

Corporate Governance Code 2016 Reconciliation table

1. LONG-TERM VALUE	
CREATION	
Principle 1.1	
Long-term value creation	
The management board is responsible for the continuity of the company and its affiliated enterprise. The management board focuses on long-term value creation for the company and its affiliated enterprise, and takes into account the stakeholder interests that are relevant in this context. The supervisory board monitors the management board in this.	Wereldhave endorses the principle. The responsibilities of the Board of Management and the Supervisory Board have been laid down in the Company's Governance Charter WH, articles 2 and 3.
1.1.1 Long-term value creation strategy	
The management board should develop a view	At least once a year, the strategy will be discussed
on long-term value creation by the company and its affiliated enterprise and should formulate a	and reviewed in a meeting of the Supervisory Board and the Board of Management, see articles 2.4.a
strategy in line with this. Depending on market	and 26.8 of the Charter.
dynamics, it may be necessary to make short-	The same of a state of the stat
term adjustments to the strategy. When developing the strategy, attention should in any event be paid to the following: i. the strategy's implementation and feasibility; ii. the business model applied by the company and the market in which the company and its affiliated enterprise operate; iii. opportunities and risks for the company; iv. the company's operational and financial goals and their impact on its future position in relevant markets; v. the interests of the stakeholders; and vi. any other aspects relevant to the company and its affiliated enterprise, such as the environment, social and employee-related matters, the chain within which the enterprise operates, respect for human rights, and fighting corruption and bribery.	The recurring strategy discussion is tabled for the December meeting. In 2020, the Supervisory Board and the Board of management convened several times to review the strategy and discuss strategic options.
1.1.2 Involvement of the supervisory board The management board should engage the supervisory board early on in formulating the strategy for realising long-term value creation. The management board renders account to the supervisory board of the strategy and the explanatory notes to that strategy.	This has been laid down in article 24.1 of the Charter.



1.1.2 Involvement of the supervisory board	
The management board should engage the supervisory board early on in formulating the strategy for realising long-term value creation. The management board renders account to the supervisory board of the strategy and the explanatory notes to that strategy.	This has been laid down in article 24.1 of the Charter.
1.1.3 Role of the supervisory board	
The supervisory board should supervise the manner in which the management board implements the long-term value creation strategy. The supervisory board should regularly discuss the strategy, the implementation of the strategy and the principal risks associated with it. In the report drawn up by the supervisory board, an account is given of its involvement in the establishment of the strategy, and the way in which it monitors its implementation.	In article 26.8 of the Charter is laid down that the strategy will be discussed and reviewed at least once per year. Article 18.6.a of the Charter outlines the items to be inserted in the Report of the Supervisory Board. This includes an account of the involvement in the establishment of the strategy and the way it monitors its implementation. See also page 62-65 of the Integrated Annual Report 2020 (Supervisory Board report).
1.1.4 Accountability of the management board	
In the management report, the management board should give a more detailed explanation of its view on long-term value creation and the strategy for its realization, as well as describing which contributions were made to long-term value creation in the past financial year. The management board should report on both the short-term and long-term developments.	See article 7.9.a of the Charter. See also page 14 and following of the Integrated Annual Report, (Business environment and strategy) for an explanation of value creation and the strategy.
Principle 1.2 Risk management	
The company should have adequate internal risk management and control systems in place. The management board is responsible for identifying and managing the risks associated with the company's strategy and activities.	This is embodied in the articles 2.4.g, 2.4.h, 4.1, 7.9, 12.1 and 27.5.c of the Charter. Risk management is a recurring topic for the Board of Management. The assessment of risk management and control systems will be discussed with the Audit Committee in the October meeting. It is subsequently discussed with the full Supervisory Board.
1.2.1 Risk assessment	
The management board should identify and analyze the risks associated with the strategy and activities of the company and its affiliated enterprise. It is responsible for establishing the risk appetite, and also the measures that are put in place in order to counter the risks being taken.	See articles 2.4.g, 4.1 and 27.5.c of the Charter and page 57 – 61 of the Integrated Annual Report (Risk management and internal controls).
1.2.2 Implementation	
Based on the risk assessment, the management board should design, implement and maintain adequate internal risk management and control systems. To the extent relevant, these systems should be integrated into the work processes	This is laid down in article 2.4.h of the Charter. Wereldhave's group structure has a strict division between property companies and management companies. The members of the Board of Management are Director of the property



within the company and its affiliated enterprise it, and should be familiar to those whose work they are relevant to. 1.2.3 Monitoring of effectiveness	companies. The basic key controls are embedded in the Business principles, which are explained during the onboarding program.
The management board should monitor the operation of the internal risk management and control systems and should carry out a systematic assessment of their design and effectiveness at least once a year. This monitoring should cover all material control measures relating to strategic, operational, compliance and reporting risks. Attention should be given to observed weaknesses, instances of misconduct and irregularities, indications from whistleblowers, lessons learned and findings from the internal audit function and the external auditor. Where necessary, improvements should be made to internal risk management and control systems.	The principle is embedded in articles 2.4.i and 12.6 of the Charter. The internal auditor reviews the design and effectiveness of the internal risk management and control systems. He reports directly to the Audit Committee in its October meeting. The Board of Management reports to the Audit Committee in its October meeting on the improvements that will be made to the internal risk management and control systems.
Principle 1.3 Internal audit function The duty of the internal audit function is to assess the design and the operation of the internal risk management and control systems. The management board is responsible for the internal audit function. The supervisory board oversees the internal audit function and maintains regular contact with the person fulfilling this function.	Wereldhave endorses the principle. See articles 2.4.o, 3.3.j and 12 of the Charter and page 64 of the Integrated Annual Report.
1.3.1 Appointment and dismissal The management board both appoints and dismisses the senior internal auditor. Both the appointment and the dismissal of the senior internal auditor should be submitted to the supervisory board for approval, along with the recommendation issued by the audit committee.	The appointment of the internal auditor was discussed and approved in the July 2017 meeting of the Audit Committee and the Supervisory Board. See also article 12.2 and 12.3 of the Charter.
1.3.2 Assessment of the internal audit function The management board must assess the way in which the internal audit function fulfils its responsibility annually, taking into account the audit committee's opinion.	The assessment is a recurring topic on the Board's meeting Calendar. See also article 12.4 of the Charter.
1.3.3 Internal audit plan The internal audit function should draw up an audit plan, involving the management board, the	See article 12.5 of the Charter.



1.3.4 Performance of work	
The internal audit function should have sufficient resources to execute the internal audit plan and have access to information that is important for the performance of its work. The internal audit function should have direct access to the audit committee and the external auditor. Records should be kept of how the audit committee is informed by the internal audit function.	Wereldhave has inserted this provision in its Charter, see article 12.7.
1.3.5 Reports of findings	
The internal audit function should report its audit results to the management board and the essence of its audit results to the audit committee and should inform the external auditor. The research findings of the internal audit function should, at least, include the following: I. any flaws in the effectiveness of the internal risk management and control systems; II. any findings and observations with a material impact on the risk profile of the company and its affiliated enterprise; and III. any failings in the follow-up of recommendations made by the internal audit function.	See article 12.10 of the Charter.
1.3.6 Absence of an internal audit department	
If there is no separate department for the internal audit function, the supervisory board will assess annually whether adequate alternative measures have been taken, partly on the basis of a recommendation issued by the audit committee, and will consider whether it is necessary to establish an internal audit department. The supervisory board should include the conclusions, along with any resulting recommendations and alternative measures, in the report of the supervisory board.	BDO accountants have been appointed as internal auditor. The internal auditor reports his findings directly to the Audit Committee. The internal audit plan will be discussed and approved by the Audit Committee in the annual October meeting. The internal audit report will be submitted to the (Audit Committee of the) Supervisory Board in February, before the publication of the results. The principle has been laid down in article 18.6.g of the Charter.



