federation as interested-party transactions".

The report was signed by the General Director of the Company. The meeting of the Audit Commission 13.04.2021 (Minutes No. 3) included assessment of the accuracy of the report on the interested-party transactions made by the Company in the reporting year.

Decision of the Company Board of Directors of 26.04.2021 (Minutes No. 395/31) approved the report on the interested-party transactions in 2020.

Information on interested-party transactions is also available at the Company's website.

Strategic report

Sustainable development report



MAJOR COURT PROCEEDINGS IN 2020

Subject to decision of the Supervisory Board of Association NCP On 16.04.2018, the Company lodged a legal application to de-Market Council of 21.12.2017, PJSC Arkhenergosbyt was deprived clare PJSC Vologdaenergosbyt bankrupt (insolvent) and include of the status of wholesale electric power and capacity supplier and the claims of RUB 7.3 mln in the creditor's register. RUB 6.1 mln excluded from the registry of wholesale market participants. By Orof this amount accounts for the principal debt. The application was der of the Russian Ministry of Energy of 22.12.2017 No. 1202, the taken up by the court, and an action of insolvency (bankruptcy) was status of power supplier of last resort within the area previously brought against PJSC Vologdaenergosbyt (case No.A25-846/2018). covered by PJSC Arkhenergosbyt, was given to PJSC IDGC of the 15.10.2018 the Company's claims in the amount of 7.3 million ru-North-West from 01 January 2018 (from 01.10.2018, by Order of the bles are left by the court without consideration in connection with RF Ministry of Energy dated 14.09.2018 No. 763, the SLR functions payment of debt from a third party — JSC Finenergoinvest. in the area of PJSC IDGC of the North-West have been transferred to The court ruled on 28.12.2018 that PJSC Vologdaenergosbyt LLC TGK-2 Energosbyt).

The Arbitration Court of Karachay-Cherkessia on 29.12.2017 initiated insolvency (bankruptcy) proceedings upon the lawsuit of LLC METEK against PJSC Arkhenergosbyt (No.A25-2825/2017).

On 20.12.2018, PJSC Arkhenergosbyt was deemed bankrupt, and a bankruptcy procedure was initiated against it - bankruptcy administration with V.A.Iosipchuk appointed as insolvency administrator. The court hearing of the report on bankruptcy administration results is scheduled for 30.05.2019.

In 2018, the Company file four applications on including into the creditor's claims register of PJSC Arkhenergosbyt requirements for the total amount of RUB 3.5 bln. RUB 3.059 bln of which is the principal amount, and RUB 0.5 bln is penalties and interest. Upon their consideration, the requirements of the Company were fully sustained by the court.

In February 2019, the Company filed another applications on including into the creditor's claims register of PJSC Arkhenergosbyt reguirements for the total amount of RUB 20.8 mln, where RUB 20.5 mln accounts for the principal amount, RUB 0.3 mln - the penalties. The claim was to be considered by the court on 18.04.2019. Upon its consideration, the requirements of the Company were fully sustained by the court.

By the decision of the court of 17.11.2020 the period of the pro-By the decision of the court of 29,10,2020, the period of the procecedure of bankruptcy proceedings of PJSC "Arkhenergosbyt" has dure of bankruptcy proceedings of PJSC Vologdaenergosbyt has been extended for six months. The court hearing on consideration of been extended for six months. The court hearing on the report of the the report on the results of the bankruptcy proceedings is scheduled bankruptcy manager on the results of the bankruptcy proceedings for 13.05.2021. is scheduled for 22.04.2021.

Subject to decision of the Supervisory Board of Association NCP Market Council of 23.03.2018, PJSC Vologdaenergosbyt was deprived of the status of power supplier of last resort in the Vologda Region. By Order of the Russian Ministry of Energy of 23.03.2018 No.178, the status of power supplier of last resort within the area previously covered by PJSC Vologdaenergosbyt, was given to PJSC IDGC of the North-West from 01.04.201801.04.2018.

234



should be subject to a bankruptcy procedure - 5-month monitoring, the interim administrator is I.A.Yakovenko. The court hearings on the interim administrator report are scheduled for 16.05.2019. Court decision of 20.08.2019 postponed the consideration of the monitoring results to 12.11.2019.

As of 30.09.2019, the Company submitted 8 applications for intervention into the case of PJSC Vologdaenergosbyt bankruptcy (without the application submitted by the Company on 16.04.2018 to declare PJSC Vologdaenergosbyt bankrupt and include the claims in the creditor's register for the total amount of RUB 457 mln, where RUB 406 mln is the principal amount, and RUB 51 mln is the penalty. The Arbitration Court of Karachav-Cherkessia considered 8 applications of the Company and included them in PJSC Vologdaenergosbyt creditor's register. The Company also filed the ninth claim in the amount of RUB 0.08 mln, which was satisfied upon consideration within the framework of the bankruptcy administration on 30.01.2020.

On 19.11.2019, PJSC Vologdaenergosbyt was deemed bankrupt, and a bankruptcy procedure was initiated against it – bankruptcy administration with A.S.Solomonov appointed as insolvency administrator. The court hearing of the report on bankruptcy administration results is scheduled for 29.04.2020.

ABOUT THE REPORT

ABOUT THE REPORT AND MATERIALITY GRI 101

REPORT OVERVIEW

REPORTING CYCLE Annual, for the period from 01.01.2020 to 31.12.2020

GRI 102-52 **REPORT FORMAT**

INTERNATIONAL REPORTING STANDARDS



GRI 102-50

Sustainable development reporting standards GRI Sustainability Reporting Standards (Core option, the compliance chart in shown in the section "Standards compliance charts").

-DARDS

Sector supplement GRI G4 for the power industry, The Electric Utilities Sector Disclosures

Integrated annual report of PJSC IDGC of the North-West

International integrated reporting standard The International Framework (the compliance chart in shown in the section "Standards compliance charts").

 $\langle R \rangle$

Standard for interaction with stakeholders AA1000 Stakeholder Engagement Standard (2015).

AccountAbility

RUSSIAN REPORTING STANDARDS AND REGULATORY REQUIREMENTS

Regulation on Information Disclosure by Issuers of Equity Securities approved by the Bank of Russia on 30.12.2014 No. 454-P.

Corporate Governance Code recommended by the Bank of Russia.

PJSC ROSSETI REQUIREMENTS TO ITS SUBSIDIARIES' REPORTING

2020 Annual Report guidelines for S&A of PJSC Rosseti

DATE OF THE PREVIOUS REPORT GRI 102-51 May 2020

SCOPE OF THE REPORT

The Report shows the performance of PJSC IDGC of the North-West, its branches, subsidiaries and affiliates

The Report discloses operational and financial results, as well as presents an overview of the corporate and social responsibility activities in 2020. Unless otherwise stated, the financial indicators of the Annual Report are provided and calculated on the basis of the IFRS consolidated financial reporting. The information on performance results in this document comprises consolidated data of the IDGC of the North-West Group.

GRI 102-48 There were no restatements of the indicators against the previous year

REPORTED INFORMATION VERIFICATION

In 2020, during the preparation of the 2019 report, the Company engaged FBK Grant Thornton, an Anti-Corruption Foundation and an independent audit organization, to confirm compliance of the Report with the basic application of GRI SRS Standards. Following the audit of the Grant Thornton ACF, a recommendation was made to fully disclose of GRI 102-8. In particular, the breakdown of the number of employees by contract of employment (including by gender and region) and by type of employment (including by gender). This recommendation is implemented in this Report.

The reported information was verified by:

- Independent auditor LLC Ernst & Young, which validates the accounting (financial) reporting under RAS and the IFRS consolidated financial reporting.
- stakeholder representatives in the course of the public endorsement procedure of the Report (the RUIE Council Opinion on Non-financial Reporting of the Report can be found in the section «About the report»)

Strategic report

Sustainable development report

MATERIALITY DEFINITION

The Company shares and uses the key principles of international report content definition principles".

REPORT CONTENT DEFINITION PRINCIPLES

- Materiality
- Stakeholder coverage
- Sustainable development context

- Timeliness
- Clarity
- Reliability

- the impact of the topic
- Completeness
- Balance
- Consistency
- Accuracy

- Group III immaterial
 - The boundaries of the to There are no material char

MATERIALITY MATRIX



Company influence on the economy, environment, and social context

RESPONSIBILITY FOR THE REPORT

The Report is approved by decisions of the Board of Directors (preliminarily) and Annual General Meeting of Shareholders of PJSC IDGC of the North-West

GRI 102-56



es of international reporting on sustainable development shown in the scheme "Report GRI 102						
				GRI 102-43		
In preparing this Report, the Company defined material topics for disclosure in the Report in cooper- ation with representatives of the major stakeholder groups. The representatives of the major stake- holder groups were surveyed by polling.						
The respon	dents assesse	d the materi	al topic by two parameters:			
• the impa	ct of the topic o	n stakeholder	s' evaluations and decision-making;			
the Compa	any's impact o	n the econor	ny, social context and the environment.			
			ild a materiality matrix. On the basis of the aggregated nto three groups by the degree of materiality:			
• Group I –	material topics,	scoring over	2.5 points by at least one parameter;			
-	-	-	g from 2.0 to 2.5 points by at least one parameter;			
• Group III -	- immaterial to	opics, scorin	g under 2.0 points by both parameters.			
-			DGC of the North-West, including all branches and S&A.	GRI 103-1		
	-		the scope and boundaries against the previous reports .	GRI 102-49		
	5	5 5				
				GRI 102-47		
			1 Improving oconomic performance and financial stability			
	Improving economic performance and financial stability Investment policy and investment programme					
			3. Procurement management			
			4. Anti-corruption			
			5. Innovations and digitalization			
			6. Water consumption			
	:	U	7. Energy efficiency and saving			
			8. Biodiversity			
			9. Atmospheric emissions			
716	9		10. Solid and liquid waste and discharge to water bodies			
	3		 Compliance with environmental requirements of law and regulatory bodies 			
5			12. Environmental requirements to suppliers			
			13. Ensuring decent labour conditions			
	4		14. Interaction with employees in case of considerable			
13			changes in labour arrangements			
14			15. Labor safety and protection			
U			16. Personnel training			
22			17. Equal opportunities for men and women			
•			18. Freedom of associations and collective negotiations			
			19. Employee human rights observation			
			 Impact on the social development in the regions of Company's operations 			
2.	0	3.	21. Economic and social legislation compliance			
nvironment, and	d social context		22. Taxes			

GRI 102-32

THE STATEMENT OF THE RUIE COUNCIL **GRI 102-56** FOR NON-FINANCIAL REPORT

IDGC North-West's 2020 Annual Report has received public assurance from the RUIE Non-Financial Reporting Council.

The Conclusion of the RUIE Non-Financial Reporting Council on the results of review of the Annual Report of IDGC of North-West PJSC for 2020 for public verification is available on the Company's website.



STANDARD COMPLIANCE CHART

Sustainable

development report

GRI INDEX

GRI indicator	Information disclosure in the Report	Report section / number of Annex to the Report	Excluded information / comments
GRI 101	Foundation 2016	Report overview, p.236	
GRI 102 GE	NERAL DISCLOSURES 2016		
1. Organisa	tion profile		
GRI 102-1	Name of the company	Addresses and contacts, p.246	
GRI 102-2	Activities, brands, products, and/ or services	Key performance indicators, p.18	Core businesses include power transmission and technological con- nection of consumers to grids, as well as sales of electric power to end users in the north-western region of Russia.
GRI 102-3	Location of headquarters	Addresses and contacts, p.246	3A Konstitutsii Sq., Saint Petersburg, 196247, Russia, office 16H
GRI 102-4	Geographical footprint	Geographical footprint, p.28	
GRI 102-5	Ownership and legal form	Addresses and contacts, p.246	
GRI 102-6	Markets served	Geographical footprint, p.28 Production results, p.56, 60	
GRI 102-7	Scale of the organisation	Key performance indicators, p.18; Geographical footprint, p.28; Production results, p.56; Financial performance analysis, p.86, Personnel headcount and breakdown, p.117 Capital structure is shown on p.11 of the IFRS	
GRI 102-8	The Company's staff and	consolidated financial reporting for 2020. Human resources and social policy, p.118	
GRI 102-9	employees Supply Chain	Business model, p.32	
GRI 102-10	,		No significant changes took place in the supply chain during the reporting period.
GRI 102-11			In accordance with the precautionary principle, PJSC IDGC of the North -West aims to avoid any anticipated environmental damage, even in the absence of any scientifically proven data that a certain activity causes such damage. The stage of design documentation development for con struction / renovation of power grid facilities involves assessment of the environmental impact of their operation; and design arrangements are made to prevent or mitigate any possible negative impact.
GRI 102-12	Charters, principles or other initiatives which the organisation has joined or supported		 International standard ISO 9001-2015 (GOST ISO 9001-2015) – Quality Management Systems. Requirements International standard ISO 14001:2015 – Environmental managemen systems. Requirements with guidance for use Global Reporting Initiative recommendations (GRI Standards, SRS) International Integrated Reporting (IR) Standard recommendations Anti-Corruption Charter of the Russian Business.



GRI 102-55

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic	
report	

Sustainable

Strate report		le Corporate ent report governance
GRI indicator	Information disclosure in the Report	Report section / number of Annex to the Report
GRI 102-35	Remuneration policy for mem- bers of the highest management body and executive heads of the highest rank	The Company remuneration system, p.201
GRI 102-36	Process for determining remuneration	Remuneration system for members of the Board of Directors, p.201; Remuneration system for members of the Board of Directors Committees, p.203; Remuneration system for the General Director and members of the Management Board, p.204
5. Stakehol	der interaction	
GRI 102-40	List of stakeholders	Stakeholder interaction, p.111
GRI 102-41	Collective agreements	Current standards of sustainable

GRI 102-40	List of stakeholders	Stakeholder interaction, p.111
GRI 102-41	Collective agreements	Current standards of sustainable development, p.17
GRI 102-42	Identifying and selecting stake- holders for interaction	Stakeholder interaction, p.110
GRI 102-43	Approach of the organisation to stakeholder engagement	Stakeholder interaction, p.111 Materiality definition, p.237
GRI 102-44	Key topics and concerns raised by each group of stakeholders	Stakeholder interaction, p.111 Materiality definition, p.237

6. Report overview

GRI 102-45 List of legal entities whose reporting was included in the consolidated financial reporting

GRI 102-46	Methodology of defining the report contents	Materiality definition, p.237
GRI 102-47	List of material topics	Materiality definition, p.237
GRI 102-48	Restatements of information	Report overview, p.236
GRI 102-49	Changes regarding the scope, boundaries or measurement methods used in the report	Materiality definition, p.237
GRI 102-50	Reporting period	Report overview, p.236
GRI 102-51	Date of the previous report	Report overview, p.236
GRI 102-52	Reporting cycle	Report overview, p.236
GRI 102-53	Contact point for questions regarding the report	Addresses and contacts, p.247
GRI 102-54	Claims of reporting in accor- dance with the GRI Standards	Report overview, p.236
GRI 102-55	GRI index	GRI index, p.239
GRI 102-56	External assurance	Report overview, p.236
		The statement of the RUIE Council for Non-Financial Report, p. 238
GRI 103. M	ANAGEMENT APPROACH 2016	
GRI 103-1	Explanation of the material topic and its boundaries	Materiality definition, p.237
GRI 103-2	The management approach and its components	Specified individually for each material
GRI 103-3	Evaluation of the management approach	Specified individually for each material

GRI ndicator	Information disclosure in the Report	Report section / number of Annex to the Report	Excluded information / comments
GRI 102-13	Membership of the organisation in associations, industry and / or national and international organisations for protection of interests		 ANO Strategic Partnership of the North -West Association Non-Commercial Partnership of Territorial Power Grid Organisations Association Non-Commercial Partnership – Market Council for Organising Efficient System for Wholesale and Retail Trade in Electric Energy and Capacity Non-Commercial Partnership – Research and Development Council of the Unified Power System Non-Commercial Partnership – Union of Power Industry Auditors and
			Energy Service Companies • Union Energostroy Self-Regulated Organisation – Interregional Industry Union of Employers, Association of Organisations Involved in Construction, Renovation and Overhauls of Power Facilities, Grids and Substations
			 Non-Commercial Partnership Energoproekt – Association of Organ- isations Preparing Design Documents for Power Facilities, Grids and Substations
			 Self-Regulated Organisation Association – Non-Commercial Partner- ship EnergoProfAudit.
			 Self-Regulated Organisation Association – Saint Petersburg Builders Union
			 Interregional Industrial Association of Employers of the Power Sector of Russia (RaEl).

GRI 102-14	Statement from senior decision- maker in the organisation	Address by the Chairman of the Board of Directors, p.24	
3. Ethics ar	d good business practice		
GRI 102-16	Values, principles, standards and norms of behaviour	Responsible business, p. 142; Overview of the Company's corporate governance, p. 162	
GRI 102-17	Mechanisms for reporting unethical or illegal behaviour		Under p. 13.3 of the Code of Corporate Ethics and Executive Conduct for Employees, approved by the BoD of the Company on 03.05.2017 (Minutes No.240/31), if an employee is uncertain of further actions in a complicated situation described therein, or faces a situation involving a breach of the rules stipulated by the Code, he or she can seek consul- tation, advice or assistance from: • the immediate superior; • the unit performing the functions of preventing corruption and other

viol	ations.

4. Corporat	e governance	
GRI 102-18	Corporate Governance Structure	Overview of the Company's corporate governance, p.162
GRI 102-22	Composition of the highest gov- ernance body and its committees	Composition of the Board of Directors, p.174, 175
		Committees of the Board of Directors, p.186, 189, 191, 193, 195
GRI 102-23	Chair of the highest governance body	Composition of the Board of Directors, p.176
GRI 102-25	Conflicts of interest	The system for conflict of interest prevention and insider information, p.225
GRI 102-26	Role of highest governance body	Board of Directors, p.168
	in setting purpose, values, and strategy	Strategy Committee, p.190
GRI 102-28	Assessment of the activities of the supreme management body	Independent assessment of the Board of Directors performance, p. 182
GRI 102-30	Effectiveness of risk manage- ment processes	Risk management system, p.209
GRI 102-32	Highest governance body's role in sustainability reporting and approving the report of the organization as well as providing coverage of all material aspects	Responsibility for the Report, p.237



	Excluded information / comments
201	
03;	
nent	
	The collective agreement is valid for all employees of IDGC of the
	North-West.
	The consolidated financial reporting includes performance indicators of PJSC IDGC of the North-West, including all branches, JSC Pskovener-
	goagent, JSC Pskovenergosbyt, JSC Energoservis Severo-Zapada and OJSC Lesnaya Skazka. The material topics of these companies are also
	covered by the Sustainable Development Report.
topic	
topic	

DIGITAL TRANSFORMATION FOR DEVELOPMENT

GRI indicator	Information disclosure in the Report	Report section / number of Annex to the Report	Excluded information / comments		
MATERIAL TOPICS (GROUP I AT THE MATERIALITY MATRIX)					
	ENT IN ECONOMIC EFFICIENCY A Conomic Performance 2016	ND FINANCIAL STABILITY			
GRI 103-2	The management approach and its components	Strategic priorities and development prospects, p.39			
GRI 103-3	Evaluation of the management approach	Strategic priorities and development prospects, p.40			
GRI 201-1	Generated and distributed direct economic value	Direct created and distributed economic value, p.96			
GRI 201-3	Defined benefit plan obligations and other retirement plans		The information of the IDGC of the North-West Group's defined-benefit retirement programme obligations is provided in Note 27 to the IFRS consolidated financial reporting for 2020.		
GRI 201-4	Financial assistance received from government	Key financial and economic indicators of the Group under IFRS. Capital structure, p.226	Recognition of estimated liabilities for property tax in the amount of RUB 1,088 million is due to the decision of the arbitration court in fa- vour of the tax authority on the exit tax audit for 2013–2015. Estimated liability was created based on the maximum negative tax risk for 2013-2020 for similar objects reclassified by the tax authority into real		

estate objects

LESS MATE	RIAL TOPICS (GROUP II AT THE	MATERIALITY MATRIX)	
	NT POLICY AND INVESTMENT PR IDIRECT ECONOMIC IMPACTS 20		
GRI 103-2	The management approach and its components	Investment activities, p.50	
GRI 103-3	Evaluation of the management approach	Investment activities, p.50, 52	
GRI 203-1	Infrastructure investments and services supported	Priority investment projects completed in 2020, p.55	
	IENT MANAGEMENT ROCUREMENT PRACTICES 2016		
GRI 103-2	The management approach and its components	Procurement activities, p.144	
GRI 103-3	Evaluation of the management approach	Procurement activities, p.146	
GRI 204-1	Proportion of procurement spending on local suppliers	Business model, p.32	
	RUPTION POLICY NTI-CORRUPTION 2016		
GRI 103-2	The management approach and its components	Anti-corruption policy, p.148	
GRI 103-3	Evaluation of the management approach	Anti-corruption policy, p.150, 151	
GRI 205-1	Operations assessed for risks related to corruption		An identification and assessment of corruption risks was carried out in 2020.
			By order No.440r of 03.09.2020 "On documentation on the improve- ment of internal control and risk management systems of the Company based on new methodological approaches" a register of corruption risks was approved containing 15 business process risks by category:
			Asset management, including non-core assets;
			 Procurement activities; Commercial accounting and provision of electricity transmission services;
			Technological connection;Safety and security;

• Accounting, tax accounting and reporting, IFRS;

• Personnel management.

Strategic Sustainable development report report

Corporate

GRI indicator	Information disclosure in the Report	Report section / number of Annex to the Report
	NAL HEALTH AND SAFETY IN THI CCUPATIONAL HEALTH AND SAFE	
GRI 103-2	The management approach and its components	Occupational health and safety, p.131
GRI 103-3	Evaluation of the management approach	Occupational health and safety, p.132, 1
GRI 403-4	Coverage of the health and safe- ty issues in official agreements with trade unions	Annex 19. Labour safety report

	FFICIENCY AND ENERGY SAVING	
GRI 302. E GRI 302-1	NERGY 2016 Energy consumption within the	Energy saving and better energy efficien
	organization	p.140
GRI 302-4	Reduction of energy consumption	Power transmission and losses, p.59
	ITY CONSERVATION	
GRI 304-2	Significant impacts of activities, products, and services	Environmental policy, p.141
	ON WITH EMPLOYEES UNDER CO ABOUR-MANAGEMENT RELATION	NSIDERABLE CHANGES IN LABOUR MA IS 2016
GRI 402-1	Minimum notice periods regarding operational changes, its specification in the collective agreement	
	EL DEVELOPMENT RAINING AND EDUCATION 2016	
		Personnel training and development, tale pool, p.119
GRI 404. T GRI 404-2 IMPACT ON	RAINING AND EDUCATION 2016 Programs for upgrading employee skills and transition	pool, p.119
GRI 404. T GRI 404-2 IMPACT ON	RAINING AND EDUCATION 2016 Programs for upgrading employee skills and transition assistance programs I THE SOCIAL DEVELOPMENT IN 1	pool, p.119
GRI 404. T GRI 404-2 IMPACT ON GRI 413. L	RAINING AND EDUCATION 2016 Programs for upgrading employee skills and transition assistance programs ITHE SOCIAL DEVELOPMENT IN OCAL COMMUNITIES 2016 Operations with local com- munity engagement, impact assessments, and development	pool, p.119
GRI 404- T GRI 404-2 IMPACT ON GRI 413. L GRI 413-1 GRI 413-2 SOCIOECOI	RAINING AND EDUCATION 2016 Programs for upgrading employee skills and transition assistance programs ITHE SOCIAL DEVELOPMENT IN OCAL COMMUNITIES 2016 Operations with local com- munity engagement, impact assessments, and development programs Operations with significant actu- al and potential negative impacts	THE OPERATIONS AREA



Excluded information / comments

133

The Company's obligations regarding personnel health are additionally stipulated by the collective agreement of PJSC IDGC of the North-West. The collective agreement of PJSC IDGC of the North-West contains an article on labour safety.

The S&A conducting operations with the average staffing number of over 10 persons (JSC Pskovenergosbyt, JSC Pskovenergoagent) have their own collective agreements, including labour safety articles.

ncy,

2018 - base year.

ANAGEMENT RELATIONS

Under Article 74 of the RF Labour Code (RF LC) regarding changes of labour conditions and Article 75 of the RF LC regarding change in the organisation's property owner, the minimum length of advance notice of the employees and their elected representatives of the implementation of the material operational changes which can considerably impact them is 2 months. Section 4 "Employment" of the collective agreement stipulates that in case the Company is reorganised, the Employer is obliged to notify PTUO representatives of the future reorganisation and provide them with information on the reorganisation decision made by the Shareholders' Meeting, within 20 days from the date of the decision.

ent

In 2020, there were no operations with significant actual and potential negative impacts on local communities.

In the reporting period no material fines or non-financial penalties were imposed for failure to comply with the social or economic legislation requirements. Creation of a reserve for property tax in the amount of RUB 1,088

million is due to the additional accrual of the estimated liability for property tax for 2013-2020 based on the results of the field tax audit as the maximum negative tax risk on similar objects of fixed assets reclassified by the Federal Tax Service into movable property objects.

STANDARD ELEMENTS OF THE SECTOR SUPPLEMENT

GRI indicator	Information disclosure in the Report	Report section / number of Annex to the Report	Excluded information	/ comments		
EU4	Length of transmission and distribution lines by type	Company overview, p.4 Annex 5. Data on the key production assets in 2018– 2020.				
G4- DMA (previously EU8)	R&D conducted for the increase of power supply reliability and sustainable development of the Company	Innovative development, p.82				
EU12	Power losses during power transmission and distribution as percentage of total volume of the power transmitted	Key performance indicators, p.24 Power transmission and losses, p.59				
			Indicator			
		Indicator		by voltage level		
			total	HV AND MV1	distributing grids (MV2 and LV)	
		Power output to grid (generating losses), mln kWh	32,104.07	30,313.56	9,500.65	
		Actual (reported) line power losses, mln kWh	2,065.82	925.95	1,139.87	
		Actual (reported) power losses as percentage of the power output to grid, $\%$	6.43%	3.06%	12.00%	
EU28	Power outage frequency	Improving power supply efficiency, reliability and quality, p.72				
EU29	Average power outage duration	Improving power supply efficiency, reliability and quality, p.72				

INTERNATIONAL INTEGRATED REPORTING (IR) STANDARD COMPLIANCE CHART

Reflection of the fundamental concepts of the IR Standard in the Report

Fundamental concepts	Used / not used
Value creation for the organisation and its stakeholders	Used
Capitals	Used
Value creation process	Used

Compliance of the Report with the guiding principles of the IR Standard

Guiding principles	Complies / does not comply	
Strategic focus and future orientation	Complies	
Connectivity of information	Complies	
Stakeholder responsiveness	Complies	
Materiality	Complies	
Conciseness	Partially complies*	
Reliability and completeness	Complies	
Consistency and comparability	Partially complies**	

* The presentation version of the Report complies with the principle.
** In 2018, the Company started using the GRI Standards, in 2019 – the Integrated Reporting Standard.

Availability of the IR content elements in the Report

Content elements	Report section	Page number
Company overview and operating context	Company overview, Market overview	4, 34–37
Governance	Corporate governance	158-202
Business model	Business model	30-33
Risks and opportunities	Risk management system	209-220
Strategy and resource allocation	Strategic development guidelines, Key performance indicators	38-45, 46-49
Performance Results	Key performance indicators, Business model	24-25, 30-33
Future outlook	Company development prospects	42

Strategic report Sustainable development report Corporate

TERMS AND ABBREVIATIONS

Abbreviation	Term	Abbreviation	Term
JSC	joint-stock company	CU	conventional unit
ANO	autonomous non-profit organisation	OS	organization standard
OL	overhead (power) line	PU	production unit
HEI	higher education institution	PEI CPE	private educational institution of continuing professional
AGSM	Annual General Meeting of Shareholders	FEIGE	education
HPP	hydroelectric power plant	QMS	quality management system
S&A	subsidiaries and affiliates	TC	technological connection
UNPG	Unified national power grid	IP	investment project
IP	investment programme	CL	underground cable line
IT	information technologies	ACRA	Analytical Credit Rating Agency
CDP	comprehensive programmes of power grids development	AR	accounts receivable
KPI	key performance indicators	CR	company regulation
PL	power line	LLC	Limited liability company
MICEX	Public Joint-Stock Company Moscow Exchange MICEX-RTS	RAD	regulatory administrative document
		PJSC	Public Joint-Stock Company
IDGC	interregional distribution grid company	RF CC	Criminal Code of the Russian Federation
SME	small and medium enterprises	RAB	regulatory asset base
IFRS	International Financial Reporting Standards	GRR	gross revenue requirement
MUE	municipal unitary enterprise	CG	corporate governance
EMERCOM	RF Ministry for Civil Defence, Emergencies and Elimination of Consequences of Natural Disasters	SLR	power supplier of last resort
FAS of Russia	•	RTD	
	Federal Antimonopoly Service		research and technology documentation
VAT	Value Added Tax	CMIS	corporate management information system
R&D	research and development	APMS	automated process management systems
NSPF	non-state pension fund	RPA	relay protection and automation
RDB	research and development board	CJSC	Closely-held joint-stock company
AWP	autumn and winter period	Cont.	contract
PJSC	public joint-stock company	SG	switchgear
D&S	design and survey	DCTS	data collection and transfer system
PTUO	primary trade union organisation	AMIS EPFM	automated measuring and information system for electric
SS	substation	1141/	power fiscal metering
RAS	Russian accounting standard	UAV	unmanned aerial vehicles
RTS	Russian Trading System	SIU	situational information unit
RF	Russian Federation	FL	fault locators
PDZ	power distribution zone	AERD	automated emergency response devices
ICS	internal control system	DCTD	data collection and transfer device
RMS	Risk management system	DPC	data processing centre
BoD	Board of Directors	GCC	grid control centre
NWFD	North-Western Federal District		
SSIW	self-supporting insulated wire		
DS&P	power industry development schemes and programmes of the Russian constituent entities	Measurement	units
Media	the mass media	A	ampere. Electric current measurement unit
OAMS	operation assets management system	На	hectare. Area measurement unit
TGK	local generating company	Gcal	gigacalorie. Heat energy measurement unit
TR&R	technical re-equipment and renovation	kV	kilovolt. Electric voltage measurement unit
	maintenance and repairs	MVA	megavolt-ampere. Measurement unit of apparent power
			kilowatt hour. Electric power measurement unit
M&R	local grid operator	KWN	
M&R LGO	local grid operator	kWh kW_MW	
M&R LGO FES	Fuel and energy complex	kW, MW	kilowatt, megawatt. Active power measurement units
M&R LGO FES FTS of Russia EBITDA			-



Corporate

ADDRESSES AND CONTACTS

1 COMPANY DETAILS GRI 102-1

GRI	102-3
GRI	102-

1.	CUMPANY	DETAILS:

Full name:	Public Joint-Stock Company Interregional Distribution Grid Company of the North-West
Short name:	PJSC IDGC of the North-West
Ownership and legal form	Joint private and foreign property, public joint-stock company Public Joint-Stock Company
Address (location) of the Company:	3A Konstitutsii Sq., Saint Petersburg, 196247, Russia, office 16H
Phones, fax:	phone +7 (812) 305-10-00, fax +7 (812) 305-10-98
E-mail:	post@mrsksevzap.ru
Internet address:	www.mrsksevzap.ru
Bank details:	Tax ID 7802312751, KPP code 781001001, OGRN code 1047855175785
	OKPO code 74824610
	current account 40702810855000000024 at the North-Western Bank of PJSC Sberbank Saint Petersburg
	correspondent account 3010181050000000653
	BIK (bank identification code): 044030653

4. AUDITOR OF PJSC IDGC OF THE NORTH-WEST:

Full name:	Ernst & Young Limited
Short name:	LLC Ernst & Young
Location:	77 bldg. 1 Sadovniches
Mailing address:	77 bldg. 1 Sadovniches
Phones:	+7 495 755-97-00, +7
Internet address:	<u>ey.com/ru/ru</u>
E-mail:	moscow@ru.ey.com

4.1. Saint Petersburg branch of Ernst & Young Limited Liability Company

Location:	23 Malaya Morskaya St., Saint Petersburg, 190000 Russia
Mailing address:	23 Malaya Morskaya St., Saint Petersburg, 190000 Russia

5. HOTLINES ON POWER SUPPLY ISSUES:

Branch/IDGC	He
Arkhangelsk branch of PJSC IDGC of the North-West	
Vologda branch of PJSC IDGC of the North-West	
Karelia branch of PJSC IDGC of the North-West	
Murmansk branch of PJSC IDGC of the North-West	8-
Komi branch of PJSC IDGC of the North-West	
Novgorod branch of PJSC IDGC of the North-West	
Pskov branch of PJSC IDGC of the North-West	
Universal for the responsibility area	