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Principle 1.4	
Risk management accountability The management board should render account of the effectiveness of the design and the operation of the internal risk management and control systems.	See article 7.9.c. of the Charter.
1.4.1 Accountability to the supervisory board	
The management board should discuss the effectiveness of the design and operation of the internal risk management and control systems referred to in best practice provisions 1.2.1 to 1.2.3 inclusive with the audit committee, and render account of this to the supervisory board.	See articles 4.1.b, 4.1.i and 27.5.c of the Charter. This item is tabled for the October meetings of the Audit Committee and the Supervisory Board.
1.4.2 Accountability in the management report	
In the management report, the management board should render account of: i. the execution of the risk assessment, with a description of the principal risks facing the company in relation to its risk appetite. These risks may include strategic, operational, compliance and reporting risks; ii. the design and operation of the internal risk management and control systems during the past financial year; iii. any major failings in the internal risk management and control systems which have been observed in the financial year, any significant changes made to these systems and any major improvements planned, along with a confirmation that these issues have been discussed with the audit committee and the supervisory board; and iv. the sensitivity of the results of the company to material changes in external factors.	See also page 57 – 61 of the Integrated Annual Report (Risk management and internal controls). This chapter explains the design and operation of the internal risk management and control systems, the main risks the company faces and the framework that was used for the evaluation of the internal risk management and control systems.
1.4.3 Statement by the management board	
The management board should state in the	See article 7.10 of the Charter and page 79 of the
management report, with clear substantiation, that: i. the report provides sufficient insights into any failings in the effectiveness of the internal risk management and control systems;	Integrated Annual Report (Statement by the Board of Management).
ii. the aforementioned systems provide reasonable assurance that the financial reporting does not contain any material inaccuracies;	
iii. based on the current state of affairs, it is justified that the financial reporting is prepared on a going concern basis; and	
iv. the report states those material risks and uncertainties that are relevant to the	



The principle is endorsed. See article 3.1 of the Charter.
The Audit Committee is a preparatory committee for the Supervisory Board's decision-making. This provision has been inserted in article 4.1 of the Charter, subitems d, h, i, j and k.
The provision has been laid down in article 28.2 of the Charter.
The Audit Committee reports on its deliberations and findings to the Supervisory Board in the meeting, immediately following the committee meeting. The minutes of the meetings of the Audit Committee are also a recurring item on the agenda of the full Supervisory Board. See the articles 4.2 and 18.5 of the Charter.

referred to in best practice provisions	
1.2.1 to 1.2.3, inclusive;	
ii. the methods used to assess the	
effectiveness of the internal and	
external audit processes;	
iii. material considerations regarding	
financial reporting; iv. the way material risks and	
uncertainties referred to in best	
practice provision 1.4.3 have been	
analyzed and discussed, along with a	
description of the most important	
findings of the audit committee.	
j	
1.5.4 Supervisory Board	
The supervisory board should discuss the items	The Supervisory Board discusses the report of
reported on by the audit committee as per of best	the committee in the meeting immediately
practice provision 1.5.3.	following the committee meeting. The minutes of
	the meetings of the Audit Committee are also a
	recurring item on the agenda of the full
	Supervisory Board. See articles 4.2 and 18.5 of
Dring sinds 4.C	the Charter.
Principle 1.6	
Appointment and assessment of the	
functioning of the external auditor	
The supervisory board should submit the	The principle is endorsed. See article 3.3.d and
nomination for the appointment of the external	28.10 of the Charter.
auditor to the general meeting, and should supervise the external auditor's functioning.	
supervise the external additor's functioning.	
1.6.1 Functioning and appointment	
The audit committee should report annually to the	See articles 4.1.e and 28.10 of the Charter. The
supervisory board on the functioning of, and the	item is tabled for the October meeting of the
developments in, the relationship with the external	Audit committee and the Supervisory Board.
auditor. The audit committee should advise the	
supervisory board regarding the external auditor's	
nomination for appointment/ reappointment or	
dismissal and should prepare the selection of the	
external auditor. The audit committee should give	
due consideration to the management board's	
observations during the aforementioned work.	
Also on this basis, the supervisory board should	
determine its nomination for the appointment of the external auditor to the general meeting.	
the external addition to the general meeting.	
1.6.2 Informing the external auditor about their	
functioning	
The supervisory board should give the external	See article 28.12 of the Charter.
auditor a general idea of the content of the reports	
relating to their functioning.	
1.6.3 Engagement	
The audit committee should submit a proposal to	KPMG has been the auditor for the financial
the supervisory board for the external auditor's	years 2016 to 2020. The proposal to reappoint
engagement to audit the financial statements. The	KPMG for the financial years 2021 and 2022 will
management board should play a facilitating role	



engagement, attention should be paid to the scope of the audit, the materiality to be used and remuneration for the audit. The supervisory board should resolve on the engagement.	be tabled for the AGM on April 26, 2021. See also page 64 of the Integrated Annual Report. The principle is laid down in the Charter, see article 3.3.d and 4.1.f.
1.6.4 Accountability	
The main conclusions of the supervisory board regarding the external auditor's nomination and the outcomes of the external auditor selection process should be communicated to the general meeting.	See article 28.11 of the Charter.
1.6.5 Departure of the external auditor	
The company should publish a press release in the event of the early termination of the relationship with the external audit firm. The press release should explain the reasons for this early termination.	See article 28.14 of the Charter.
Principle 1.7	
Performance of the external auditor's work	
The audit committee and the external auditor should discuss the audit plan and the findings of the external auditor based on the work the external auditor has undertaken. The management board and the supervisory board should maintain regular contact with the external auditor.	The audit plan is a recurring item for the October meeting of the Audit Committee, the audit report will be discussed in the February meetings of the Audit Committee and the Supervisory Board. See articles 2.4.n, 3.1 and 4.1.c of the Charter.
1.7.1 Provision of information to the external auditor	
The management board should ensure that the external auditor will receive all information that is necessary for the performance of his work in a timely fashion. The management board should	See article 7.6 of the Charter.
give the external auditor the opportunity to respond to the information that has been provided.	
9 , , ,	See articles 2.4.n and 4.1.g. of the Charter.

1.7.3 Publication of financial reports	
The audit committee should determine whether and, if so, how the external auditor should be involved in the content and publication of financial reports other than the financial statements.	The principle is laid down in article 28.9 of the Charter.
1.7.4 Consultations with the external auditor outside the management board's presence	
The audit committee should meet with the external auditor as often as it considers necessary, but at least once per year, outside the presence of the management board.	See article 28.2 of the Charter.
1.7.5 Examination of discussion points arising between the external auditor and the management board	
The supervisory board should be permitted to examine the most important points of discussion arising between the external auditor and the management board based on the draft management letter or the draft audit report.	See article 33.15 of the Charter.
1.7.6 External auditor's attendance of supervisory board meetings	
The external auditor should in any event attend the meeting of the supervisory board at which the report of the external auditor on the audit of the financial statements is discussed.	See article 27.7 of the Charter.
2. EFFECTIVE MANAGEMENT AND SUPERVISION	
Principle 2.1	
The management board and the supervisory board should be composed such that the requisite expertise, background, competencies and – as regards the supervisory board – independence are present for them to carry out their duties properly. The size of these two bodies reflects these requirements.	This principle is embodied in the 'Profile for members of the Supervisory Board', article 6, which can be found on the website.
2.1.1 Profile	
The supervisory board should prepare a profile, taking account of the nature and the activities of the enter prise affiliated with the company. The profile should address: i. the desired expertise and background of the supervisory board members; ii. the desired diverse composition of the supervisory board, referred to in best practice provision 2.1.5;	The desired expertise and background are described in article 6 of the Profile and in the skills matrix; the diversity criteria can be found in article 15 and 16 of the Profile; the size of the Supervisory Board is addressed in article 10. The Profile requires that Supervisory Board members are independent of the stakeholders in the Company, see article 9.