6. SHAREHOLDER AND INVESTOR RELATIONS DEPARTMENT CONTACTS:

https://www.mrsksevzap.ru/about/companycontacts/

Full name	Position	Phone, Email		
Vasinuuda Ludmila Vilatarauma	lload of the department	+7 (812) 305-10-34		
Vasinuyk Ludmila Viktorovna	Head of the department	vasinyuklv@mrsksevzap.ru_		
Deveryate year Milde year	Dringing angulat	+7 (812) 305-1010 ext. 560		
Peresvetova Irina Mikhaylovna	Principal specialist	<u>peresvetova@mrsksevzap.ru</u>		
Pereturne Elline Fourieroure	Dringing anagialist	+7 (812) 305-1010 ext. 437		
Bogatyreva Ellina Fayruzovna	Principal specialist	<u>bogatyrevaef@mrsksevzap.ru</u>		

2. REGISTRAR OF PJSC IDGC OF THE NORTH-WEST:

Full name:	Joint Stock Company R.O.S.T. Registrar
Short name:	JSC R.O.S.T. REGISTRAR
Location:	18 bldg. 13, Stromynka St., 107996, Moscow
Mailing address:	PO box 9, 18 Stromynka St., 107996, Moscow
Phones:	+7 (495) 771-73-38, 771-73-39
Internet address:	http://www.rrost.ru/
Bank details:	Bank: JSC Alfa-Bank, Moscow, current account: 40701810399929300006, BIC: 044525593, correspondent account: 3010181020000000593 Tax ID: 7726030449

3. JSC R.O.S.T. REGISTRAR STANDALONE BRANCH IN SAINT PETERSBURG:

Full name:	North-Western Branch of Joint-Stock Company R.O.S.T. Registrar
Location:	6 Belovodsky Lane, 194044, Saint Petersburg
Mailing address:	6 Belovodsky Lane, 194044, Saint Petersburg
Phones:	+7 (812) 401-63-13, 401-63-14
Internet address:	http://www.rrost.ru/
E-mail:	rrost-spb@rrost.ru

Liability Company

eskaya Emb., Moscow, 115035 Russia eskaya Emb., Moscow, 115035 Russia 495 755-97-01

lotline number

-800-220-0-220

GRI 102-53

THE MAIN CONSOLIDATED FINANCIAL STATEMENTS **OF PJSC "IDGC OF NORTH-WEST" IN ACCORDANCE** WITH IFRS FOR 2020⁸⁴



INDEPENDENT AUDITOR'S REPORT

To Shareholders and Board of Directors of Public joint stock company "Interregional Distribution Grid Company of North-West"

Opinion

We have audited the consolidated financial statements of Public joint stock company "Interregional Distribution Grid Company of North-West" and its subsidiaries (the Group), which comprise the consolidated statement of profit or loss and other comprehensive income for 2020. consolidated statement of financial position as at 31 December 2020, and the consolidated statement of cash flows and consolidated statement of changes in equity for 2020, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 31 December 2020 and its consolidated financial performance and its consolidated cash flows for 2020 in accordance with International Financial Reporting Standards (IFRSs).

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the International Ethics Standards Board for Accountants' (IESBA) International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code) together with the ethical requirements that are relevant to our audit of the consolidated financial statements in the Russian Federation, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. For each matter below, our description of how our audit addressed the matter is provided in that context.

We have fulfilled the responsibilities described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report, including in relation to these matters. Accordingly, our audit included the performance of procedures designed to respond to our assessment of the risks of material misstatement of the consolidated financial statements. The results of our audit procedures, including the procedures performed to address the matters below, provide the basis for our audit opinion on the accompanying consolidated financial statements.

Strategic report

Sustainable development report Corporate

Key audit matter

Recognition and measurement of revenue from electricity transmission services

Recognition and measurement of revenue from electricity transmission We considered the applied accounting policy with regard to the recogniservices was one of the most significant matters for our audit due to certion of revenue from electricity transmission services; examined internal tain specifics of the electricity market mechanisms that give rise to the controls over the recognition of this revenue; checked the correctness existence of disagreements among electricity supply, utilities, and other of the corresponding revenue amounts based on the existing electricity companies in relation to the volume and cost of the transmitted electricitransmission contracts: received, on a selective basis, confirmations of ty. The amount of revenue challenged by counterparties is material to the balances of receivables from counterparties: analyzed the results of lit-Group's financial statements. Management's assessment of the probabiligations concerning disputable amounts of services provided, if any; and ity of settling disputes in the Group's favor is highly subjective. Revenue is examined existing procedures to confirm the volume of electricity transrecognized when disagreements are to be resolved in favor of the Group mitted with counterparties. with regard to assumptions.

Information on revenue from electricity transmission services is disclosed in Note 7 to the consolidated financial statements.

Allowance for expected credit losses on trade receivables

The matter of creating allowance for expected credit losses on trade re-We analyzed the adequacy of the Group's accounting policy on the trade ceivables is one of the most significant matters for our audit due to the receivables with respect to the creation of allowance for expected credit material balances of trade receivables as of 31 December 2020, as well losses on trade receivables, as well as Group's management estimation as due to the fact that management's assessment of the possible recoverprocedures, including the analysis of repayment of trade receivables, ability of these receivables is based on assumptions, in particular, on the the analysis of maturity and delayed performance of obligations, and the projected solvency of the Group's customers. analysis of customers' solvency.

Information on allowance for expected credit losses on trade receivables We performed audit procedures in respect of the information used by the is disclosed in Notes 20 and 32 to the consolidated financial statements. Group to determine the allowance for expected credit losses on trade receivables, the structure of receivables by age and maturity, and tested the correctness of the charged allowance amounts calculation.

Recognition, measurement and disclosure of provisions and contingent liabilities

Recognition, measurement and disclosure of provisions and contingent Audit procedures among others involved analyzing decisions made by liabilities in respect of litigations and claims from counterparties (includcourts of different instances; considering the adequacy of management's ing territorial electric grid and utilities companies) were among the most judgments with regard to assessment of the possibility of an outflow of significant matters for our audit as they require significant judgments of economic resources due to the dispute settlement; examining the complimanagement with respect to material amounts of balances of settleance of the prepared documentation with provisions of existing contracts and legislation; and reviewing disclosures on provisions and contingent ments with counterparties that are challenged in litigations or under the pretrial settlement. liabilities in notes to the consolidated financial statements.

Information on provisions and contingent liabilities is disclosed in Note 31 to the consolidated financial statements.

Impairment of non-current assets

Due to the existence of the impairment indicators of non-current assets As part of our audit procedures, we also assessed the assumptions as of 31 December 2020, the Group performed impairment testing. The and methodologies applied by the Group, in particular, those relating to value-in-use of fixed assets, forming a significant share of the Group's projected total revenue from the electricity transmission, fee solutions, non-current assets, as of 31 December 2020, was determined by the prooperating and capital expenditures, long-term rates of fee growth and jected cash flow method. discount rates. We tested the incoming data applied in the model and the arithmetic accuracy of the model used to determine the recoverable The matter of impairment testing of fixed assets was one of the most amount in the impairment test of fixed assets. We engaged valuation specialists to analyze the model used to determine the recoverable amount in the impairment test of fixed assets. We also analyzed the sensitivity of the model to changes in the main indicators of assessment and the Group's disclosures of assumptions on which the results of impairment testing largely depend.

significant matters for our audit because the fixed assets balance forms a significant part of the Group's assets at the reporting date, and because management's assessment of the value-in-use is complex and largely subjective and is based on assumptions, in particular, on the projected electricity transmission volumes, transmission fees, as well as operating and capital expenditures that depend on the expected future market or economic conditions in the Russian Federation.

Information on the results of the impairment analysis of non-current assets is disclosed by the Group in Note 14 to the consolidated financial statements

How our audit addressed the matter

Other information included in the annual report

Other information consists of the information included in the annual report, other than the consolidated financial statements and our auditor's report thereon. Management is responsible for the other information. The annual report is expected to be made available to us after the date of this auditor's report.

Our opinion on the consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the consolidated financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the consolidated financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of management and Audit Committee of the Board of Directors for the consolidated financial statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with IFRSs, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Audit Committee of the Board of Directors are responsible for overseeing the Group's financial reporting process.

Auditor's responsibilities for the audit of the consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- · Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- · Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.

- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the group audit. We remain solely responsible for our audit opinion.

and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Sustainable

development report

regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, actions taken to eliminate threats or safeguards applied.

significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

The partner in charge of the audit resulting in this independent auditor's report is A.Y. Grebeniuk.



Details of the audited entity

Strategic

report

Name: Public joint stock company "Interregional Distribution Grid Company of North-West"

Record made in the State Register of Legal Entities on 23 December 2004, State Registration Number 1047855175785.

Address: Russia 196247, St. Petersburg, Constitution square, 3, lit A, room 16N.

- We communicate with Audit Committee of the Board of Directors regarding, among other matters, the planned scope and timing of the audit
- We also provide Audit Committee of the Board of Directors with a statement that we have complied with relevant ethical requirements
- From the matters communicated with Audit Committee of the Board of Directors, we determine those matters that were of most

A.Y. Grebeniuk

Partner Ernst & Young LLC 10 March 2021

Details of the auditor

Name: Ernst & Young LLC

- Record made in the State Register of Legal Entities on 5 December 2002, State Registration Number 1027739707203.
- Address: Russia 115035, Moscow, Sadovnicheskaya naberezhnaya, 77, building 1.
- Ernst & Young LLC is a member of Self-regulatory organization of auditors Association "Sodruzhestvo".
- Ernst & Young LLC is included in the control copy of the register of auditors and audit organizations, main registration number 12006020327.

PJSC IDGC OF NORTH-WEST CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2020

onsolidated Statement of Profit or Loss and Other Comprehensive Income		Year ended 31 December	
(in thousand of Russian rubles, unless otherwise stated)	Notes	2020	2019
Revenue	7	48,252,863	49,153,508
Operating expenses	10	(47,082,171)	(45,803,015
Expected credit losses		(915,604)	(857,999)
Impairment of property, plant and equipment and right-of-use assets	14, 16	(991,271)	(428,280
Other income	8	566,269	524,585
Other expenses	9	(149,056)	(30,139
Results from operating activities		(318,970)	2,540,660
Finance income	12	215,019	113,286
Finance costs	12	(1,168,088)	(1,255,277
Total finance costs		(953,069)	(1,141,991)
Profit/(loss) before tax		(1,272,039)	1,398,669
Income/(loss) tax expense	13	131,518	(317,950
Profit/(loss) for the period		(1,140,521)	(1,080,719
Other comprehensive income/(loss)			
Items that will never be reclassified subsequently to profit or loss			
Change in the fair value of equity investments measured at fair value through other comprehensive income		(1,973)	5,386
Remeasurement of the defined benefit liability	27	44,068	(63,682
Income tax		(8,419)	11,660
Total items that will not be reclassified subsequently to profit or loss		33,676	(46,636)
Other comprehensive income/(loss) for the period, net of income tax		33,676	(46,636)
Total comprehensive income/(loss) for the period		(1,106,845)	1,034,083
Profit/(loss) attributable to:			
Owners of the Company		(1,140,502)	1,080,736
Non-controlling interest		(19)	(17
Total comprehensive income/(loss) attributable to:			
Owners of the Company		(1,106,826)	1,034,100
Non-controlling interest		(19)	(17
Earnings per share			
Basic earnings per share (in RUB)	24	(0,0119)	0,0113

These consolidated financial statements were approved by management on 10 March 2021 and were signed on its behalf by:

Ğeneral Director A.Y. Pidnik

Ma

Deputy General Director for Economy and Finance L.V. Shadrina

Mganof-

Chief Accountant – Head of Department of accounting and tax accounting and reporting I.G. Zhdanova

Strategic report

PJSC IDGC OF NORTH-WEST CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2020

Consolidated Statement of Financial Position (in thousand of Russian rubles, unless otherwise stated)	Notes	31 December 2020	31 December 2019
ASSETS			
Non-current assets			
Property, plant and equipment	14	38,686,997	40,037,317
Intangible assets	15	400,219	266,945
Right-of-use assets	16	925,493	613,70
Trade and other receivables	20	113,045	140,12
Assets related to employee benefits plans	27	312,721	314,159
Other non-current financial assets	17	477,437	551,544
Deferred tax assets	18	7,541	18,533
Advances issued and other non-current assets	21	36,568	71,540
Total non-current assets		40,960,021	42,013,864
Current assets			
Inventories	19	1,036,343	965,749
Prepaid income tax		32,973	44,438
Trade and other receivables	20	5,054,769	5,360,864
Cash and cash equivalents	22	842,490	232,088
Advances issued and other current assets	21	766,423	706,810
Total current assets		7,732,998	7,309,949
Total assets		48,693,019	49,323,813
EQUITY AND LIABILITIES			
Equity			
Share capital	23	9,578,592	9,578,592
Reserve related to business combination		10,457,284	10,457,284
Other reserves		(58,146)	(91,822
Accumulated deficit		(1,393,803)	(132,938
Total equity attributable to owners of the Company		18,583,927	19,811,110
Non-controlling interest		217	230
Total equity		18,584,144	19,811,352
Non-current liabilities		, ,	
Loans and borrowings	25	8,521,062	12,803,516
Trade and other payables	28	143,917	291,552
Advances received	30	217,142	350,546
Employee benefit liabilities	27	860,491	983,380
Deferred tax liabilities	18	533,428	730,285
Total non-current liabilities	10	10,276,040	15,159,285
Current liabilities		10,270,040	10,107,200
Loans and borrowings and short-term portion of long-term loans and borrowings	25	8,110,338	2,491,915
Trade and other payables	28	5,137,325	5,546,02
Taxes, other than income tax	29	1,424,395	1,344,44
Advances received	30	3,177,002	3,610,619
Provisions	31	1,938,914	998,058
Current income tax liability	01	44,861	362,122
Total current liabilities		19,832,835	14,353,176
Total liabilities		30,108,875	29,512,461

PJSC IDGC OF NORTH-WEST **CONSOLIDATED FINANCIAL STATEMENTS FOR** THE YEAR ENDED 31 DECEMBER 2020

Consolidated Statement of Cash Flows (in thousand of Russian rubles, unless otherwise stated)	Notes	31 December 2020	31 December 2019
CASH FLOWS FROM OPERATING ACTIVITIES			
Profit/(loss) for the period		(1,140,521)	1,080,719
Adjustments for:			
Depreciation of property, plant and equipment, right-of-use assets and amortization of intangible assets	10	4,783,835	4,587,332
Impairment of property, plant and equipment and right-of-use assets		991,271	428,280
Finance costs	12	1,168,088	1,255,277
Finance income	12	(215,019)	(113,286)
(Gain)/loss on disposal of property, plant and equipment		3,085	(1,079)
Expected credit losses		915,604	857,999
Accounts receivable write-off		9,671	33,084
Accounts payable write-off		(3,862)	(6,251)
Change in provisions		1,055,724	538,474
Other non-cash transactions		(41,160)	(23,290)
Income tax expense	13	(131,518)	317,950
Total effect of adjustments		8,535,719	7,874,490
Change in assets related to employee benefit plans		25,556	55,892
Change in employee benefit liabilities		(130,846)	(1,059,413)
Change in long-term trade and other receivables		27,076	(129,853
Change in long-term advances issued and other non-current assets		34,972	78,583
Change in long-term trade and other payables		(147,635)	44,865
Change in long-term advances received		(133,404)	(544,384)
Cash flows from operating activities before changes in working capital and provisions		7,070,917	7,400,899
Changes in working capital			
Change in trade and other receivables		(440,814)	949,408
Change in advances issued and other assets		(59,612)	243,077
Change in inventories		(70,482)	(111,686)
Change in trade and other payables		(137,313)	(957,093)
Change in advances received		(433,617)	(194,664
Use of provision		(114,980)	(3,391)
Cash flows from operating activities before income tax and interest paid		5,814,099	7,326,550
Income tax reimbursement/(paid)		(372,596)	36,151
Interest paid under lease agreements		(86,861)	(46,163)
Interest paid		(1,003,881)	(1,190,144
Net cash from operating activities		4,350,761	6,126,398

PJSC IDGC OF NORTH-WEST **CONSOLIDATED FINANCIAL STATEMENTS FOR** THE YEAR ENDED 31 DECEMBER 2020

Consolidated Statement of Cash Flows (continued) (in thousand of Russian rubles, unless otherwise stated)	Notes	31 December 2020	31 December 2019
CASH FLOWS FROM INVESTING ACTIVITIES			
Acquisition of property, plant and equipment and intangible assets		(4,244,419)	(4,746,580)
Proceeds from the sale of property, plant and equipment and intangible assets		3,917	22,206
Interest received		37,226	40,494
Dividends received		1,185	750
Net cash used in investing activities		(4,202,091)	(4,683,130)
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from loans and borrowings		35,683,180	24,095,963
Repayment of loans and borrowings		(34,722,091)	(24,974,887)
Dividends paid	23	(309,100)	(376,261)
Repayment of lease liabilities		(190,257)	(107,118)
Net cash (used in)/from financing activities		461,732	(1,362,303)
Net increase in cash and cash equivalents		610,402	80,965
Cash and cash equivalents at the year beginning	22	232,088	151,123
Cash and cash equivalents at the year end	22	842,490	232,088

REPORT OF THE AUDITING COMMISSION

I. INTRODUCTION

MEMBERS OF THE AUDITING COMMISSION

Resolution of the Annual General Meeting of Members of the Auditing Commission were elected by the Shareholders of PJSC IDGC of the North-West dated resolution of the General Meeting of Shareholders 29 May 2020 (Minutes No. 16 dated 29 May 2020) Chairman, Secretary of the Auditing Commission were elected Minutes of the Auditing Commission of PJSC IDGC of by the Resolution of the Auditing Commission the North-West No. 2 dated 14 December 2020 and No. 1 dated 5 June 2020 Chairman of the Auditing Commission Elena Aleksandrovna Kabizskina Secretary of the Auditing Commission Svetlana Anatolievna Kim Members of the Auditing Commission Artem Nikolaevich Kirillov Ekaterina Aleksandrovna Barmina

Audit period: according to the work plan of the Auditing Commission (Minutes No. 2 of the meeting of the Auditing Commission of IDGC of the North-West dated 14 December 2020), financial and business operations of IDGC of the North-West in 2020 are audited from January to May 2021.