iii.	the size of the supervisory board; and the independence of the supervisory board members.	
The profile s website.	hould be posted on the company's	
2.1.2 Persor	nalia	
The followin	g information about each supervisory per should be included in the report of	Page 54 of the Integrated Annual Report refers to the company's website. The provision is also laid down in article 18.6 of the Charter.
vi. vii.	duties of the supervisory board member; date of initial appointment; and current term of office	
	ive committee ement board works with an executive	See article 3.3.j and 7.9.f of the Charter and page
committee, t account of the of the two-tie things, that t responsibiliti supervisory supervisory paying speci relationship	he management board should take ne checks and balances that are part er system. This means, among other he management board's expertise and es are safeguarded and the board is informed adequately. The board should supervise this whilst fic attention to the dynamics and the between the management board and e committee.	54 of the Integrated Annual Report. The Management Team is not closely involved in the decision-making of the Board of Management. Thus, does not qualify as an "executive committee" under best practice 2.1.3 of the Code.
rendered of: i. ii. iii.	the choice to work with an executive committee; the role, duty and composition of the executive committee; and how the contacts between the supervisory board and the executive committee have been given shape.	
2.1.4 Expert		
managemen specific expe duties. Each	isory board member and each t board member should have the ertise required for the fulfilment of his supervisory board member should be ssessing the broad outline of the agement.	See article 8 of the Profile and the skills matrix which can be found at the website.
2.1.5 Divers	ity policy	



The supervisory board should draw up a diversity policy for the composition of the management board, the supervisory board and, if applicable, the executive committee. The policy should address the concrete targets relating to diversity and the diversity aspects relevant to the company, such as nationality, age, gender, and education and work background.

The diversity policy is included in article 6.5 of the Charter. The diversity policy for members of the Supervisory Board is also included in the Profile, see articles 15 and 16.

2.1.6 Accountability about diversity

The corporate governance statement should explain the diversity policy and the way that it is implemented in practice, addressing:

- i. the policy objectives;
- ii. how the policy has been implemented; and
- iii. the results of the policy in the past financial year.

If the composition of the management board and the supervisory board diverges from the targets stipulated in the company's diversity policy and/or the statutory target for the male/female ratio, if and to the extent that this is provided under or pursuant to the law, the current state of affairs should be outlined in the corporate governance statement, along with an explanation as to which measures are being taken to attain the intended target, and by when this is likely to be achieved.

See articles 18.6.i and j of the Charter, page 62 and 156 – 158 of the Integrated Annual Report.

With the new Board composition, Wereldhave meets the diversity standards of at least 30% of each gender represented in the Supervisory Board.

2.1.7 Independence of the supervisory board

The composition of the supervisory board is such that the members are able to operate independently and critically vis-à-vis one another, the management board, and any particular interests involved.

In order to safeguard its independence, the supervisory board is composed in accordance with the following criteria:

- i. any one of the criteria referred to in best practice provision 2.1.8, sections
 i. to v. inclusive should be applicable to at most one supervisory board member;
- ii. the total number of supervisory board members to whom the criteria referred to in best practice provision 2.1.8 are applicable should account for less than half of the total number of supervisory board members; and
- iii. for each shareholder, or group of affiliated shareholders, who directly or indirectly hold more than ten percent of the shares in the company, there is at most one

See article 15.3 and 15.6.d-f of the Charter and page 54 - 56 of the Integrated Annual Report.

The composition of Wereldhave's Supervisory Board is compliant to the code:

- i. None of the Supervisory Board members meet any one of the criteria in best practice provision 2.1.8, sections i to v inclusive;
- The total number of Supervisory Board members to whom the criteria referred to in best practice provision 2.1.8 are applicable is zero;

None of the Board members can be considered to be affiliated with shareholders.



	supervisory board member who can be considered to be affiliated with or representing them as stipulated in best practice provision 2.1.8, sections vi. and vii.	
_	endence of supervisory board	
members		We still a street deal through the second
	ory board member is not independent if ir spouse, registered partner or life	Wereldhave has adopted these independence criteria, see article 15.7 of the Charter and the
	, foster child or relative by blood or	comments under 2.1.7 above.
-	p to the second degree:	
i.	has been an employee or member of	
	the management board of the	
	company (including associated	
	companies as referred to in Section	
	5:48 of the Financial Supervision Act	
	(Wet op het financieel toezicht/ Wft))	
	in the five years prior to the	
	appointment;	
ii.	receives personal financial	
	compensation from the company, or a company associated with it, other	
	than the compensation received for	
	the work performed as a supervisory	
	board member and in so far as this is	
	not in keeping with the normal course	
	of business;	
iii.	has had an important business	
	relationship with the company or a	
	company associated with it in the	
	year prior to the appointment. This	
	includes in any event the case where the supervisory board member, or	
	the firm of which he is a shareholder,	
	partner, associate or adviser, has	
	acted as adviser to the company	
	(consultant, external auditor, civil	
	notary or lawyer) and the case where	
	the supervisory board member	
iv.	is a management board member or	
	an employee of a bank with which	
	the company has a lasting and significant relationship;	
V.	is a member of the management	
v.	board of a company in which a	
	member of the management board of	
	the company which he supervises is	
	a supervisory board member;	
vi.	has temporarily performed	
	management duties during the	
	previous twelve months in the	
	absence or incapacity of	
vii.	management board members; has a shareholding in the company of	
V II.	at least ten percent, taking into	
	· · · · · · · · · · · · · · · · · · ·	
	account the shareholding of natural	



	persons or legal entities cooperating	
	with him or her on the basis of an	
	express or tacit, verbal or written	
	agreement;	
viii.	is a member of the management	
	board or supervisory board – or is a	
	representative in some other way –	
	of a legal entity which holds at least	
	ten percent of the shares in the	
	company, unless the entity is a group	
	company.	
2.1.9 Indep	pendence of the chairman of the	
	an of the supervisory board should not	See article 17.2 of the Charter.
	r member of the management board of	See afficie 17.2 of the Charter.
	ny and should be independent within	
•	ng of best practice provision 2.1.8.	
the meanin	g of best practice provision 2.110.	
	ountability regarding supervisory nber independence	
	of the supervisory board should state	See article 18.6.f of the Charter and page 54 –
	opinion of the supervisory board, the	55 of the Integrated Annual Report.
	nce requirements referred to in best	33 of the integrated Annual Report.
	ovisions 2.1.7 to 2.1.9 inclusive have	
	ed and, if applicable, should also state	
	ervisory board member(s), if any, it does	
-	er to be independent.	
Tiot conside	to be independent.	
Principle 2		
	ent, succession and evaluation	
	visory board should ensure that a	Wereldhave complies with the Code. The
	transparent procedure is in place for	Remuneration and Nomination Committee
the appointment and reappointment of		advises the Supervisory Board on the
management board and supervisory board		(re)appointment of members of the Board of
members, as well as a sound plan for the		management and Supervisory Board members,
	of management board and	with due respect for the profile for members of
	y board members, with due regard to	the Board, in which the diversity criteria are
	ty policy. The functioning of the	embodied. The functioning of the Boards as a collective and of individual members is evaluated
_	ent board and the supervisory board as e and the functioning of individual	
	should be evaluated on a regular basis.	annually, with external assistance once every three years.
		annee yearer
	intment and reappointment periods – ent board members	
	ment board members is appointed for a	Members of the Board of Management are
_	period of four years. A member may be	appointed for a term of four years, see article
	d for a term of not more than four years	13.2 of the Charter. The diversity criteria are laid
	hich reappointment should be	down in the Charter, article 6.5.
	n a timely fashion. The diversity	
	from best practice provision 2.1.5	
-	considered in the preparation of the	
	nt or reappointment.	
2.2.2 Anno	pintment and reappointment periods –	
	y board members	
	-	



A supervisory board member is appointed for a period of four years and may then be reappointed once for another four-year period. The supervisory board member may then subsequently be reappointed again for a period of two years, which appointment may be extended by at most two years. In the event of a reappointment after an eight-year period, reasons should be given in the report of the supervisory board. In any appointment or reappointment, the profile referred to in best practice provision 2.1.1 should be observed.	Supervisory Board members are appointed for a period of four years, with a maximum term in office of eight years, with only one option to extend the term with two years, if extraordinary circumstances so require. The reappointment proposal needs to state the reasons for the exception to the eight-year rule. See article 16.4 and 16.5 of the Charter.
2.2.3 Early retirement A member of the supervisory board or the management board should retire early in the event of inadequate functioning, structural incompatibility of interests, and in other instances in which this is deemed necessary by the supervisory board. In the event of the early retirement of a member of the management board or the supervisory board, the company should issue a press release mentioning the reasons for the departure.	See articles 13.6 and 16.7 of the Charter.
2.2.4 Succession The supervisory board should ensure that the company has a sound plan in place for the succession of management board and supervisory board members that is aimed at retaining the balance in the requisite expertise, experience and diversity. Due regard should be given to the profile referred to in best practice provision 2.1.1 in drawing up the plan for supervisory board members. The supervisory board should also draw up a retirement schedule in order to avoid, as much as possible, supervisory board members retiring simultaneously. The retirement schedule should be published on the company's website.	See article 5.1.d and 16.6 of the Charter and the retirement dates for Supervisory Board members, posted on the Company's website.
2.2.5 Duties of the selection and appointment committee	
The selection and appointment committee should prepare the supervisory board's decision-making and report to the supervisory board on its deliberations and findings.	See article 5.1 of the Charter.
The selection and appointment committee should in any event focus on: i. drawing up selection criteria and appointment procedures for management board members and supervisory board members; ii. periodically assessing the size and composition of the management board and the supervisory board, and making a proposal for a	

	composition profile of the		
	supervisory board;		
iii.	periodically assessing the functioning		
	of individual management board		
	members and supervisory board		
	members, and reporting on this to		
	the supervisory board;		
iv.	drawing up a plan for the succession		
IV.			
	of management board members and		
	supervisory board members;		
V.	making proposals for appointments		
	and reappointments; and		
vi.	supervising the policy of the		
	management board regarding the		
	selection criteria and appointment		
	procedures for senior management.		
2.2.6 Evalu	uation by the supervisory board		
	ce per year, outside the presence of the		Embedded in article 5.5 of the Charter. The
	ent board, the supervisory board should		evaluation is a recurring item for the October
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	s own functioning, the functioning of the		meeting of the Supervisory Board. See also the
	mmittees of the supervisory board and		Integrated Annual Report page 64 (Evaluation of
	individual supervisory board members,		performance).
and should	l discuss the conclusions that are		
attached to	the evaluation. In doing so, attention		
should be p	paid to:		
i.	substantive aspects, the mutual		
	interaction and the interaction with		
	the management board;		
ii.	events that occurred in practice from		
"	•		
	which lessons may be learned; and		
iii.	the desired profile, composition,		
	competencies and expertise of the		
	supervisory board.		
	uation of the management board		
	ce per year, outside the presence of the		See articles 2.4.r and 5.7 of the Charter and page
_	ent board, the supervisory board should		64 of the Integrated Annual Report.
evaluate bo	oth the functioning of the management		The evaluation was held in December 2020.
board as a	whole and that of the individual		
manageme	ent board members, and should discuss		
_	sions that must be attached to the		
	such also in light of the succession of		
	ent board members. At least once		
	ne management board, too, should		
-	=		
	s own functioning as a whole and that of		
the individu	ual management board members.		
2 2 0 5 1	ration accounts bills.		
	uation accountability		See article 18.6 sub c. of the Charter and the
1	visory board's report should state:		
i.	how the evaluation of the supervisory		Integrated Annual report page 64 – 65.
	board, the various committees and		
	the individual supervisory board		
	members has been carried out;		
		1	1
ii.	how the evaluation of the		



individual management board members has been carried out; and what has been or will be done with the conclusions from the evaluations. Principle 2.3 Organisation of the supervisory board and reports The supervisory board should ensure that it functions effectively. The supervisory board should establish committees to prepare the supervisory board's decision-making. The foregoing does not affect the responsibility of the supervisory board as an organ and of the individual members of the supervisory board for obtaining information and forming an independent opinion.	Wereldhave complies with the Code. An Audit Committee and a Remuneration and Nomination Committee advise the Supervisory Board in preparation of the decision making, see articles 4 and 5 of the Charter.
2.3.1 Supervisory board's terms of reference The division of duties within the supervisory board and the procedure of the supervisory board should be laid down in terms of reference. The supervisory board's terms of reference should include a paragraph dealing with its relations with the management board, the general meeting, the employee participation body (if any) and the executive committee (if any). The terms of reference should be posted on the company's website.	The assignment of duties among the members of the Supervisory Board is such that members will focus on the areas of their specific expertise, as documented in the skills matrix for members of the Board. See article 15.5 of the Charter. The skills matrix and the Charter are posted on the Company's website.
2.3.2 Establishment of committees If the supervisory board consists of more than four members, it should appoint from among its members an audit committee, a remuneration committee and a selection and appointment committee. Without prejudice to the collegiate responsibility of the supervisory board, the duty of these committees is to prepare the decision-making of the supervisory board. If the supervisory board decides not to establish an audit committee, a remuneration committee or a selection and appointment committee, the best practice provisions applicable to such committee(s) should apply to the entire supervisory board.	Wereldhave complies with the Code. The Supervisory Board consists of three members and has two preparatory committees. The remuneration committee and the selection and appointment committee have been combined in the Remuneration and Nomination Committee, see article 5 of the Charter.
2.3.3 Committees' terms of reference The supervisory board should draw up terms of reference for the audit committee, the remuneration committee and the selection and appointment committee. The terms of reference should indicate the role and responsibility of the committee concerned, its composition and the manner in which it discharges its duties. The terms of reference should be posted on the company's website.	The terms of reference for the Supervisory Board and its commitees are laid down in the Charter.



2.3.4 Com	position of the committees	
The audit of committee of the super the manag	committee or the remuneration should not be chaired by the chairman ervisory board or by a former member of ement board of the company. More than members of the committees should be ent within the meaning of best practice	Laid down in articles 21 and 22 of the Charter.
2.3.5 Com	mittee reports	
The supervalue the commit findings. In should con committee in this report the number	visory board should receive from each of ttees a report of their deliberations and the report of the supervisory board it nment on how the duties of the s were carried out in the financial year. Ort, the composition of the committees, or of committee meetings and the main ussed at the meetings should be	Wereldhave complies with the Code. The committees report in the Board meeting immediately following the committee meeting and the minutes of the committee meetings are discussed on the next Supervisory Board meeting, and approved it the subsequent committee meeting. See article 18.4 of the Charter.
2.3.6 Chai	rman of the supervisory board	
The chairm any case e i. ii. iii. v. v. vi.	nan of the supervisory board should in insure that: the supervisory board has proper contact with the management board, the employee participation body (if any) and the general meeting; the supervisory board elects a vice-chairman; there is sufficient time for deliberation and decision-making by the supervisory board; the supervisory board members receive all information that is necessary for the proper performance of their duties in a timely fashion; the supervisory board and its committees function properly; the functioning of individual management board members and supervisory board members is	See article 17.3 of the Charter.
∨ii.	assessed at least annually; the supervisory board members and management board members follow their introduction programme;	
Viii.	the supervisory board members and management board members follow their education or training programme;	
ix. X.	the management board performs activities in respect of culture; the supervisory board recognises signs from the enterprise affiliated with the company and ensures that any (suspicion of) material	