Basis of audit: Federal Law No. 208-FZ dated 26 December 1995 On Joint Stock Companies, Charter of IDGC of the North-West, Regulations on the Auditing Commission of IDGC of the North-West, Resolution of the Auditing Commission of IDGC of the North-West (Minutes of the Meeting No. 2 dated 14 December 2020).

Audit objective: reliability validation of the data contained in the 2020 Annual Report, accounting (financial) statements of IDGC of the North-West for 2020, and the report on interested-party transactions entered into in 2020 (hereinafter referred to as the "Statements").

In all material respects, reliability means the degree of accuracy of data presented in the Statements, which allows shareholders to make correct conclusions about the performance, financial situation, and property of IDGC of the North-West and make reasonable decisions based thereon.

Following Federal Law No. 208-FZ dated 26 December 1995 On Joint Stock Companies, the Charter of IDGC of the North-West, the executive body of IDGC of the North-West is responsible for establishing, the state and reliability of accounting in IDGC of the North-West and the timely submission of accounting (financial) statements.

Audited period: from 1 January 2020 to 31 December 2020.

Audited documents: 2020 Annual report, accounting (financial) statements for 2020, report on interested-party transactions concluded in 2020, resolutions of governing bodies, bylaws and administrative documents of IDGC of the North-West, programs and plans, accounting registers, primary accounting and other documents related to financial and economic operations of IDGC of the North-West PJSC.

The following documents were used in the course the audit:

- Federal Law No. 402-FZ On Accounting dated 6 December 2011;
- Federal Law No. 208-FZ On Joint Stock Companies dated 26 December 1995;
- Civil Code of the Russian Federation:
- Order of the Ministry of Finance of the Russian Federation No. 34n dated 29 July 1998 On Approval of the Regulation on Accounting and Accounting Statements in the Russian Federation;
- Accounting Standards (federal, industry);
- Order of the Ministry of Finance of the Russian Federation No. 66n dated 2 July 2010 On Forms of Accounting Statements of Companies;
- Regulation on Information Disclosure by Issuers of Issue-Grade Securities approved by the Bank of Russia on 30 December 2014, No. 454-P:
- Instruction of the Bank of Russia No. 4335-U dated 31 March 2017 On Establishment of the Limits for the Amounts of Transactions of Joint Stock Companies and Limited Liability Companies, in Excess of Which such Transactions May Be Recognized as Related-Party Transactions;
- 2020 Accounting Policy of IDGC of the North-West, approved by Order No. 805 dated 31 December 2019 (as amended by the Orders No. 337 dated 18 June 2020, No. 545 dated 24 September 2020); other legislative acts and internal bylaws of IDGC of the North-West.

Strategic report

Sustainable development report Corporate

ABOUT THE COMPANY

Full name	Interregional Dist Stock Company) (
Short name	IDGC of the North-W
Location (registered office)	Saint Petersburg, Ru
Mailing address	196247, Russia, Sai
State registration (Primary State Registration Number, date)	1047855175785 as
TIN	7802312751
Branches and separate subdivisions	Arkhangelsk Branch Vologda Branch Karelian Branch Murmansk Branch Komi Republic Bran Novgorod Branch Pskov Branch
Executive body (full name, position, EOD (everyone in the reporting period and events following the reporting date)	A.Yu. Pidnik - Gener
Chief Accountant (full name, position, EOD)	I.G. Zhdanova, Chief Reporting Departme
The average number of employees of the Company in 2020	14,107.6 persons
Main shareholders	Rosseti (PJSC) 55.3
Core operations	Transmission of electric grids operat

IDGC of the North-West is a subsidiary of Rosseti (PJSC), which owns 55.38% of the Company's shares as of 31 December 2020

The Company's operations are determined in its Charter. Its core operations include electric power transmission, electric power distribution, electric grid maintenance, technological connection to the distribution grids of the Company.

General Meeting of the Company's Shareholders is the Company's Clause 2.8 of the Charter stipulates that the Company may establish senior governing body. The most important decisions related to branches that are not legal entities, act on behalf of the Company the Company's operations are made by the General Meeting of and based on the regulations approved by the Company. As of Shareholders within its competence established by the laws of the 31 December 2020, the Company operates seven regional branches: Russian Federation and the Company Charter.

- Arkhangelsk Branch (163000, 3 Svobody st., Arkhangelsk, Russian Federation):
- Vologda Branch (160000, 68 Prechistenskaya nab., Vologda, Russian Federation):
- Karelian Branch (185035, 45 Kirova st., Petrozavodsk, Republic of Karelia, Russian Federation);
- Murmansk Branch (184355, 2 Kirova st., Murmashi, Kola District. Murmansk Oblast, Russian Federation);
- Komi Republic Branch (167000, 94 Internatsionalnaya st., Syktyvkar, Komi Republic, Russian Federation);
- Novgorod Branch (173003, 3 Bolshaya Sankt-Peterburgskaya st., Veliky Novgorod, Russian Federation);
- Pskov Branch (180000, 47-L Sovetskava st., Pskov, Russian Federation).

tribution Grid Company of the North-West (Public Joint (hereinafter referred to as the "Company")

West (hereinafter referred to as the "Company") Russia

aint Petersburg, Konstitutsii square, 3, letter A, premises 16N

of 23 December 2004

nch

eral Director from 11 October 2018 till present

ef Accountant, Head of Financial and Tax Accounting and ent from 4 March 2016 till present

38%

ectric power, distribution of electric power, maintenance of electric grids operability, services related to technological connection

Governing bodies of IDGC of the North-West are as follows:

- General Meeting of Shareholders
- Board of Directors of the Company
- Management Board of the Company
- General Director of the Company

In accordance with the Company Charter, the Board of Directors, which is elected at the General Meeting of Shareholders, makes decisions concerning the Company's development strategy and supervises the operations of its executive bodies.

Current operations of the Company are managed by its sole executive body - the General Director.

The Company's financial and business operations are controlled by the Company's Auditing Commission.

The current members of the Board of Directors of PJSC IDGC of the North-West were elected on May 29, 2020 by the Annual General Meeting of Shareholders (Minutes No. 16 dated June 1, 2020). They include the following persons (positions provided as of the time of the election):

No.	Full name	Position held at the time of election
1.	Konstantin Aleksandrovich Mikhailik (Chairman of the Board of Directors)	Deputy General Director for Operations of Rosseti
2.	Mikhail Aleksandrovich Bychko	Director of Construction Department of Rosseti
3.	Aleksandr Viktorovich Golovtsov	Currently unemployed
4.	Yuri Vladimirovich Goncharov	Chief Advisor of Rosseti
5.	Aleksandr Yurievich Korneev	Director of Technological Connection and Infrastructure Development Department of Rosseti
6.	Dmitry Dmitrievich Mikheev	Director of Service Sales Department of Rosseti
7.	Andrey Vladimirovich Morozov	Legal Director of the Association of Professional Investors
8.	Yuliya Gennadievna Obrezkova	Deputy Director of the Strategy Department of Rosseti
9.	Irina Aleksandrovna Shagina	Director of Tariff Policy Department of Rosseti
10.	Oleg Romanovich Fedorov	Member of the Board of Directors of IDGC of the North-West
11.	Artem Yurievich Pidnik	General Director of IDGC of the North-West

AUDITOR DETAILS

Full name	Ernst & Young (Limited Liability Company)
Short name	Ernst & Young (LLC)
Resolution of the Annual General Meeting of Shareholders on approval of the auditor	Resolution of the Annual General Meeting of Shareholders of PJSC IDGC of the North- West dated 29 May 2020 (Minutes No. 16 dated 29 May 2020)
Location	196247, Russia, Saint Petersburg, Konstitutsii square, 3, letter A, premises 16N
State Registration Number	1027739707203
Membership in self-regulatory organizations	Member of Sodruzhestvo Association of Auditors (Self-Regulatory Organization) Primary Number of Registration Entry: 12006020327
Audit services agreement	Audit Agreement No. 439/559/20 dated August 20, 2020
Auditor's Report	Independent Auditor's Report on Accounting (Financial) Statements of Interregional Distribution Grid Company of the North-West (Public Joint Stock Company) for 2020 (signed on 1 March 2021)

II. ANALYTICAL PART

The audit examined the Company's compliance with the laws of the Russian Federation and bylaws of the Company.

In assessing the reliability of the accounting (financial) statements for 2020, the Auditing Commission relied on the opinion of the Company's auditor as expressed in the auditor's report of Ernst & Young (LLC) dated 1 March 2021 on the fair presentation of the financial position and financial performance in the accounting (financial) statements for 2020 in all material respects.

According to Ernst & Young (LLC), the Company's auditor, "the attached accounting (financial) statements provide reliable information (in all essential aspects) about the financial condition of the Company as of December 31, 2020, as well as about financial performance and cash flows in 2020 according to the standards of accounting (financial) statements established in the Russian Federation".

The Auditing Commission randomly checked several financial and economic transactions made by the Company for reliable and timely recording of the facts of business life in the accounting records and accounting (financial) statements for 2020, checked the reliability and completeness of the information disclosed in the 2020 Annual report, the report on interested-party transactions concluded in 2020.

In the reporting year, the set of the Company's accounting methods constituting the accounting policy of IDGC of the North-West in 2020. approved by the Order No. 805 dated 31 December 2019 (as amended by the Orders No. 337 dated 18 June 2020, and No. 545 dated 24 September 2020) generally complied with the accounting laws of the Russian Federation and federal standards.

Inventory of the Company's property and liabilities at the end of 2020 was taken in accordance with the requirements of applicable laws of the Russian Federation.

The Statements have been drawn up in accordance with the laws and regulations of the Russian Federation (RAS) and bylaws of the Company in all material respects.

As of 31 December 2020, the book value of the Company's assets amounted to RUB 54,377.15 million, i.e., it decreased by 0.4% as compared to 31 December 2019.

Non-current assets account for 87% of the Company property, namely, RUB 47.126.11 million as of 31 December 2020, which is 1% less than the amount of non-current assets as of 31 December 2019.

As of December 31, 2020, current assets account for 13% of all assets or RUB 7,251.04 million, the largest share of which (64%) is made up by accounts receivable. Current assets increased by 4% as compared to 31 December 2019. The value of current assets was mainly affected by an increase in the balance of cash and cash equivalents by RUB 591.39 million as of the reporting date.

The total of accounts receivable recognized under the terms of Company's Board of Directors. contracts in 2020 decreased by 13% and amounted to RUB 12,002.09 million as of 31 December 2020. A total of 73% of accounts receivable No misrepresentation of information in the report on the Company's are overdue, 61% are debts recognized by the Company as doubtful. related-party transactions in 2020 was found. A bad debt provision was created. Overdue accounts receivable for the reporting year decreased by 16%, while the bad debt provision decreased by 16% as compared to 31 December 2019.

As of 31 December 2020, equity capital accounts for 43% of capital and liabilities, amounting to RUB 23,313.45. In the reporting year, equity decreased by 6%, which was mainly due to a loss incurred at the end of the reporting period.

Borrowed capital accounts for 57% of the structure of capital and liabilities. In the reporting year, the amount of borrowed capital increased by 4% and amounted to RUB 31,063.70 million as of 31 December 2020. Borrowed capital (50%) and short-term accounts payable (26%) have the largest share in the structure of the borrowed capital as of 31 December 2020. Short-term accounts payable decreased by 10%, mainly due to a decrease in payables to suppliers and contractors. At the end of the reporting year, overdue debt increased by 7% as compared to 31 December 2019.

The result of the Company's operations in the reporting year is a loss of RUB 1,371.16 million (in the previous reporting period, the profit amounted to RUB 576.96 million).

As of 31 December 2020, net asset value amounts to RUB 23,350.19 million and exceeds the Company's authorized capital. Net asset value decreased by 6% in the reporting period.

The Company's financial standing and solvency indicators are below the recommended values, which indicates low liquidity and insufficient net working capital.

The Auditing Commission randomly checked the reliability and completeness of the information disclosed in the Company's 2020 Annual Report for compliance with the requirements of the Regulation on Disclosure of Information by Issuers of Issue-Grade Securities approved by the Bank of Russia on 30 December 2014, No. 454-P.

The Company's Annual Report submitted for approval by the Annual General Meeting of Shareholders contains information stipulated by the Regulation on Disclosure of Information by Issuers of Issue-Grade Securities approved by the Bank of Russia on 30 December 2014, No. 454-P.

As of the date of this Report, the Company's 2020 Annual Report submitted for approval by the Annual General Meeting of Shareholders has not been approved by the Company's Board of Directors.

The Auditing Commission randomly checked the reliability of information disclosed in the report on the related-party transactions concluded in 2020 for compliance with the requirements of Federal Law No. 208-FZ On Joint Stock Companies dated 26 December 1995, the Instruction of the Bank of Russia No. 4335-U dated 31 March 2017 On Establishment of the Limits for the Amounts of Transactions of Joint Stock Companies and Limited Liability Companies, in Excess of Which such Transactions May Be Recognized as Related-Party Transactions.

As of the date of this Report, the Company's report on interestedparty transactions concluded in 2020 has not been approved by the

III. FINAL PART

Following Article 88 of Federal Law No. 208-FZ On Joint Stock No misrepresentation of information in the report on interested-party Companies dated 26 December 1995, based on the results of the audit of financial and economic operations of the Company as of the end of 2020, the Auditing Commission considers the data in the 2020 Annual Report of the Company and the annual accounting (financial) statements of the Company for 2020 reliable in all material respects.

Company's Statements confirmed by the Auditing Commission:

No.	Statement	Date of signing by the management	Number of sheets in the document
1	Balance Sheet as of 31 December 2020	1 March 2021	3
2	Income Statement for January-December 2020	1 March 2021	2
3	Statement of Changes in Equity for January-December 2020	1 March 2021	3
4	Statement of Cash Flows for January-December 2020	1 March 2021	3
5	Notes to the Balance Sheet and the Income Statement of IDGC of the North-West for 2020 (in the form of tables and text)	1 March 2021	71
6	Annual Report of PJSC IDGC of the North-West for 2020 (with annexes, including the report on related-party transactions concluded in 2020)		412

This Report of the Auditing Commission will be considered together with all confirmed forms of the accounting (financial) statements and notes to the balance sheet and the income statement for 2020, with the Company's Annual Report for 2020, with the report on related-party transactions concluded in 2020.