Γ			
mi	sconduct and irregularities are		
re	ported to the supervisory board		
Wi	thout delay;		
xi. the	e general meeting proceeds in an		
	derly and efficient manner;		
	fective communication with		
	areholders is assured; and		
	•		
	e supervisory board is involved		
	osely, and at an early stage, in any		
	erger or takeover processes.		
The chairman o	f the supervisory board should		
consult regularly	y with the chairman of the		
management bo	oard.		
2.3.7 Vice-chair	rman of the supervisory board		
	nan of the supervisory board should		See article 17.4 of the Charter.
			See diticle 17.4 of the original.
•	chairman when the occasion		
arises.			
		<u> </u>	
	d supervisory board member	<u> </u>	
	pervisory board member is a		See article 15.8 of the Charter.
supervisory boa	ard member who has a special task.		
The delegation	may not extend beyond the		
responsibilities	of the supervisory board itself and		
	the management of the company.		
_	ore intensive supervision and		
	e regular consultation with the		
	•		
_	pard. The delegation should be of a		
	re only. The delegation may not		
	e duties and powers of the		
	ard. The delegated supervisory		
board member	continues to be a member of the		
supervisory boa	ard and should report regularly on		
the execution o	f his special duty to the plenary		
supervisory boa			
'			
2.3.9 Temporal	ry management board function of		
a supervisory b	•		
	oard member who temporarily		See article 16.8 of the Charter.
	anagement of the company, where		See divide 10.0 of the offarter.
	nt board members are absent or		
	heir duties, should resign from the		
supervisory boa	ara.		
		<u> </u>	
2.3.10 Compan		<u> </u>	
	board should be supported by the		See article 17.6 - 8 of the Charter.
company secre	tary. The secretary:		
i. should	ensure that the proper procedures		
	owed and that the statutory		
	ons and obligations under the		
_	of association are complied with;		
	facilitate the provision of		
	ition of the management board and		
	ervisory board; and		
	support the chairman of the		
	sory board in the organisation of		
the affa	irs of the supervisory board,		



including the provision of information, meeting agendas, evaluations and training programmes. The company secretary should, either on the motion of the supervisory board or otherwise, be appointed and dismissed by the management board, after the approval of the supervisory board has been obtained. If the secretary also undertakes work for the management board and notes that the interests of the management board and the supervisory board diverge, as a result of which it is unclear which interests the secretary should represent, the secretary should report this to the chairman of the supervisory board.	
2.3.11 Report of the supervisory board The annual statements of the company include a	See article 18.6 of the Charter and page 62 and
report by the supervisory board. In this report, the supervisory board should render account of the supervision conducted in the past financial year, reporting in any event on the items referred to in best practice provisions 1.1.3, 2.1.2, 2.1.10, 2.2.8, 2.3.5 and 2.4.4 and, if applicable, the items referred to in best practice provisions 1.3.6 and 2.2.2.	following of the Integrated Annual Report.
Principle 2.4	
The management board and the supervisory board should ensure that decisions are made in a balanced and effective manner whilst taking account of the interests of stakeholders. The management board should ensure that information is provided in a timely and sound manner. The management board and the supervisory board should keep their knowledge and skills up to date and spend sufficient time on their duties and responsibilities. They should ensure that, in performing their duties, they have the information that is required for effective decision-making.	Wereldhave complies with the Code. Both the Board of Management and the Supervisory Board shall take into account and weigh the interests of relevant stakeholders, see articles 2.3 and 3.1 of the Charter. The required skills and knowledge for members of the boards are discussed annually. The timely provision of adequate information is laid down in the Charter, see articles 17.3.d, 33.1 and 33.12.
2.4.1 Stimulating openness and accountability The management board and the supervisory board	See article 33.3 of the Charter.
are each responsible for stimulating openness and accountability within the organ of which they form part, and between the different organs within the company.	See article 33.3 or the Charlet.
2.4.2 Other positions	
Management board members and supervisory board members should report any other positions they may have to the supervisory board in	See article 5.1.h of the Charter. Nominations for new positions will be discussed in advance



advance and, at least annually, the other positions should be discussed at the supervisory board meeting. The acceptance of membership of a supervisory board by a management board member requires the approval of the supervisory board.	during Supervisory Board meetings and in the annual evaluation meeting.
2.4.3 Point of contact for the functioning of supervisory board and management board members	
The chairman of the supervisory board should act on behalf of the supervisory board as the main contact for the management board, supervisory board members and shareholders regarding the functioning of management board members and supervisory board members. The vice-chairman should act as contact for individual supervisory board members and management board members regarding the functioning of the chairman.	See article 17.5 of the Charter.
2.4.4 Attendance at supervisory board meetings	
Supervisory board members should attend supervisory board meetings and the meetings of the committees of which they are a part. If supervisory board members are frequently absent from these meetings, they should be held to account on this. The report of the supervisory board should state the absenteeism rate from supervisory board and committee meetings of each supervisory board member.	See article 26.2 of the Charter and page 62, the Supervisory Board Report.
2.4.5 Introduction programme for supervisory board members	
All supervisory board members should follow an introduction programme geared to their role. The introduction programme should in any event cover general financial, social and legal affairs, financial reporting by the company, any specific aspects that are unique to the relevant company and its business activities, the company culture and the relationship with the employee participation body (if any), and the responsibilities of a supervisory board member.	Wereldhave complies with the Code, see also article 20 of the Charter.
2.4.6 Development	
The management board and the supervisory board should each conduct an annual review for their own organ to identify any aspects with regard to which the supervisory board members and management board members require training or education.	See articles 2.4.q, 3.3.m and 5.1.d of the charter.
2.4.7 Information safeguards	
The management board should ensure that internal procedures are established and maintained which safeguard that all relevant	See article 33.1-2 of the Charter.



information is known to the management board and the supervisory board in a timely fashion. The supervisory board should supervise the establishment and implementation of these	
procedures.	
2.4.8 Supervisory board members' responsibility for obtaining information	
The supervisory board and each individual supervisory board member have their own responsibility for obtaining the information from the management board, the internal audit function, the external auditor and the employee participation body (if any) that the supervisory board needs in order to be able to carry out its duties as a supervisory organ properly.	See article 33.5 of the Charter.
2.4.8 Supervisory board members' responsibility for obtaining information	
If the supervisory board considers it necessary, it may obtain information from officers and external advisers of the company. The company should provide the necessary means to this end. The supervisory board may require that certain officers and external advisers attend its meetings.	See article 33.4 of the Charter.
Principle 2.5 Culture	
The management board is responsible for creating a culture aimed at long-term value creation for the company and its affiliated enterprise. The supervisory board should supervise the activities of the management board in this regard.	See articles 2.4.e and 3.3.h of the Charter.
2.5.1 Management board's responsibility for culture	
The management board should adopt values for the company and its affiliated enterprise that contribute to a culture focused on long-term value creation, and discuss these with the supervisory	Wereldhave complies with the Code. The cultural values were on the agenda of the Remunerationand Nomination committee in September 2020.
board. The management board is responsible for the incorporation and maintenance of the values within the company and its affiliated enterprise. Attention must be paid to the following, among other things:	See articles 2.4.e, 3.3.h and 7.8 of the Charter and page 41 of the Integrated Annual Report.
 i. the strategy and the business model; ii. the environment in which the enterprise operates; and iii. the existing culture within the enterprise, and whether it is desirable to implement any changes in this. 	
The management board encourages behaviour that is in keeping with the values, and propagates these values through leading by example.	



2.5.2 Code of conduct	
The management board should draw up a code of conduct and monitor its effectiveness and compliance with this code, both on the part of itself and of the employees of the company. The management board should inform the supervisory board of its findings and observations relating to the effectiveness of, and compliance with, the code. The code of conduct will be published on the company's website.	Wereldhave's Code of Conduct can be found on the company's website. Compliance with the code and the effectiveness of the code is a recurring topic of the Audit Committee meetings.
2.5.3 Employee participation	
If the company has established an employee participation body, the conduct and culture in the company and its affiliated enterprise should also be discussed in the consultations between the management board, the supervisory board and such employee participation body.	The item will be discussed annually in the meetings of the representative body, with the Chairman of the Supervisory Board and/or the Chairman of the Remuneration- and Nomination Committee present. See also article 33.18 of the Charter and page 42 of the Integrated Annual Report.
2.5.4 Accountability regarding culture	
In the management report, the management board should explain: i. the values and the way in which they are incorporated in the company and its affiliate enterprise; and ii. the effectiveness of, and compliance with, the code of conduct.	See article 7.9.g-h of the Charter and page 41 and 51 of the Integrated Annual Report.
Principle 2.6	
Misconduct and irregularities	
The management board and the supervisory board should be alert to indications of actual or suspected misconduct or irregularities. The management board should establish a procedure for reporting actual or suspicion of misconduct or irregularities, and take appropriate follow-up action on the basis of these reports. The supervisory board monitors the management board in this.	The procedure for reporting alleged irregularities is included in the Company's Code of Ethics and Code of Conduct, which is posted on the Company's website. See also articles 17.3 and 32 of the Charter.
2.6.1 Procedure for reporting actual or suspicion	
of misconduct or irregularities The management board should establish a procedure for reporting actual or suspected irregularities within the company and its affiliated enterprise. The procedure will be published on the company's homepage. The management board should ensure that employees have the opportunity to file a report without jeopardizing their legal position.	The procedure is laid down in article 32.2 of the Charter and included in the Code of Conduct. This code contains a non-retaliation policy, allowing employees to file a report without jeopardizing their position.
2.6.2 Informing the chairman of the supervisory	
board	
The management board should inform the chairman of the supervisory board without delay of	See article 32.4 of the Charter.



		,
any signs of actual or suspected material misconduct or irregularities within the company		
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and its affiliated enterprise. If the actual or		
suspected misconduct or irregularity pertains to		
the functioning of a management board member,		
employees can report this directly to the chairman		
of the supervisory board.		
2.6.3 Notification by the external auditor		
The external auditor should inform the chairman of		Wereldhave endorses the principle, which has
the audit committee without delay if, during the		been included in the Governance Charter in
performance of his duties, he discovers or suspect		article 32.3.
an instance of misconduct or irregularity. If the		
_ ,		
actual or suspected misconduct or irregularity		
pertains to the functioning of a management board		
member, the external auditor should report this		
directly to the chairman of the supervisory board.		
2.6.4 Oversight by the supervisory board The supervisory board monitors the operation of	<u> </u>	See article 3.3.m of the Charter.
· · · · · · · · · · · · · · · · · · ·		See article 3.3.111 Of the Charter.
the procedure for reporting actual or suspected		
misconduct or irregularities, appropriate and		
independent investigations into signs of		
misconduct or irregularities, and,		
if an instance of misconduct or irregularity has		
been discovered, an adequate follow-up of any		
recommendations for remedial actions.		
recommendations for remedial actions.		
In order to safeguard the independence of the		
investigation in cases where the management		
board itself is involved, the supervisory board		
should have the option of initiating its own		
investigation into any irregularities that have been		
, ,		
discovered and to coordinate this investigation.		
Principle 2.7		
Preventing conflicts of interest		
Any form of conflict of interest between the		Wereldhave endorses the principle, see article
company and the members of its management		3.3.I of the Charter.
board or supervisory board should be prevented.		
To avoid conflicts of interest, adequate measures		
should be taken. The supervisory board is		
responsible for the decision-making on dealing		
with conflicts of interest regarding management		
board members, supervisory board members and		
majority shareholders in relation to the company.		
2.7.1 Preventing conflicts of interest	<u> </u>	
Management board members and supervisory		Laid down in articles 30.3 and 31.3 of the
board members are alert to conflicts of interest		Charter.
		Charter.
and should in any case refrain from the following:		
i. competing with the company;		
ii. demanding or accepting substantial gifts		
from the company for themselves or their		
spouse, registered partner or other life		
companion, foster child or relative by		
Companion, roster child of relative by	1	



blood or marriage up to the second degree; iii. providing unjustified advantages to third parties at the company's expense; iv. taking advantage of business opportunities to which the company is entitled for themselves or for their spouse, registered partner or other life companion, foster child or relative by blood or marriage up to the second degree.	
2.7.2 Terms of reference	
The terms of reference of the supervisory board should contain rules on dealing with conflicts of interest, including conflicting interests between management board members and supervisory board members on the one hand and the company on the other. The terms of reference should also stipulate which transactions require the approval of the supervisory board. The company should draw up regulations governing ownership of, and transactions in, securities by management or supervisory board members, other than securities issued, by the company.	See articles 30 and 31 of the Charter.
2.7.3 Reporting	
A conflict of interest may exist if the company intends to enter into a transaction with a legal entity: i. in which a member of the management board or the supervisory board personally has a material financial interest; or ii. which has a member of the management board or the supervisory board who is related under family law to a member of the management board or the supervisory board of the company.	See articles 30.2 - 4 and 31.2 - 4 of the Charter.
A management board member should report any potential conflict of interest in a transaction that is of material significance to the company and/or to such management board member to the chairman of the supervisory board and to the other members of the management board without delay. The management board member should provide all relevant information in that regard, including the information relevant to the situation concerning his spouse, registered partner or other life companion, foster child and relatives by blood or marriage up to the second degree.	
A supervisory board member should report any conflict of interest or potential conflict of interest in a transaction that is of material significance to the company and/or to such supervisory board member to the chairman of the supervisory board without delay and should provide all relevant	

information in that regard, including the relevant information pertaining to his spouse, registered partner or other life companion, foster child and relatives by blood or marriage up to the second degree. If the chairman of the supervisory board has a conflict of interest or potential conflict of interest, he should report this to the vice-chairman of the supervisory board without delay. The supervisory board should decide, outside the presence of the management board member or supervisory board member concerned, whether there is a conflict of interest.	
2.7.4 Accountability regarding transactions: management board and supervisory board members	
All transactions in which there are conflicts of interest with management board members or supervisory board members should be agreed on terms that are customary in the market. Decisions to enter into transactions in which there are conflicts of interest with management board members or supervisory board members that are of material significance to the company and/or to the relevant management board members or supervisory board members should require the approval of the supervisory board. Such transactions should be published in the management report, together with a statement of the conflict of interest and a declaration that best practice provisions 2.7.3 and 2.7.4 have been complied with.	See articles 30.2 and 31.2 of the Charter.
2.7.5 Accountability regarding transactions: majority shareholders	
All transactions between the company and legal or natural persons who hold at least ten percent of the shares in the company should be agreed on terms that are customary in the market. Decisions to enter into transactions with such persons that are of material significance to the company and/or to such persons should require the approval of the supervisory board. Such transactions should be published in the management report, together with a declaration that best practice provision 2.7.5 has been complied with.	See article 31.6 of the Charter.
2.7.6 Personal loans	
The company should not grant its management board members and supervisory board members any personal loans, guarantees or the like unless in the normal course of business and on terms applicable to the personnel as a whole, and after approval of the supervisory board. No remission of loans should be granted.	See article 14.3 of the Charter.

Principle 2.8	
Takeover situations	
In the event of a takeover bid for the company's shares or for the depositary receipts for the company's shares, in the event of a private bid for a business unit or a participating interest, where the value of the bid exceeds the threshold referred to in Section 2:107a(1)(c) of the Dutch Civil Code, and/or in the event of other substantial changes in the structure of the organisation, both the management board and the supervisory board should ensure that the stakeholder interests concerned are carefully weighed and any conflict of interest for supervisory board members or management board members is avoided. The management board and the supervisory board should be guided in their actions by the interests of the company and its affiliated enterprise.	Wereldhave endorses the principle.
2.8.1 Supervisory board involvement	
When a takeover bid for the company's shares or for the depositary receipts for the company's shares is being prepared, in the event of a private bid for a business unit or a participating interest, where the value of the bid exceeds the threshold referred to in Section 2:107a(1)(c) of the Dutch Civil Code, and/or in the event of other substantial changes in the structure of the organisation, the management board should ensure that the supervisory board is involved in the takeover process and/or the change in the structure closely and in a timely fashion.	See article 33.7 of the Charter.
2.8.2 Informing the supervisory board about	
request for inspection by competing bidder If a takeover bid has been announced for the	See article 33.8 of the Charter.
shares, or depositary receipts for shares, in the company, and the management board receives a request from a competing bidder to inspect the company's records, the management board should discuss this request with the supervisory board without delay.	See article 33.3 of the Charter.
2.8.3 Management board's position on a private bid	
If a private bid for a business unit or a participating interest has been made public, where the value of the bid exceeds the threshold referred to in Section 2:107a(1)(c) of the Dutch Civil Code, the management board of the company should as soon as possible make public its position on the bid and the reasons for this position.	See article 33.9 of the Charter.