Start

Chairman of the Auditina Commission E.A. Kabizskina

Member of the Auditing Commission S.A. Kim



transactions concluded in 2020 was found.

Member of the Auditing Commission A.N. Kirillov

Member of the Auditing Commission E.A. Barmina

Strategic report

REPORT ON COMPLIANCE WITH THE PRINCIPLES AND RECOMMENDATIONS OF THE CORPORATE GOVERNANCE CODE OF THE RUSSIAN FEDERATION

This report on compliance with the principles and recommendations of the Corporate Governance Code was considered by the Board of Directors of IDGC of the North-West (PJSC)⁸⁵ as part of the Preliminary Approval of the Company's Annual Report for 2020.

The Board of Directors confirms that the data herein contain complete and accurate information on the Company's compliance with the principles and recommendations of the Corporate Governance Code for 2020.

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle
1.1	The Company shall ensure e	qual and fair treatment of all shareholders in
1.1.1	The Company creates the most enabling environment for shareholders to attend the General Meeting, develop an informed position on the items of the General Meeting agenda, coordinate their ac- tions, as well as the oppor- tunity to express their opinion on the agenda items under consideration.	 The Company's internal document approved by the General Meeting of Shareholders and reg- ulating the procedures for holding the Genera Meeting is publicly available. The Company provides a readily available method of communication with the Company such as a hotline, email, or Internet forum, al- lowing shareholders to express their opinions and send their questions regarding the agenda while preparing for the General Meeting. These actions were taken by the Company before each General Meeting held during the reporting period.
1.1.2	The procedures for the no- tification about the General Meeting and the provision of materials for the General Meeting enables shareholders to duly prepare for attending the meeting.	 Notification of the General Meeting of Shareholders is posted (published) on the website at least 30 days prior to the date of the General Meeting. The meeting notification specifies the place of the meeting and the documents required for admission to the premises. The shareholders had access to information about the persons who proposed the agenda items and who nominated the candidates for the Company's Board of Directors and the Auditing Commission.
1.3	During the preparation for the General Meeting and the event itself, the shareholders were able to freely and timely receive information about the meeting and related mate- rials, pose questions to ex- ecutive bodies and members of the Company's Board of Directors and communicate with each other.	 In the reporting period, the shareholders could pose questions to the members of executive bodies and members of the Company Board of Directors before and during the Annual General Meeting. The opinion of the Board of Directors (including special opinions included in the minutes) or each of the agenda items of General Meetings held during the reporting period was included in the scope of materials for the General Meeting of Shareholders. The Company provided the eligible sharehold- ers with access to the list of persons entitled to attend the General Meeting, starting from the date of receipt thereof by the Company, every time a General Meeting was held in the report- ing period.
1.1.4	The exercise of the share- holders' right to demand con- vening of a General Meeting, nominate candidates to the governing bodies, and pro- pose items to be included into the agenda of the General Meeting was not unreason- ably complicated.	 In the reporting period, shareholders could propose items to be included into the agenda of the Annual General Meeting within at least 60 days after the end of a relevant calendar year. In the reporting period, the Company did not refuse to accept proposals to the agenda or candidates to the Company bodies due to typos and other insignificant defects in the shareholder's proposal.

85 Compliance with the corporate governance principles was assessed based on the methodology set out in the Recommendations of the Central Bank of the Russian Federation on Preparation of a Report on Compliance with the Principles and Recommendations of the Corporate Governance Code (Letter of the Central Bank of the Russian Federation No. IN-06-52/8 as of February 17, 2016).

_	
	Corporate governance principle compliance status
	Explanations for deviations from the compliance assessment criteria for the corporate governance principle
ex	cercising their right to be involved in the Company management.
1	Observed
I	
•	
2	
;	
1	
•	
	Observed
[
l	
:	
-	
;	
•	
1	Partially observed
	1.0
[[1.0bserved 2.Partially observed. The materials for the 2019 Annual General Meeting of the
	Company Shareholders include the position of the Board of Directors on each
	item on the agenda of the General Meeting in the form of extracts from the
;	minutes of the Board of Directors meetings. 3.0bserved
1	
1	
	Observed
	Observed
;	
I	

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic report

Sustainable development report Corporate

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria for the corporate governance principle
1.1.5	Each of the shareholders was able to freely exercise the right to vote in the easiest and most convenient manner.	The Company's internal document (internal poli- cy) stipulates that each participant of the General Meeting may request a copy of their completed ballot certified by the vote counting committee before the end of the respective meeting.	Observed
	The General Meeting proce- dure established by the Com- pany ensures that all persons present at the meeting have an equal opportunity to ex- press their opinions and ask questions of their interest.	 When General Meetings of Shareholders were held in the reporting period in the form of an in-person meeting (joint presence of share- holders), sufficient time was provided for re- ports on agenda items and the discussion of these items. The nominees to the Company's governing and supervisory bodies were available to answer questions from shareholders at the meeting at which their nominations were put to a vote. When making decisions concerning the prepa- ration for and holding of the General Meeting of Shareholders, the Board of Directors con- sidered using telecommunications to provide shareholders with remote access to participate in General Meetings in the reporting period. 	 Partially observed 1.0bserved. 2.Not observed. In 2020, following Article 2 of Federal Law No. 50-FZ as of March 18, 2020, the Annual General Meeting of the Company's Shareholders was held in absentia on May 29, 2020. In view of the above, the availability of candidates to the Company's governing and supervisory bodies to answer the questions from shareholders at the meeting held on May 29, 2020 was limited. The Company is exploring options for implementing the recommendation, taking into account the epidemiological situation and related restrictions. 3.0bserved.
1.2	Shareholders have an equal	and fair opportunity to receive a share in the C	ompany profits in the form of dividends.
1.2.1	The Company has developed and implemented transparent and clear arrangements for determining the amounts of dividends and their payment procedures	 The Company has developed, approved (by the Board of Directors), and disclosed the dividend policy. If the Company dividend policy uses the Com- pany financial statements to determine the amounts of dividends, the relevant provisions of the dividend policy take into account the con- solidated financial statements. 	Observed
1.2.2	The Company shall not re- solve to pay dividends, if such resolution, while not formally violating statutory restrictions, is economically unreasonable and may result in false ideas about the Com- pany's operations.	The Company dividend policy clearly states the financial/economic circumstances, under which the Company should not pay dividends.	Observed
1.2.3	The Company does not allow deterioration of dividend rights of existing shareholders.	The Company did not take any actions resulting in the deterioration of dividend rights of existing shareholders in the reporting period.	Observed
1.2.4	The Company strives to pre- vent shareholders from re- ceiving profits (income) at the Company, except through the dividends and the liquidation value.	To eliminate other ways shareholders can re- ceive profits (income) at the Company, except for the dividends and the liquidation value, the Company's internal documents establish controls that ensure timely identification and approval of transactions with persons affiliated with (related to) significant shareholders (persons entitled to	Not observed The Company's internal documents do not provide for special arrangements to control transactions with persons affiliated with (related to) significant share- holders where the law does not formally recognize such transactions as relat- ed-party transactions. At the same time, the Company Charter and specific resolutions of the Compa-
		control votes attached to voting shares) where the law does not formally recognize such trans- actions as related-party transactions.	 ny Board of Directors stipulate additional criteria for transactions not stipulated by law, which require the prior consent of the Company's Board of Directors, including: transactions with the Company's non-current assets in the amount ex- ceeding 10% of the book value of these assets as of the last reporting date (paragraph 37 (a) of clause 15.1 of the Charter);
			 transactions (including several related transactions) for the acquisition, disposal or potential disposal of property comprising fixed assets, intangible assets, facilities under construction, in cases determined by the Board of Directors (paragraphs 37 (b, c) of clause 15.1 of the Charter); transactions related to handover or acceptance of real estate property and
			 elactric grid facilities for temporary possession and use for more than 5 years in cases determined by the Board of Directors (paragraphs 37 (d) of clause 15.1 of the Charter); other transactions stipulated by paragraphs 21-22, 29, 47, 62-64 of clause
			 other transactions stipulated by paragraphs 21-22, 29, 47, 62-64 of clause 15.1 of the Charter. The Company studies the possibility and feasibility of implementing the ar- rangements specified in this recommendation.

rangements specified in this recommendation.

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governa Explanations for d for the corporate g
1.3		f corporate governance ensure equal condition areholders, as well as their equal treatment by	
1.3.1	The Company has created conditions for fair treatment of each shareholder by the governing bodies and con- trolling persons or entities of the Company, including con- ditions that prevent the abuse of minority shareholders by major shareholders.	During the reporting period, the management procedures for potential conflicts of interest of significant shareholders were effective, and the Board of Directors gave proper attention to conflicts between shareholders if any of those occurred.	Observed
1.3.2	The Company does not take any actions that result or may result in a forced redistribu- tion of corporate control.	There are no quasi-treasury shares, or they were not used in voting during the reporting period.	Observed
1.4	Shareholders have reliable a shares.	and efficient means of assertion of their rights t	o shares, as well a
1.4.1	Shareholders have reliable and efficient means of asser- tion of their rights to shares, as well as the opportunity to freely and easily dispose of their shares.	Quality and reliability of the activities performed by the Company's registrar to keep the register of securities holders aligned with the needs of the Company and its shareholders.	Observed
2.1		es out strategic management of the Company, d he Company, controls activities of the Company	
2.1.1	particular, upon the improper performance of their duties. The Board of Directors also ensures that the Company's executive bodies act in accor- dance with the approved de- velopment strategy and core business areas of the Co	 The Board of Directors has the authority to appoint and remove the members of the executive bodies and determine the terms of their contracts as stipulated by the Charter. The Board of Directors reviewed the report(s) of the sole executive body and members of the collective executive body on implementation of the Company strategy. 	Partially observed 1.0bserved. 2.Partially observed The strategic areas by the provisions of Company) and its s proved by the Boar (Minutes No. 388) (h pany's strategy is no

evaluates and approves the business plans. strategy and business plans for core operations of the Company.

2.1.2 The Board of Directors estab- During the reporting period, the meetings of Partially observed lishes the key benchmarks the Board of Directors considered the strategy for the Company's long-term implementation and updating, approval of the operations, evaluates and ap- Company's financial and business plan (budget), proves the key performance as well as consideration of the criteria and in-

	Corporate governance principle compliance status
	Explanations for deviations from the compliance assessment criteria for the corporate governance principle
	s for all holders of shares of the same class (type), including minority the Company.
t	Observed
t	
d	
D	
-	

as the opportunity to freely and easily dispose of their

rinciples and approaches to the risk management syses, and performs other key functions.

- ed
- as of the Company's long-term development are determined s of the Development Strategy of Rosseti (Public Joint Stock s subsidiaries and affiliates (ROSSETI Group) until 2030 ap-
- ard of Directors of Rosseti (PJSC) on December 26, 2019 (hereinafter referred to as the "Strategy"), however the Comegy is not approved as a separate document.

In the reporting period, the Company's Board of Directors considered the Company's reports on strategic issues in its activities developed taking into account the benchmarks determined by the Strategy, including the following reports:

- on the implementation of the Company's business plan;
- on the implementation of the Company's investment program;
- on the Company operations, including implementation of resolutions of the Company Board of Directors;
- on meeting the target values of the key performance indicators of the Company General Director;
- on ensuring the Company insurance coverage;
- on the establishment and functioning of the Company's internal controls, and on the establishment, functioning, and efficiency of the risk management system
- the report on the Company internal audit to assess the efficiency of the Company internal controls and risk management system;
- on the progress of the Company's Non-Core Asset Register;
- on the implementation of the Development Plan for the Production Asset Management System of the Company;
- on the results of anti-corruption monitoring.

The strategic areas of the Company's long-term development are determined by the provisions of the Development Strategy of Rosseti (Public Joint Stock Company) and its subsidiaries and affiliates (ROSSETI Group) until 2030 apindicators and the main busi- dicators (including intermediate indicators) of proved by the Board of Directors of Rosseti (PJSC) on December 26, 2019 ness goals of the Company, implementation of the Company's strategy and (Minutes No. 388) but the Company's strategy is not approved as a separate document

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic report Sustainable development report

No.	Corporate	Compliance assessment criteria for	Corporate governance principle compliance status
	governance principles	the corporate governance principle	Explanations for deviations from the compliance assessment criteria for the corporate governance principle
			 In the reporting period, the Company's Board of Directors considered the Company reports on its strategic activities developed taking into account the benchmarks determined by the Strategy, including the following reports: on the implementation of the Company business plan; on the implementation of the Company investment program; on the Company's operations, including implementation of resolutions of the Company's Board of Directors; on meeting the target values of key performance indicators of the Company's General Director; on ensuring the Company's insurance coverage; on establishing and functioning of the Company's internal controls, and on establishing, functioning, and efficiency of the risk management system; report of the Company internal audit to assess the efficiency of the Company's internal controls and risk management system; on the progress of the Company's Non-Core Asset Register; on implementation of the Development Plan for the Production Asset Management System of the Company;
2.1.3	The Company's Board of	1. The Company's Board of Directors determined	• on the results of anti-corruption monitoring. Observed
	Directors determines the principles of and approaches to establishing the risk man- agement system and internal controls in the Company.	 the company's board of prectors determined the principles of and approaches to establish- ing the risk management system and internal controls in the Company. During the reporting period, the Board of Di- rectors assessed the risk management system and internal controls in the Company. 	
2.1.4	The Board of Directors deter- mines the Company's remu- neration and/or reimburse- ment (compensation) policies for the members of the Board of Directors, executive bodies, and other key executives of the Company.	 The Company has developed and established the remuneration and compensation policy/ policies for the expenses incurred by members of the Board of Directors, executive bodies of the Company, and other key executives of the Company, which was approved by the Board of Directors. During the reporting period, issues related to the abovementioned policy/policies were considered at the meetings of the Board of Directors. 	Observed
2.1.5	The Board of Directors plays a key role in preventing, iden- tifying, and resolving internal conflicts between the Com- pany's bodies, shareholders, and employees.	 The Board of Directors plays a key role in preventing, identifying, and resolving internal conflicts. The Company has established a system for identifying transactions related to conflicts of interest and a system of measures aimed at resolving such conflicts. 	Observed
2.1.6	The Board of Directors plays a key role in ensuring the Com- pany's transparency, timely and full disclosure of infor- mation by the Company, and unhindered access of share- holders to the Company's documents.	 The Board of Directors approved the Regula- tions on Information Policy. The Company has identified persons responsi- ble for the implementation of the information policy. 	Observed
2.1.7	The Board of Directors con- trols the Company's corporate governance practices and plays a key role in signifi- cant corporate events of the Company.	During the reporting period, the Board of Direc- tors reviewed the corporate governance practices in the Company.	Observed
2.2	The Board of Directors is acc	countable to the shareholders of the Company.	
2.2.1	Information about the activi- ties of the Board of Directors is disclosed and provided to shareholders.	 The Company annual report for the reporting period includes the information about the at- tendance of the Board of Directors and com- mittee meetings by individual directors. The annual report contains information about the main results of the Board of Directors' per- formance assessment carried out in the report- ing period. 	Observed

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle
2.2.2	The Chairman of the Board of Directors is available for com- munication with the Company shareholders.	The Company has a transparent procedure in place to ensure that shareholders have the op- portunity to send questions to the Chairman of the Board of Directors and their opinion on relevant issues.
2.3		efficient and professional governing body o rests of the Company and its shareholders.
2.3.1	Only persons with impecca- ble business and personal reputation and possessing the knowledge, skills, and ex- perience necessary to make decisions falling within the competence of the Board of Directors and required to per- form its functions efficiently are elected as members of the Board of Directors.	 The Company's performance assessment procedure for the Board of Directors includes among other things, the assessment of professional expertise of the members of the Board of Directors. In the reporting period, the Board of Directors (or its Nomination Committee) evaluated the candidates for the Board of Directors in terms of required experience, knowledge, business reputation, absence of conflict of interest, etc.
.3.2	Members of the Company Board of Directors are elected through a transparent proce- dure allowing shareholders to obtain sufficient informa- tion about candidates to get an idea of their personal and professional qualities.	During the reporting period, when the agenda of the General Meeting of Shareholders included the election of the Board of Directors, the Company provided shareholders with biography details of all the candidates to the Board of Directors, as well as the results of the assessment of such candidates by the Board of Directors (or its Nom- ination Committee), and the information on the candidate's compliance with the independence criteria, following recommendations 102-107 of the Code along with the written consent of can- didates to be elected to the Board of Directors.
.3.3	The structure of the Board of Directors is balanced, in particular, in terms of the expertise of its members, their experience, knowledge, and business proficiency, and enjoys the confidence of shareholders.	As part of the Board of Directors performance evaluation procedure carried out in the reporting period, the Board of Directors analysed its own needs in professional expertise, experience, and business skills.
2.3.4	The quantity of members the Company's Board of Directors enables the Board of Directors to conduct its activities in the most efficient way, including the possibility to establish committees of the Board of Directors. It also enables sig- nificant minority shareholders to elect a candidate for whom they vote to the Board of Directors.	As part of the Board of Directors assessment procedure carried out in the reporting period, the Board of Directors considered the issue of com- pliance of the number of the Board of Directors members with the Company's needs and share- holders' interests.
2.4		sufficient quantity of independent directors.
2.4.1	An independent director is a person who has sufficient competence, experience, and independence to form his/ her own opinions and can make unbiased and bona fide judgments independent of the influence of the Company ex- ecutive bodies, groups of indi- vidual shareholders, or other stakeholders. A candidate (elected member of the Board of Directors) who is related to the Company, its signifi- cant shareholder, significant counterparty or competitor of the Company or related to the state cannot be deemed as independent under normal	During the reporting period, all independent members of the Board of Directors met all inde- pendence criteria specified in Recommendations 102-107 of the Code or were recognized as inde- pendent by resolution of the Board of Directors.