O DEMINISPATION		
3. REMUNERATION		
Principle 3.1		
Remuneration policy – management board		
The remuneration policy applicable to	We	reldhave endorses the principle, see article
management board members should be clear	5.2	and 5.3 of the Charter.
and understandable, should focus on long-term		
value creation for the company and its affiliated		
enterprise, and take into account the internal pay		
ratios within the enterprise. The remuneration		
policy should not encourage management board		
members to act in their own interest, nor to take		
risks that are not in keeping with the strategy		
formulated and the risk appetite that has been		
established. The supervisory board is		
responsible for formulating the remuneration		
policy and its implementation.		
2.11 Pamunaration policy proposal		
3.1.1. Remuneration policy proposal The remuneration committee should submit a clear	The	AGM in April 2020 approved the new
and understandable proposal to the supervisory		nuneration policy (see page 65 of the
board concerning the remuneration policy to be		egrated Annual Report).
pursued with regard to the management board.		. 🗸
The supervisory board should present the policy to	See	e also articles 5.2, 5.3 and 5.4 of the Charter.
the general meeting for adoption.		
3.1.2 Remuneration policy		
The following aspects should in any event be		e article 5.1.I of the Charter and page 66 – 78
taken into consideration when formulating the		he Integrated Annual Report (Remuneration
remuneration policy:	rep	ort).
i. the objectives for the strategy for the		
implementation of long-term value		leviation of article 3.1.2.vi of the Code,
creation within the meaning of best		reldhave does not apply a shareholding
practice provision 1.1.1; ii. the scenario analyses carried out in		iod of 5 years. As from the year 2015, the mpany applies a shareholding guideline for
advance;		mbers of the Board of Management of 2.5 x
iii. the pay ratios within the company and its		se salary, to be gradually built up with
affiliated enterprise;		formance shares. The vesting period is three
iv. the development of the market price of		rs. The shareholding guideline does not apply
the shares;		the portion of the shares that have vested, to
v. an appropriate ratio between the variable		the taxes that are due upon vesting. A
and fixed remuneration components. The		ding period does not imply a quantity of
variable remuneration component is linked	sha	res to be held and is therefore a less suitable
to measurable performance criteria	_	nment instrument. Applying a shareholding
determined in advance, which are	_	deline provides a better alignment, since it is
predominantly long-term in character;		ume and impact driven. This deviation to the
vi. if shares are being awarded, the terms		tch Corporate Governance Code was
and conditions governing this. Shares		proved by shareholders in the EGM in
should be held for at least five years after	Sep	otember 2015.
they are awarded; and		
vii. if share options are being awarded, the		
terms and conditions governing this and		
the terms and conditions subject to which the share options can be exercised. Share		
options cannot be exercised during the		
first three years after they are awarded.		
mot times years after they are awarded.		



3.1.3 Remuneration – executive committee	
If the management board works with an executive committee, the management board should inform the supervisory board about the remuneration of the members of the executive committee who are not management board members. The management board should discuss this remuneration with the supervisory board annually.	There is no executive committee, but the remuneration of senior management is a recurring item on the agenda of the Remuneration and Nomination Committee. See also article 5.3 of the Charter.
Principle 3.2 Determination of management board remuneration	
The supervisory board should determine the remuneration of the individual members of the management board, within the limits of the remuneration policy adopted by the general meeting. The remuneration committee should prepare the supervisory board's decision-making regarding the determination of remuneration. The inadequate performance of duties should not be rewarded.	Wereldhave endorses the principle.
3.2.1 Remuneration committee's proposal	
The remuneration committee should submit a proposal to the supervisory board concerning the remuneration of individual members of the management board. The proposal is drawn up in accordance with the remuneration policy that has been established and will, in any event, cover the remuneration structure, the amount of the fixed and variable remuneration components, the performance criteria used, the scenario analyses that are carried out and the pay ratios within the company and its affiliated enterprise.	See articles 5.1 (m) of the Charter.
3.2.2 Management board members' views on their own remuneration	
When drafting the proposal for the remuneration of management board members, the remuneration committee should take note of individual management board members' views with regard to the amount and structure of their own remuneration. The remuneration committee should ask the members of the management board to pay attention to the aspects referred to in best practice provision 3.1.2.	See article 5.2 of the Charter.
3.2.3 Severance payments	
The remuneration in the event of dismissal should not exceed one year's salary (the 'fixed' remuneration component). Severance pay will not be awarded if the agreement is terminated early at the initiative of the management board member, or in the event of seriously culpable or negligent behaviour on the part of the management board	The severance payment is capped at one year's fixed salary, see the Remuneration report, integrated in the Annual Report, page 66 and following.

Principle 3.3	
Remuneration – supervisory board	
The supervisory board should submit a clear and	Wereldhave endorses the principle, see articles
understandable proposal for its own appropriate remuneration to the general meeting. The remuneration of supervisory board members should promote an adequate performance of their role and should not be dependent on the results of the company.	3.3.g and 5.1.f of the charter.
3.3.1 Time spent and responsibility	
The remuneration of the supervisory board members should reflect the time spent and the responsibilities of their role.	Wereldhave endorses the provision. The remuneration of Supervisory Board members is disclosed in the Remuneration report, integrated in the Annual Report, page 66 and following.
3.3.2 Remuneration of supervisory board members	
Supervisory board members may not be awarded remuneration in the form of shares and/or rights to shares.	Supervisory Board members are not rewarded in shares or rights on shares, see the Remuneration report (page 72) and article 19.2 of the Charter.
3.3.3 Share ownership	
Shares held by a supervisory board member in the company on whose supervisory board they serve should be long-term investments.	See article 19.2 of the Charter.
Principle 3.4	
Accountability for implementation of	
remuneration policy	
In the remuneration report, the supervisory board should render account of the implementation of the remuneration policy in a transparent manner. The report should be posted on the company's website.	Wereldhave endorses the principle. The Remuneration report is included in the Annual Report and posted on the Company's website.
3.4.1 Remuneration report	
The remuneration committee should prepare the remuneration report. This report should in any event describe, in a transparent manner, in addition to the matters required by law: i. how the remuneration policy has been implemented in the past financial year; ii. how the implementation of the remuneration policy contributes to longterm value creation;	Wereldhave endorses the principle, see the Remuneration report which is included in the Annual Report and posted on the Company's website.
iii. that scenario analyses have been taken into consideration;	
iv. the pay ratios within the company and its affiliated enterprise and, if applicable, any changes in these ratios in comparison with the previous financial year;	
v. in the event that a management board member receives variable remuneration, how this remuneration contributes to long-term value creation, the measurable	



performance criteria determined in advance upon which the variable remuneration depends, and the relationship between the remuneration and performance; and vi. in the event that a current or former management board member receives a severance payment, the reason for this payment.	
3.4.2 Agreement of management board member	
The main elements of the agreement of a management board member with the company should be published on the company's website in a transparent overview after the agreement has been concluded, and in any event no later than the date of the notice calling the general meeting where the appointment of the management board member will be proposed.	he key items of new contracts for members of the Board of Management will be disclosed with the announcement of the proposal on the agenda of the AGM.
4. THE GENERAL MEETING	
PrincipLe 4.1	
The general meeting	
the company that it plays a fully-fledged role in the system of checks and balances in the company. Good corporate governance requires the fully-fledged participation of shareholders in the decision-making in the general meeting.	
4.1.1 Supervisory board supervision	See article 3.3.e of the Charter.
The supervisory board's supervision of the management board should include the supervision of relations with shareholders.	See article 3.3.e of the Charter.
4.1.2 Proper conduct of business at meetings	
The chairman of the general meeting is responsible for ensuring the proper conduct of business at meetings in order to promote a meaningful discussion at the meeting.	See article 17.3.k of the Charter.
The chairman of the general meeting is responsible for ensuring the proper conduct of business at meetings in order to promote a meaningful discussion at the meeting. 4.1.3 Agenda	
The chairman of the general meeting is responsible for ensuring the proper conduct of business at meetings in order to promote a meaningful discussion at the meeting.	See article 17.3.k of the Charter. Wereldhave is compliant. See the agenda for the AGM, as posted on the website.