	Corporate governance principle compliance status
	Explanations for deviations from the compliance assessment criteria for the corporate governance principle
n -	Observed
2	

of the Company, capable of making unbiased independent judgments and

iro- les, es- ard	Observed			
ors the				
ms				
ess				
tc.				

of	Observed
ne	
ny	
of	
as	
ch	
n-	
ne	
се	
of	
n-	
се	Observed
ng	
vn	
nd	

	Observed
ne	
n-	
rs	
e-	

Observed

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Sustainable

development report

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria for the corporate governance principle
2.4.2	Compliance of candidates for the Board of Directors with the independence criteria is assessed, and compliance of independent members of the Board of Directors with the independence criteria is ana- lysed regularly. In conducting such an assessment, content should prevail over form.	 The Board of Directors (or the Nomination Committee of the Board of Directors) made an opinion about the independence of each candi- date for the position of member of the Board of Directors and sent it to shareholders during the reporting period. The Board of Directors (or the Nomination Committee of the Board of Directors) consid- ered the independence of the current members of the Board of Directors specified in the annual report by the Company as independent direc- tors at least once in the reporting period. 3. The Company has developed procedures, which de- termine the actions to be taken by a member of the Board of Directors if he/she ceases to be independent, including the obligation to timely inform the Board of Directors thereof. 	Observed
.4.3	Independent directors amount to at least one-third of the	Independent directors amount to at least one- third of the Board of Directors members.	Not observed
	elected Board of Directors members.		 There were 3 independent directors in the Company Board of Directors elected by the resolutions of the Annual General Meetings of Shareholders dated June 14, 2019 (Minutes No. 14) and May 29, 2020 (Minutes No. 16). Oleg Romanovich Fedorov (meets all independence criteria specified in Recommendations 102-107 of the Code); Aleksandr Viktorovich Golovtsov (recognized as an independent director by resolutions of the Company's Board of Directors dated July 17, 2019 (Minutes No. 327/4), dated June 30, 2020 (Minutes No. 367/3), and dated December 30, 2020 (Minutes No. 385/21));
			 Andrey Vladimirovich Morozov (recognized as an independent director by resolutions of the Company's Board of Directors dated July 17, 2019 (Minutes No. 327/4), dated June 30, 2020 (Minutes No. 367/3), and dated December 30, 2020 (Minutes No. 385/21)).
			The Company strives to comply with the recommendations of the Code regard- ing the independence of the Board of Directors members.
			At the same time, the management regularly interacts with representatives of shareholders (particularly through negotiations and meetings) to form a bal- anced Board of Directors, which includes at least 1/3 of independent directors.
			The Company ensures that certain members of the Board of Directors who do not formally meet some independence criteria as are submitted for review to the Board of Directors, taking into account their performance and voting in the Board of Directors.
			To ensure the most informed choice of shareholders, the results of the as- sessment of candidates to the Company's Board of Directors conducted by the Human Resources and Remuneration Committee are provided in the materials for the General Meeting of Shareholders specifying compliance of candidates with independence criteria.
	Independent directors play a key role in the prevention of internal conflicts in the Com- pany and taking major corpo- rate actions by the Company.	Independent directors (with no conflict of inter- est) preliminarily assess major corporate actions related to a potential conflict of interest, and the results of such assessment are provided to the Board of Directors.	Observed
. 5 .5.1	The Chairman of the Board o An independent director has	f Directors promotes the most effective implem 1. The Chairman of the Board of Directors is an	nentation of the functions assigned to the Board of Directors. Partially observed
	been elected as the Chairman of the Board of Directors, or a Senior Independent Direc- tor has been appointed from among the elected indepen- dent directors to coordinate the operations of independent directors and interact with the Chairman of the Board of Directors.	 independent director, or a Senior Independent Director was elected among the independent directors. 2. The role, rights, and responsibilities of the Chairman of the Board of Directors (and, if ap- plicable, the Senior Independent Director) are duly defined in the internal documents of the Company. 	 1. Not observed. There were 3 independent directors in the Company's Board of Directors elected by the resolutions of the Annual General Meetings of Shareholders dated June 14, 2019 (Minutes No. 14) and May 29, 2020 (Minutes No. 16): Oleg Romanovich Fedorov; Aleksandr Viktorovich Golovtsov; Andrey Vladimirovich Morozov. The Senior Independent Director was not elected. The Company management regularly interacts with representatives of shareholders (particularly through negotiations and meetings) to form a balanced Board of Directors including the required quantity of independent directors. If a sufficient quantity of independent directors is elected to the Board of Directors, and if independent directors agree to elect a Senior Independent Director may be submitted to the Company Board of Directors for consideration.

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria		
	· · ·		for the corporate governance principle		
2.5.2	The Chairman of the Board of Directors ensures a sound environment at the meetings, free discussion of the issues included in the agenda of the meeting, and control over the implementation of resolu- tions adopted by the Board of Directors.	Performance of the Chairman of the Board of Directors was assessed as part of the Board of Directors' performance assessment procedure in the reporting period.	Observed		
2.5.3	The Chairman of the Board of Directors takes actions nec- essary for timely provision of the information required to adopt resolutions on agenda items to the members of the Board of Directors.	The obligation of the Chairman of the Board of Directors to ensure timely submission of mate- rials to the members of the Board of Directors concerning the items of the agenda of the Board of Directors meeting is set forth in the Company's internal documents.	Observed		
2.6	Members of the Board of Dir mation, with due care and di		nterests of the Company and its shareholders based on sufficient infor		
2.6.1	Members of the Board of Di- rectors make decisions based on all the information avail- able to them, in absence of a conflict of interest, with equal treatment of the Company's shareholders and within the ordinary business risk.	 The Company's internal documents stipulate that a member of the Board of Directors must notify the Board of Directors if he/she has a conflict of interest with regard to any item on the agenda of a meeting of the Board of Direc- tors or a committee of the Board of Directors before the relevant agenda item is discussed. The Company's internal documents stipulate that a member of the Board of Directors must abstain from voting on any issue, in which he/ she has a conflict of interest. The Company has established a procedure that allows the Board of Directors to receive profes- sional advice on matters within its competence and ether formation and the second second	Observed		
2.6.2	The rights and responsibilities of the members of the Board of Directors are clearly stated and established in the Compa- ny's internal documents.	and at the Company's expense. The Company has adopted and published an in- ternal document clearly defining the rights and responsibilities of the members of the Board of Directors.	Observed		
2.6.3	Members of the Board of Di- rectors have sufficient time to carry out their duties.	 Individual attendance of meetings of the Board of Directors and committees, as well as the time devoted to preparation for participation in meetings, was taken into account as part of the Board of Directors' assessment procedure in the reporting period. Following the Company's internal documents, the members of the Board of Directors must notify the Board of Directors of their intention to become members of governing bodies of other entities (other than the Company's controlled and affiliated entities) and of such appointment. 	Partially observed 1.0bserved. 2.Not observed. The Company's internal documents do not stipulate that the members of the Board of Directors must notify the Board of Directors of their intention to become members of governing bodies of other entities (other than the Company's controlled and affiliated entities) and of such appointment. At the same time, following Article 82 of the Federal Law On Joint Stock Companies, members of the Company's Board of Directors must notify the Company if they, their spouses, parents, children, full and half-siblings, adoptive parents and adopted and/or their controlled persons hold positior in the governing bodies of other legal entities, as well as inform the Company ny of changes in such information.		

	Corporate governance principle compliance status
	Explanations for deviations from the compliance assessment criteria for the corporate governance principle
of of	Observed

f	Observed
-	
s	
d	
s	

In 2020, information stipulated by Article 82 of the Federal Law On Joint Stock Companies was provided by the members of the Company's Board of Directors. Besides, the information about membership in the governing bodies of legal entities is requested by the Company from the members of the Board of Directors quarterly for the preparation of the issuer's reports. Therefore, in 2020, the Company had up-to-date information on the membership of members of the Board of Directors in the governing bodies of other entities. The Company is considering the possibility of introducing amendments stipulating the procedure for the notification of the Company's Board of Directors by its member of his/her intention to become a member of the governing bodies of other entities into the Company's internal documents.

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic report

governance principles

of issues related to the devel-

opment of effective and trans-

parent remuneration practices

No. Corporate

Sustainable development report

Compliance assessment criteria for

the corporate governance principle

Remuneration Committee, including the tasks

contained in Recommendation 180 of the Code.

Corporate

No.	Corporate	Compliance assessment criteria for	Corporate governance principle compliance status		
	governance principles	the corporate governance principle	Explanations for deviations from the compliance assessment criteria for the corporate governance principle		
2.6.4	All of the Board of Directors members have equal access to the Company's documents and information. Sufficient information about the Com- pany and the activities of the Board of Directors is provided to newly elected members of the Board of Directors as soon as possible.	 Following the Company's internal documents, members of the Board of Directors have the right to access documents and make inquiries concerning the Company and its controlled en- tities, and the Company executive bodies must provide relevant information and documents. The Company has a formalized aware- ness-raising program for newly elected mem- bers of the Board of Directors. 	Observed		
2.7	Meetings of the Board of Dir the Board of Directors.	rectors, preparation for them, and the participa	ation of members of the Board of Directors ensure efficient operation of		
2.7.1	Meetings of the Board of Di- rectors are held as necessary, with due regard to the scope of activities and tasks faced by the Company at a certain period.	The Board of Directors held at least six meetings during the reporting year.	Observed		
2.7.2	The Company internal doc- uments establish the pro- cedures for preparing and holding meetings of the Board of Directors, ensuring that members of the Board of Di- rectors can properly prepare for the meeting.	The Company has approved an internal document governing the procedures for preparing for and holding the meetings of the Board of Directors, which stipulates, in particular, that notice of a meeting should be given, as a general rule, at least 5 days before the meeting date.	Observed		
2.7.3	The form of the meeting of the Board of Directors is de- termined taking into account the importance of the issues on the agenda. The most im- portant issues are resolved at meetings held in person.	The Charter or an internal document of the Com- pany stipulates that the most important issues (according to the list given in Recommendation 168 of the Code) must be considered at in-person meetings of the Board.	Observed		
2.7.4	Resolutions on the most im- portant issues of the Compa- ny operations are adopted at a meeting of the Board of Di- rectors by a qualified majority or by a majority vote of all the elected members of the Board of Directors.	The Company's Charter stipulates that resolu- tions on the most important issues set out in Rec- ommendation 170 of the Code must be adopted at a meeting of the Board of Directors by a qualified majority of at least three-quarters of votes, or by a majority vote of all the elected members of the Board of Directors.	Partially observed The Company Charter does not stipulate that resolutions on the issues set out in Recommendation 170 of the Code must be adopted at a meeting of the Board of Directors by a qualified majority of at least three-quarters of votes, or by a majority vote of all the elected members of the Board of Directors. According to clause 18.7 of the Charter, resolutions of the Company's Board of Directors will be adopted by the majority of votes of the members of the Com- pany Board of Directors present at the meeting, unless the laws of the Russian Federation and the Charter stipulate otherwise. Clause 18.9 of the Company's Charter includes the list of issues to be resolved by a two-thirds majority vote of the members of the Board of Directors who attend the meeting. In particular, such issues include the issue stipulated by clause 8 of Recommendation 170 of the Code: consideration of significant op- erational issues of the legal entities controlled by the Company. Besides, in accordance with the Charter, resolutions on the Company's mem- bership in other entities and on determining the credit policy will be made by a two-thirds majority vote of the members of the Board of Directors attending the meeting. Risks related to the incomplete implementation of the Code's recommenda- tions are mitigated by traditionally high attendance of meetings by the mem- bers of the Board of Directors and the decision-making procedures adopted by the Company: key decisions are preliminarily elaborated in the committees of the Board of Directors.		

ing of independent directors dit Committee, which consists of independent has been established for directors only. preliminary consideration of 2. The Company's internal documents determine issues related to control over the tasks of the Audit Committee, in particular, the Company's financial and the tasks contained in Recommendation 172 of business operations. the Code. 3.At least one member of the Audit Committee, who is an independent director, has the experience in and knowledge of the preparation, analysis. evaluation, and audit of accounting (financial) statements. 4. Meetings of the Audit Committee were held at least once a quarter during the reporting period. 2.8.2 The Remuneration Committee 1. The Board of Directors has established the consisting of independent di-Remuneration Committee, which consists of rectors and chaired by an inindependent directors only. dependent director who is not 2. The Remuneration Committee is chaired by an the Chairman of the Board of independent director who is not the Chairman Directors was established for of the Board of Directors.3. The Company's the preliminary consideration internal documents determine the tasks of the

Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria for the corporate governance principle 2.8 The Board of Directors establishes committees for preliminary consideration of the most important issues of the Company's operations.

2.8.1 An Audit Committee consist- 1. The Board of Directors has established the Au- Partially observed

1 Not observed

- In the reporting period, the Company Audit Committee was established out of independent and non-executive directors.
- The structure of the Company Audit Committee meets the requirements of the Moscow Exchange (PJSC) established for issuers with shares included in the Second Quotation Level.
- The Company strives to comply with the recommendations of the Code regarding the independence of members of the Audit Committee
- The Company's management regularly interacts with representatives of shareholders (particularly through negotiations and meetings) to form a balanced Board of Directors and the Committees of the Board of Directors, which include the required quantity of independent directors.
- To ensure the most informed choice of shareholders, the results of the assessment of candidates to the Company's Board of Directors conducted by the Human Resources and Remuneration Committee are provided in the materials for the General Meeting of Shareholders specifying compliance of candidates with independence criteria.
- 2.0bserved.
- 3.Observed.
- 4 Observed

Partially observed

1. Not observed.

The functions of the Company's Remuneration Committee are performed by the Human Resources and Remuneration Committee of the Company's Board of Directors

The Human Resources and Remuneration Committee elected by the resolution of the Company's Board of Directors dated July 31, 2019 (Minutes No. 328/5) consisted of the members of the Company's Board of Directors who are non-executive directors.

The Human Resources and Remuneration Committee elected by the resolution of the Company's Board of Directors dated June 30, 2020 (Minutes No. 367/3) consisted of one independent member of the Board of Directors (O.R. Fedorov) and two members of the Company Board of Directors who are non-executive directors.

The Listing Rules of the Moscow Exchange do not establish requirements for the structure of the Human Resources Committee for issuers with shares included in the Second Quotation Level.

The Company's management regularly interacts with representatives of shareholders (particularly through negotiations and meetings) to form a balanced Board of Directors and the Committees of the Board of Directors, which include the required quantity of independent directors.

To ensure the most informed choice of shareholders, the results of the assessment of candidates to the Company's Board of Directors conducted by the Human Resources and Remuneration Committee are provided in the materials for the General Meeting of Shareholders specifying compliance of candidates with independence criteria.

Not observed.

The Chairman of the Human Resources and Remuneration Committee of the Company's Board of Directors is not an independent director.

3. Partially observed.

The tasks of the Human Resources and Remuneration Committee of the Company's Board of Directors specified in the Regulation on the Human Resources and Remuneration Committee of the Company's Board of Directors approved by the Company's Board of Directors on August 22, 2014 (Minutes No. 163/5) partially comply with Recommendation 180 of the Code.

The Company has prepared amendments and additions to the Regulations on the Human Resources and Remuneration Committee of the Company's Board of Directors to bring it into compliance with the requirements of the Code.

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic report

Sustainable development report

Corpo
goveri

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria for the corporate governance principle	N	 Corporate governance principles 	Compliance assessment criteria for the corporate governance principle
2.8.3	The Nomination Committee, most members of which are independent directors, was established for preliminary consideration of issues re-	 The Board of Directors has established the Nomination Committee (or its tasks specified in Recommendation 186 of the Code are implemented by a different committee), most members of which are independent directors. 	Partially observed 1.0bserved. The functions of the Company Nomination Committee are performed by the Human Resources and Remuneration Committee of the Company's Board of	2.	8.6 The chairmen of the com- mittees regularly inform the Board of Directors and its Chairman of the activities of their committees.	committees regularly reported on the commit-
	lated to the implementation	2. The Company's internal documents determine	Directors.	2.	9 The Board of Directors ensu	res assessment of the performance of the Board
	of human resources plan- ning (succession planning), occupational structure, and efficiency of the Board of Directors.	the tasks of the Nomination Committee (or a relevant committee with combined functions),	The Human Resources and Remuneration Committee elected by the res- olution of the Company Board of Directors dated July 31, 2019 (Minutes No. 328/5) consisted of the members of the Company Board of Directors who are non-executive directors. The Human Resources and Remuneration Committee elected by the reso- lution of the Company's Board of Directors dated June 30, 2020 (Minutes No. 367/3) consisted of one independent member of the Board of Directors (0.R. Fedorov) and two members of the Company's Board of Directors who are non-executive directors. The Listing Rules of the Moscow Exchange do not establish requirements for the structure of the Nomination Committee for issuers with shares included in the Second Quotation Level.	P.1 The performance of the Board of Directors is assessed to determine the efficiency of the Board of Directors, com- mittees, and members of the Board of Directors, compli- ance of their operations with the Company development needs, and revitalize the op- erations of the Board of Direc- tors and identify the areas of improvement.	1.Self-assessment or external assessment of the Board of Directors' performance in the report- ing period included the performance assess- ment of committees, individual members of the Board of Directors, and the Board of Directors as a whole.	
				2.2 The performance of the Board of Directors, committees, and members of the Board of Di- rectors is assessed regularly at least once a year. A third party (advisor) is engaged at least once every three years to carry out an inde- pendent assessment of the performance of the Board of Directors.	The Company engaged a third-party (advisor) at least once in the last three reporting periods to carry out an independent assessment of the per- formance of the Board of Directors.	
			2. Partially observed.	3.		cretary carries out effective day-to-day interact
2.8.6	Taking into account the autom	In the reporting period, the Company Peard	The tasks of the Human Resources and Remuneration Committee of the Company's Board of Directors specified in the Regulation on the Human Resources and Remuneration Committee of the Company's Board of Directors approved by the Company's Board of Directors on August 22, 2014 (Minutes No. 163/5) partially comply with Recommendation 186 of the Code. The Company has prepared amendments and additions to the Regulations on the Human Resources and Remuneration Committee of the Company's Board of Directors to bring it into compliance with the requirements of the Code.	3.	shareholder rights and inter	 rests, and supports the efficient operation of the I 1. The Company has adopted and disclosed an internal document - the Regulations on the Corporate Secretary. 2. The Company website and the annual report provide biographical information about the Corporate Secretary in such detail as information about the members of the Board of Directors and the Company's executives.
2.8.4	of operations and the level of risks, the Company Board of Directors has ensured that its committees fully complies with the Company objectives. Additional committees were	In the reporting period, the Company Board of Directors considered the compliance of its committees with the objectives of the Board of Directors and the Company. Additional commit- tees were either established or were not deemed necessary.	Partially observed In the reporting period, the Company Board of Directors considered the issue of the Structure of the Committees of the Company Board of Directors, which resulted in the election of members of 5 Committees of the Board of Directors: The Audit Committee and the Human Resources and Remuneration Commit- tee (resolution dated June 30, 2020, Minutes No. 367/3), Strategy Committee	_	1.2 The Corporate Secretary en- joys sufficient independence from the Company's executive bodies and has the necessary powers and resources to per- form his/her tasks.	The Board of Directors approves the appointment, removal, and additional remuneration of the Cor- porate Secretary.
	either established or were not deemed necessary (Strategy Committee, Corporate Gov- ernance Committee, Ethics		(resolution dated August 10, 2020, Minutes No. 371/7), Reliability Committee (resolution dated July 13, 2020, Minutes No. 369/5) and the Committee for Technological Connection to Electric Grids (resolution dated July 21, 2020, Minutes No. 370/6).	4.		aid by the Company is sufficient to hire, motivate ovided to the members of the Board of Directors, on Policy.
	Committee, Risk Management Committee, Budget Commit- tee, Health, Safety, and Envi- ronment Committee, etc.).		There were no proposals from the members of the Board of Directors to create new committees or terminate the existing committees. The Company is planning to take these recommendations into account.	4.	Company to the members of the Board of Directors, exec- utive bodies, and other key	The Company has adopted an internal docu- ment(s) – the remuneration policy(ies) for the members of the Board of Directors, executive bodies, and other key executives of the Company, which clearly defines approaches to remunera-
2.8.5	The structure of the commit- tees was determined to allow for a comprehensive discus- sion of the issues under pre- liminary consideration, taking into account the diversity of views.	 Committees of the Board of Directors are head- ed by independent directors. The Company's internal documents (policies) stipulate provisions under which persons who are not members of the Audit Committee, Nomination Committee, and Remuneration Committee may attend meetings of the com- mittees only if they have been invited by the Chairman of the relevant committee. 	 Partially observed. 1. Partially observed. The Audit Committee of the Company's Board of Directors was headed by Aleksandr Viktorovich Golovtsov (recognized as an independent director by resolutions of the Company's Board of Directors dated July 17, 2019 (Minutes No. 327/4), dated June 30, 2020 (Minutes No. 367/3), dated December 30, 2020 (Minutes No. 385/21)) from January 1, 2020 to December 31, 2020. Chairmen of other committees of the Board of Directors were not independent directors in 2020. The Listing Rules of Moscow Exchange for issuers with shares included in the Second Quotation Level do not establish requirements for the election of chairmen of committees of the Board of Directors, other than the Audit Committee, from among independent directors. The issue of electing independent directors as chairmen of committees of the Board of Directors is sufficient, and independent directors have the knowledge and experience to perform these functions as part of certain committees (for example, the Reliability Committee). 2.Observed. 			tion of the abovementioned persons.

	Compliance assessment criteria for	Corporate governance principle compliance status	
e principles	the corporate governance principle	Explanations for deviations from the compliance assessment criteria for the corporate governance principle	
gularly inform the	During the reporting period, the chairmen of the committees regularly reported on the commit- toor' activities to the Paerd of Directore	Observed	

mittees.		
d of Directors ensur	res assessment of the performance of the Board	d of Directors, its committees, and members of the Board of Directors.
rmance of the Board ors is assessed to a the efficiency of d of Directors, com- and members of the Directors, compli- heir operations with upany development d revitalize the op- of the Board of Direc- identify the areas of nent.	 Self-assessment or external assessment of the Board of Directors' performance in the report- ing period included the performance assess- ment of committees, individual members of the Board of Directors, and the Board of Directors as a whole. The results of self-assessment or external as- sessment of the Board of Directors carried out during the reporting period were considered at an in-person meeting of the Board of Directors. 	Observed
rmance of the Board	The Company engaged a third-party (advisor) at	Observed

pany Corporate Secretary carries out effective day-to-day interaction with shareholders, coordinates the Company's actions to protect der rights and interests, and supports the efficient operation of the Board of Directors.				
orate Secretary has vledge, experience, tise sufficient for the	1. The Company has adopted and disclosed an internal document - the Regulations on the Corporate Secretary.	Observed		
nce of his/her du- ell as an impeccable n, and is trusted by Jers.	2. The Company website and the annual report provide biographical information about the Cor- porate Secretary in such detail as information about the members of the Board of Directors and the Company's executives.			
orate Secretary en-	The Board of Directors approves the appointment,	Observed		

of remuneration paid by the Company is sufficient to hire, motivate and retain persons with the competence and expertise required by the Remuneration provided to the members of the Board of Directors, executive bodies, and other key executives of the Company is subject

-	Observed
9	
9	
,	

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic	Sustainable
report	development report

the members of the Board of Company or other circumstances.

of the Company.

of the Company.

the Company shares (options 2. The long-term incentive program for the mem-

mance indicators.

the variable part of remuneration.

incentive program for the members of its exec-

the Company shares as the underlying asset).

Directors due to the change of control over the Company or other circumstances.

members of the executive

bodies and other key execu-

tives of the Company is deter-

mined to ensure a reasonable

and justified balance between

ation and the variable part of

remuneration that depends

on the Company performance

and an employee's personal

(individual) contribution to the

mented a long-term incentive

program for the members

of the executive bodies and

other key executives using

or other derivatives with the

Company shares as the un-

derlying asset).

hottom line

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria for the corporate governance principle
4.1.2	The Company Remuneration Policy was developed by the Remuneration Committee and approved by the Company's Board of Directors. The Board of Directors, supported by the Remuneration Committee, ex- ercises control over the intro- duction and implementation of the Company Remuneration Policy and, if necessary, re- vises and amends it.	The Remuneration Committee considered the Re- muneration Policy (Policies) and implementation thereof and, if necessary, gave relevant recom- mendations to the Board of Directors during the reporting period.	Observed
4.1.3	The Company's Remuneration Policy establishes transparent procedures to determine the amounts paid as remuner- ation to the members of the Board of Directors, executive bodies, and other key execu- tives of the Company and reg- ulates all kinds of payments, benefits, and privileges grant- ed to such persons.	The Company Remuneration Policy (Policies) es- tablishes transparent procedures to determine the amounts of remuneration paid to the mem- bers of the Board of Directors, executive bodies, and other key executives of the Company and regulates all kinds of payments, benefits, and privileges granted to such persons.	Observed
4.1.4	The Company determines the Expense Reimbursement (Compensation) Policy speci- fying the expenses to be reim- bursed as well as the level of service which members of the Board of Directors, executive bodies, and other key exec- utives of the Company may claim. Such a policy can be an integral part of the Company's Remuneration Policy.	The Remuneration Policy (Policies) or other in- ternal documents of the Company establish the rules for the reimbursement of expenses in- curred by the members of the Board of Directors, executive bodies, and other key executives of the Company.	Observed
4.2		of the members of the Board of Directors ensur	es alignment of directors' financial interests with the long-term financial
4.2.1	The Company pays a fixed annual remuneration to the members of the Board of Di- rectors. The Company does not pay remuneration for at- tending certain meetings of the Board of Directors or its committees. The Company does not use short-term motivation and additional financial incentives for the members of the Board of Directors.	Fixed annual remuneration was the only mon- etary remuneration paid to the members of the Board of Directors for serving on the Board of Directors during the reporting period.	Observed
4.2.2	The long-term ownership of the Company shares is the largest contributor to the alignment of the financial interests of members of the Board of Directors with the long-term interests of share- holders. However, the Com- pany does not link the right to sell shares to the achieve- ment of specific performance indicators, and members of the Board of Directors are not	If the internal document (documents) (the Com- pany's Remuneration Policy (Policies)) provides for granting the Company shares to the members of the Board of Directors, clear rules of share ownership by board members (promoting long- term ownership of such shares) should be stipu- lated and disclosed.	Partially observed The Regulation on the Stock Option Plan of IDGC of the North-West OJSC, ap- proved by the Company's Board of Directors (Minutes No. 16 as of December 28, 2006), provides for the allocation of the Company's shares among members of the Company Board of Directors. However, the Regulation on Payment of Remunerations and Compensations to the Members of the Board of Directors of IDGC of the North-West PJSC does not provide for such an arrangement. Currently, the option plan is not implemented at the Company. The Company may introduce the option plan in the future.

enrolled in stock option plans.

actions on their part does not exceed the double amount of the fixed part of the annual remuneration

4.3.3 The amount of compensation The amount of compensation (the "golden para-(the "golden parachute") paid chute") paid by the Company in case of early terby the Company in case of mination of powers of the members of its execuearly termination of powers of tive bodies or key executives and in the absence the members of its executive of bad faith actions on their part did not exceed bodies or key executives and the double amount of the fixed part of the annual in the absence of bad faith remuneration in the reporting period.

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria for the corporate governance principle
4.2.3	1 2 1	The Company does not provide for any additional payments or compensations in case of early ter-	Observed

- or compensations in case of mination of powers of the members of the Board
- early termination of powers of of Directors due to the change of control over the

4.3 The system of remuneration for the members of executive bodies and other key executives of the Company makes the remuneration conditional on the Company performance and the members' personal contribution to such performance.

4.3.1 The remuneration paid to the 1.During the reporting period, the annual perfor- Partially observed mance indicators approved by the Board of Di-

- rectors were used to determine the amount of 1 Observed
- variable remuneration paid to the members of 2.Observed.
- the executive bodies and other key executives 3.Not observed.
- The Company does not have a special procedure to return to the Company the fixed part of the remuner- 2. In the latest assessment of the system of rethe bonus payments that were improperly received by the members of the muneration for the members of the executive executive bodies and other key executives of the Company.
 - bodies and other key executives of the Compa-The Company claims that the provisions of its internal documents on the payny, the Board of Directors (Remuneration Comment of remuneration to the members of the executive bodies and other key mittee) ascertained that the Company mainexecutives of the Company minimize the risks of improper receipt of bonus tains an efficient balance between the fixed and payments by the said persons; therefore, the procedure specified in the recommendations is not required.
 - 3. The Company has established a procedure to If the members of the executive bodies and other key executives receive return bonus payments to the Company, of they bonuses improperly, the Company shall seek to recover the improperly rewere improperly received by the members of ceived amounts in court. the executive bodies and other key executives

4.3.2 The Company has imple- 1. The Company has implemented a long-term Partially observed

- utive bodies and other key executives using the 1 Not observed
- Company shares (financial instruments with The Company adopted the Regulation on the Option Plan of IDGC of the North-West OJSC approved by the Company Board of Directors (Minutes No. 16 as of December 28, 2006). However, the Company Board of Directors has not bers of the executive bodies and other key made decisions necessary to start the implementation of the option plan. For executives of the Company provides the right this reason, the option plan is not implemented at the Company.
- to sell shares and other financial instruments The Company's system of financial incentives for the members of the exused in such program upon the expiration of ecutive bodies and other key executives is based on a system of quarterly three years from the date of granting thereof. and annual key performance indicators and provides effective incentives for The right to exercise them is conditional on the these persons achievement of the Company's specific perfor-
 - The Company is considering the introduction of a long-term incentives program for the members of its executive bodies and other key executives. The Company may introduce the option plan in the future.
 - 2. Partially observed.

The Company adopted the Regulation on the Option Plan of IDGC of the North-West OJSC approved by the Company's Board of Directors (Minutes No. 16 as of December 28, 2006) (hereinafter referred to as the Regulation).

Clause 1.4 of the Regulation stipulates that, as part of the Option Plan, the Company and the Member enter into a stock purchase and sale agreement with an obligation to hand over the Company shares and pay for them in 3 years after the conclusion of the Agreement. The agreements may be effected no more than once a year based on the performance in the previous year. Currently, the Company's Board of Directors has not made any decisions nec-

essary to start the implementation of the option plan.

The Company may introduce the option plan in the future.

Observed

DIGITAL TRANSFORMATION FOR DEVELOPMENT

Strategic Sustainable development report report

No. Corporate

governance principles

Corporate

Compliance assessment criteria for

the corporate governance principle

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria for the corporate governance principle
5.1	The Company has establis the Company goals.	hed an efficient risk management system a	and internal controls to provide reasonable assurance of achieving
5.1.1	The Company Board of Direc- tors determined the principles of and approaches to estab- lishing the risk management system and internal controls at the Company.	The functions of various governing bodies and de- partments of the Company within the risk man- agement system and internal controls are clearly defined in the internal documents/relevant Com- pany policy approved by the Board of Directors.	Observed
5.1.2	The Company executive bod- ies ensure the establishment and maintenance of an effi- cient risk management sys- tem and internal controls at the Company.	The Company executive bodies delegated the functions and powers concerning risk management and internal controls among the directors (heads) of departments and divisions accountable to them.	Observed
5.1.3	The Company risk manage- ment system and internal controls provide an unbiased, fair, and clear view of the Company's current situation and prospects, the integrity and transparency of the Com- pany's reporting, the feasi- bility and acceptability of the risks taken by the Company.	 An anti-corruption policy has been approved in the Company. The Company has a simple way to inform the Board of Directors or the Audit Committee of the Board of Directors about any violations of laws, internal procedures, and the Company code of ethics. 	Observed
5.1.4	The Company Board of Di- rectors takes the necessary steps to make sure that the risk management system and internal controls in place at the Company comply with the principles of and approaches to its establishment (as deter- mined by the Board of Direc- tors) and function efficiently.	During the reporting period, the Board of Di- rectors or the Audit Committee of the Board of Directors assessed the efficiency of the risk management system and internal controls in the Company. The main results of this assessment are set out in the Company annual report.	Observed
5.2	The Company orders internal audits for regular independent assessment of the reliability and efficiency of the risk management system and internal controls and corporate governance practices.		
5.2.1		To conduct an internal audit, the Company es- tablished a separate internal audit division func- tionally reporting to the Board of Directors or the Audit Committee or engaged an independent third party entity based on the same principle of accountability.	Observed
		1. During the reporting period, the internal audit	Observed
5.2.2	The internal audit division assesses the efficiency of the internal controls, the risk management system, and the corporate governance system. The Company uses the gener- ally accepted standards of internal auditing.	assessed the efficiency of internal controls and the risk management system.2. The Company uses generally accepted ap- proaches to internal controls and risk management.	ODSEI VEU
5.2.2 6.1	assesses the efficiency of the internal controls, the risk management system, and the corporate governance system. The Company uses the gener- ally accepted standards of internal auditing.	assessed the efficiency of internal controls and the risk management system.2. The Company uses generally accepted ap- proaches to internal controls and risk	

6.1.2	The Company discloses the information on the corporate governance system and prac- tices, including detailed infor- mation on compliance with the principles and recommen- dations of the Code.	 The Company discloses the information on the corporate governance system in the Company and the general principles of corporate gover- nance used in the Company, particularly on the Company website. The Company discloses the information on the members of the executive bodies and the Board of Directors, the independence of the members of the Board of Directors, and their member- ship in committees of the Board of Directors (as defined in the Code). If there is a person or entity controlling the Company, the Company shall publish the mem- orandum of such controlling person or entity regarding their plans concerning the corporate governance in the Company.
6.2	The Company shall disclose, i investors to make informed de	n a timely manner, complete, relevant, and reliab
6.2.1	The Company shall disclose information regularly, consis- tently, and on time, and such information will be readily available, reliable, complete, and comparable.	 The Company information policy defines approaches to and criteria to identify the information that may have a significant impact on the Company's valuation and the value of its securities, and the procedures to ensure timely disclosure of such information. If the Company's securities are traded on foreign organized markets, material information in the Russian Federation and such markets will be disclosed simultaneously and on an equivalent basis during the reporting year. If foreign shareholders own a significant quantity of the Company shares, during the reporting year, the information was disclosed not only in Russian but also in one of the most commonly spoken languages.
6.2.2	The Company avoids a for- malistic approach to informa- tion disclosure and discloses material information about its operations, even if the disclo- sure of such information is not required by law.	 During the reporting period, the Company disclosed annual and semi-annual financial statements prepared in accordance with IFRS. The Company annual report for the reporting period includes annual financial statements prepared following IFRS, together with the auditor's report. The Company discloses full information on its capital structure in accordance with Recommendation 290 of the Code in the annual report and on the Company's website.
	The annual report, being one of the most important tools for sharing information among shareholders and other stake- holders, contains information enabling an assessment of the Company performance in the reporting year.	 The Company annual report contains informa- tion on the key aspects of the Company opera- tions and its financial results. The Company annual report contains informa- tion on the environmental and social aspects of the Company operations.
6.3		mation and documents upon shareholders' requ
6.3.1	Information and documents are provided by the Company upon shareholders' requests based on equal and easy ac- cess principles.	The Company information policy establishes sim- ple procedures for providing shareholders with access to information, including the information about legal entities controlled by the Company, upon shareholders' request.

	Corporate governance principle compliance status
	Explanations for deviations from the compliance assessment criteria for the corporate governance principle
ne	Observed
ny	
r-	
ne	
ne	
rd	
rs	
r-	
as	
ne	
n-	
ty	
te	

ble information about the Company to allow the Company shareholders and

Partially observed

1.Not observed.

- The Company Regulation on Information Policy (hereinafter referred to as the "Regulation"), approved by the Company Board of Directors on March 29, 2018, No. 274/29, sets out the basic principles, goals, and objectives of the information policy, as well as the methods, and means of information disclosure, the list of information and documents to be disclosed to shareholders and other stakeholders, and it also sets out the procedure and terms of infor-mation disclosure and presentation. The Regulation provides for additional disclosure of information over and above the mandatory disclosure requirements set by the legislation. By doing so, the Company seeks to disclose, to the fullest extent possible, the information that may have a significant impact on the Company's valuation and the value of its securities. The Company is currently working on a new version of the Regulation, taking
- into account the Instruction of the Bank of Russia No. 5326-U as of November 21, 2019 (which took effect on April 1, 2021) and Regulation of the Bank of Russia No. 714-P On Disclosure of Information by Issuers of Issue-Grade Securities as of March 27, 2020 (which took effect on October 1, 2020), establishing the reduced lists of insider information and significant facts. After the regulator publishes the necessary explanations , the Company is planning to finalize the Information Policy for additional disclosure of the significant information about its operations.

2.0bserved.

3.0bserved.	

-	Observed
-	
е	
e d	
d	
s	
5	
S	
-	
t	
_	Observed
_	
-	
f	

ests, ensuring equal and easy access thereto.

Partially observed

The Company information policy does not directly regulate the procedures for providing shareholders with access to the information on legal entities controlled by the Company.

The Information Policy stipulates that, upon shareholder's request, the Company shall seek to provide information and/or copies of documents related to the information on controlled entities.

DIGITAL TRANSFORMATION FOR DEVELOPMENT

governance principles

Sustainable

development report

Compliance assessment criteria for

the corporate governance principle

No.	Corporate	Compliance assessment criteria for	Corporate governance principle compliance status	N		Corporate
	governance principles	the corporate governance principle	Explanations for deviations from the compliance assessment criteria for the corporate governance principle			governance
6.3.2	When the Company provides information to its sharehold- ers, it ensures a reasonable balance between the interests of individual shareholders and the interests of the Company itself, which stands for keep- ing safe the confidential com- mercially sensitive informa- tion that could have a signifi- cant impact on the Company's competitiveness.	 During the reporting period, the Company did not reject shareholders' requests for informa- tion, or such rejections were justified. In cases determined by the Company infor- mation policy, shareholders are warned of the confidential nature of information and assume the obligation to keep it confidential. 	Observed			
7.1			structure, financial condition, and, subsequently, the position of share- that the rights and interests of the shareholders and stakeholders are			
7.1.1	Major corporate actions in- clude the Company restruc- turing, acquisition of 30 or	1. The Company Charter lists transactions or other actions that constitute major corporate actions and the criteria used to determine them. Mak-	Partially observed 1. Partially observed.	-		
	more percent of the Compa- ny's voting shares (takeover), major transactions entered into by the Company, increase or decrease in the Company's	ing decisions on major corporate actions falls within the competence of the Board of Direc- tors. If the implementation of such corporate actions is expressly attributed by law to the competence of the General Meeting of Share-	Pursuant to the Law on Joint Stock Companies and the Company Charter, mak- ing decisions on actions, which, according to clause 7.1.1 of the Corporate Gov- ernance Code, are recommended to be referred to major corporate actions, falls within the competence of the Company Board of Directors.			
	authorized capital, listing and delisting of the Company shares, as well as other ac- tions that may lead to signif- icant changes in the rights of shareholders or violations of their interests. The Company's	holders, the Board of Directors shall provide appropriate recommendations to shareholders. 2. According to the Company Charter, major cor- porate actions include, at least: the restructur- ing of the Company, the acquisition of 30% or more of the Company's voting shares (take-	Besides, making decisions on the Company's major transactions, although they do not meet the criteria for major transactions set forth by law (recommenda- tion 307 of the Corporate Governance Code), is also referred to the competence of the Board of Directors by the Company Charter. The Company Charter and resolutions of the Board of Directors list such transactions and their criteria. The competence of the Company Board of Directors includes making decisions on (approval of) the following:			
	Charter lists (the criteria for) transactions or other actions that constitute major corpo- rate actions, and such actions are referred to the compe-	over), major transactions entered into by the Company, increase or decrease in the Company authorized capital, listing and delisting of Com- pany shares.	 decisions to purchase, dispose of, and encumber shares and stakes in the authorized capital of entities in which the Company holds membership inter- est, as well as any changes in the membership interest in the authorized cap- ital of relevant entities, and the termination of the Company's membership in other entities (paragraph 21 of clause 15.1 of the Charter); transactions related to a gratuitous transfer of the Company property or 			
	tence of the Company Board of Directors.		relatively of property rights (receivables) to itself or a third party; transactions related to exemption from liability to itself or a third party; transactions related to the gratuitous provision of services (performance of works) by the Company to third parties, in cases (amounts) determined by separate decisions of the Company Board of Directors, and making decisions on the performance of such transactions by the Company where the above cases (amounts) are not determined (paragraph 29 of clause 15.1 of the Charter);			
			 decisions on determining the Company's position regarding the transactions made by its subsidiaries and affiliates (including several related transactions) involving the acquisition, disposal or potential disposal of property compris- ing fixed assets, intangible assets, facilities under construction for the gen- eration, transmission, dispatching, and distribution of electric and thermal energy, in cases (amounts) determined by the procedures for the interaction of the Company with entities in which the Company holds membership in- terests, approved by the Company Board of Directors (paragraph 35 (k) of clause 15.1 of the Charter); 	7.		The Board of key role in a or providin tions on ma tions; the B relies on th independent Company.
			 transactions with the Company's non-current assets in the amount exceeding 10% of the book value of these assets based on the financial statements of the last reporting date (paragraph 37 (a) of clause 15.1 of the Charter); transactions (including several related transactions) involving the acquisition, 	7.	.1.3	When taking
			 transactions (including several related transactions) involving the acquisition, disposal or potential disposal of property comprising fixed assets, intangible assets, facilities under construction for the generation, transmission, dis- patching, and distribution of electric and thermal energy, in cases (amounts) determined by separate resolutions of the Company Board of Directors, or if the said cases (amounts) are not determined by the Company Board of Directors (paragraph 37 (b) of clause 15.1. of the Charter); 			actions that and legitima shareholders for all shar Company shi and if the a protecting th

 transactions (including several related transactions) involving the acquisition, disposal or potential disposal of property comprising fixed assets, intangible assets, facilities under construction for purposes other than the generation, transmission, dispatching, and distribution of the electric and thermal energy, in cases (amounts) determined by separate resolutions of the Company Board of Directors, or if the said cases (amounts) are not determined by the Company Board of Directors (paragraph 37 (c) of clause 15.1. of the Charter);

7.1.2	The Board of Directors plays a key role in making decisions or providing recommenda- tions on major corporate ac- tions; the Board of Directors relies on the position of the independent directors of the Company.	The Company has a procedure for the indepen- dent directors to express their opinion on major corporate actions prior to their approval.	
7.1.3	When taking major corporate actions that affect the rights and legitimate interests of shareholders, equal conditions for all shareholders of the Company should be ensured, and if the arrangements for protecting the shareholders' statutory rights are insuffi- cient, additional steps protect- ing the rights and legitimate interests of the Company shareholders should be taken. In doing so, the Company is guided not only by compliance with formal legal require- ments but also by the corpo- rate governance principles set out in the Code.	 Taking into account the special aspects of the Company operations, the Charter sets the min- imum criteria for major corporate transactions that are lower than those stipulated by law. During the reporting period, all major corporate actions were subject to approval before their implementation. 	

Corporate governance principle compliance status

Explanations for deviations from the compliance assessment criteria for the corporate governance principle

- transactions related to handover or acceptance of real estate property, electric grid facilities for temporary possession and use for more than 5 (five) years in cases (amounts) determined by separate resolutions of the Company Board of Directors, or if the said cases (amounts) are not determined by the Company Board of Directors (paragraph 37 (d) of clause 15.1 of the Charter);
- transactions that may give rise to foreign currency-denominated liabilities (or liabilities the value of which is pegged to a foreign currency), transactions with financial derivatives, in cases and amounts determined by separate resolutions of the Company Board of Directors, as well as if the said cases (amounts) are not determined by the Company Board of Directors (paragraph 47 of clause 15.1. of the Charter);
- one or several related transactions of the Company involving the acquisition or possible acquisition by the Company of options, bills of exchange, investment units of a mutual fund and/or bonds to the amount exceeding RUB 1,000,000,000 (one billion) (paragraph 62 of clause 15.1. of the Charter);
- one or several related transactions of the Company involving the Company transfer or possible transfer of property into a trust to the amount exceeding RUB 1,000,000,000 (one billion) (paragraph 63 of clause 15.1. of the Charter);
- one or several related transactions of the Company involving the receipt or possible receipt by the Company of bank guarantees under which the Company acts as a principal, to the amount exceeding RUB 1,000,000,000 (one billion), except for bank guarantees provided by the Company to courts as counter-security for the Company claims (paragraph 64 of clause 15.1 of the Charter).
- However, the Company Charter does not provide definitions for "a major corporate action" and "a major transaction".
- The Company is planning to take these recommendations into account when developing amendments and additions to its documents.
- 2. Partially observed.

Pursuant to the Law on Joint Stock Companies and the Company Charter, making decisions on actions, which, according to clause 7.1.1 of the Corporate Governance Code, are recommended to be referred to as major corporate actions, falls within the competence of the Company's Board of Directors.

Besides, making decisions on the Company's major transactions, although they do not meet the criteria for major transactions set forth by law (recommendation 307 of the Corporate Governance Code), is also referred to the competence of the Board of Directors by the Company Charter. The Company Charter and resolutions of the Board of Directors list such transactions and their criteria.

However, the Company Charter does not provide any definitions for "a major corporate action" and "a major transaction".

The Company is planning to take these recommendations into account when developing amendments and additions to the Company's documents.

Not observed

The recommendation is not implemented, because the Company lacks the procedures for the independent directors to express their opinions on major corporate actions prior to their approval.

Following the Regulation on the Board of Directors of the Company, the members of the Board of Directors, when voting on the agenda items at the Board of Directors meeting, may provide a special opinion to the Corporate Secretary, which is to be attached to the minutes of the meeting.

The Company is planning to take these recommendations into account when developing amendments and additions to the Company's documents.

Partially observed

- 1. Partially observed.
- The recommendations are partially fulfilled by the Company with regard to Criterion 1, since, despite the absence of the "major corporate action" concept in the Company Charter, the Charter significantly expands the list of transactions that are significant for the Company and subject to the decisions by the Company Board of Directors. This minimum criteria for such transactions are set lower than those stipulated by law (see comment on clause 7.1.1.).

The Company is planning to take these recommendations into account when developing amendments and additions to the Company's documents.

2.0bserved.

DIGITAL TRANSFORMATION FOR DEVELOPMENT

No.	Corporate governance principles	Compliance assessment criteria for the corporate governance principle	Corporate governance principle compliance status Explanations for deviations from the compliance assessment criteria for the corporate governance principle
7.2.1	The information on major corporate actions shall be dis- closed with an explanation of the reasons, conditions, and consequences thereof.	During the reporting period, the Company dis- closed, in a timely and detailed manner, informa- tion on its major corporate actions, including the grounds and terms for such actions.	Observed
7.2.2	The rules and procedures related to major corporate actions taken by the Compa- ny are set out in the Company internal documents.	 The internal documents of the Company stipulate the engagement of an independent appraiser to determine the value of the property being disposed of or acquired in the course of a major transaction or a related-party transaction. The internal documents of the Company establish procedures for engaging an independent appraiser to assess the Company shares purchase and redemption value. The internal documents of the Company provide an extended list of the grounds, on which members of the Company Board of Directors and other persons stipulated by the laws are recognized as stakeholders in respect of the Company's transactions. 	Partially observed 1.0bserved 2.0bserved 3.Not observed. The internal documents of the Company do not provide an extended list of the grounds, on which members of the Company Board of Directors and other persons stipulated by law are recognized as stakeholders in the Company's transactions. The Company is planning to take these recommendations into account when developing amendments and additions to the Company's documents.