iv. V.	amount of the dividend and the type of dividend); any proposal to pay out dividend; resolutions to approve the management conducted by the management board	
vi.	(discharge of management board members from liability); resolutions to approve the supervision exercised by the supervisory board (discharge of supervisory board members	
vii.	from liability); each substantial change in the corporate governance structure of the company and in the compliance with this Code; and	
viii.	the appointment of the external auditor.	
4.1.4 F	Proposal for approval or authorisation	
A prop genera its exp	oosal for approval or authorisation by the all meeting should be explained in writing. In planation the management board should deal I facts and circumstances relevant to the	Wereldhave is compliant. See the agenda for the AGM, as posted on the website.
to the websit		
	Shareholder's explanation when exercising Int to put items on the agenda	
	areholder has arranged for an item to be put	Wereldhave endorses the best practice.
on the	agenda, he should explain this at the ng and, if necessary, answer questions about	Wereldhave endorses the Best produce.
4.1.6	Placing of items on the agenda by	
	nolders	
items of with the shareh	reholder should only exercise the right to put on the agenda after they have consulted he management board on this. If one or more holders intend to request that an item be put	Wereldhave endorses the best practice.
compa dismis superv board a reas- respor respor referre meetir Civil C respec manag	agenda that may result in a change in the any's strategy, for example as a result of the sal of one or several management board or visory board members, the management should be given the opportunity to stipulate onable period in which to respond (the nse time). The opportunity to stipulate the nse time should also apply to an intention as ed to above for judicial leave to call a general ng pursuant to Section 2:110 of the Dutch ode. The relevant shareholder should at the response time stipulated by the gement board, within the meaning of best ce provision 4.1.7. Stipulation of the response time	
	management board stipulates a response	Wereldhave endorses the best practice.
	his should be a reasonable period that does	vicicialiave endoises the best practice.
	ceed 180 days from the moment the	



	
management board is informed by one or more shareholders of their intention to put an item on the agenda to the day of the general meeting at which the item is to be dealt with. The management board should use the response time for further deliberation and constructive consultation, in any event with the relevant shareholder(s), and should explore the alternatives. At the end of the response time, the management board should report on this consultation and the exploration to the general meeting. This should be monitored by the supervisory board.	
The response time may be stipulated only once for any given general meeting and should not apply to an item in respect of which the response time had been previously stipulated, or to meetings where a shareholder holds at least three-quarters of the issued capital as a consequence of a successful public bid.	
4.1.8 Attendance of members nominated for the	
management board or supervisory board Management board and supervisory board members nominated for appointment should attend the general meeting at which votes will be cast on their nomination.	Wereldhave endorses the best practice. The nominees attended the AGM in April 2020, see the minutes of the AGM as posted on the company's website.
4.1.9 External auditor's attendance	
The external auditor may be questioned by the general meeting in relation to his report on the fairness of the financial statements. The external auditor should for this purpose attend and be entitled to address this meeting.	Wereldhave endorses the best practice. See the agenda and the minutes of the AGM in April 2020, posted on the website.
4.1.10 General meeting's report	
The report of the general meeting should be made available, on request, to the shareholders no later than three months after the end of the meeting, after which shareholders should have the opportunity to react to the report in the following three months. The report should then be adopted in the manner provided for in the articles of association.	The articles of association stipulate that the minutes should be available in principle within one month. The minutes of the AGM in April 2020 can be found on the website.
Principle 4.2	
Provision of information	
The management board and the supervisory board should ensure that the general meeting is adequately provided with information.	Wereldhave endorses the principle.
4.2.1 Substantiation of invocation of overriding interest	
If the management board and the supervisory board decide not to provide the general meeting	Wereldhave endorses the best practice, see article 34.1 of the Charter.



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with all information desired with the invocation of	
an overriding interest on the part of the company,	
they must give reasons for this.	
4.2.2 Policy on bilateral contacts with shareholders	
The company should formulate an outline policy	The policy can be found on the company's
on bilateral contacts with the shareholders and	website.
should post this policy on its website.	
Should post this policy of its website.	
4.2.3 Meetings and presentations	
Analyst meetings, analyst presentations,	Wereldhave complies with the best practice. The
presentations to institutional or other investors and	presentations can be found on the company's
press conferences should be announced in	website.
advance on the company's website and by means	
of press releases. Analysts' meetings and	
presentations to investors should not take place	
shortly before the publication of the regular	
financial information. All shareholders should be	
able to follow these meetings and presentations in	
real time, by means of webcasting, telephone or	
otherwise. After the meetings, the presentations	
should be posted on the company's website.	
should be posted on the company's website.	
4.2.4 Posting information in a separate section of	
the website	
The company should post and update information	Wereldhave complies with the best practice, see
which is relevant to the shareholders and which it	the website under corporate governance.
is required to publish or submit pursuant to the	
provisions of company law and securities law	
applicable to it in a separate section of the	
company's website.	
4.2.5 Management board contacts with press	
and analysts	
The contacts between the management board on	Wereldhave complies with the best practice.
the one hand and the press and financial analysts	
on the other should be handled and structured	
carefully and with due observance of the	
applicable laws and regulations. The company	
should not do anything that might compromise the	
independence of analysts in relation to the	
company and vice versa.	
4.2.6 Outline of anti-takeover measures	
The management board should outline all existing	See page 55 of the Integrated Annual Report,
or potential anti-takeover measures in the	(Protective devices) and the website under
management report and should also indicate in	Corporate Governance.
what circumstances and by whom these measures	
may likely be used.	
Principle 4.3	
Casting votes	
Participation of as many shareholders as	Wereldhave endorses the principle.
possible in the general meeting's decision-	1. 5. 6. a. i.a. i o o i i o o i i o o i i o o i i o o i i o o i i o o i i o o i o o i o o i o o i o o i o o i
making is in the interest of the company's checks	
making is in the interest of the company's checks	



 and balances. The company should, in so far as possible, give shareholders the opportunity to vote by proxy and to communicate with all other shareholders. 4.3.1 Voting as deemed fit A shareholder should vote as he sees fit. A shareholder who makes use of the voting advice of a third party is expected to form his own judgment on the voting policy or the voting advice provided by this adviser. 4.3.2 Providing voting proxies or voting	Wereldhave endorses the best practice.
instructions The company should give shareholders and other persons entitled to vote the possibility of issuing voting proxies or voting instructions, respectively, to an independent third party prior to the general meeting.	The proxy to vote on behalf of shareholders is issued to the public notary, who is fully independent.
4.3.3 Cancelling the binding nature of a nomination or dismissal The general meeting of shareholders of a company not having statutory two-tier status (structuurregime) may pass a resolution to cancel the binding nature of a nomination for the appointment of a member of the management board or of the supervisory board and/or a resolution to dismiss a member of the management board or of the supervisory board by an absolute majority of the votes cast. It may be provided that this majority should represent a given proportion of the issued capital, which proportion may not exceed one-third. If this proportion of the capital is not represented at the meeting, but an absolute majority of the votes cast is in favour of a resolution to cancel the binding nature of a nomination, or to dismiss a board member, a new meeting may be convened at which the resolution may be passed by an absolute majority of the votes cast, regardless of the proportion of the capital represented at the meeting.	Wereldhave endorses the best practice. Since the amendment of the articles of association, approved by the AGM in 2018 the AoA are in line with this best practice of the Code.
4.3.4 Voting right on financing preference shares The voting right attaching to financing preference shares should be based on the fair value of the capital contribution. 4.3.5 Publication of institutional investors' voting policy Institutional investors (pension funds, insurers, investment institutions and asset managers) should post annually, in any event on their	Wereldhave endorses the best practice. Wereldhave does not use financing preference shares. Wereldhave endorses the best practice.



4.3.6 Report on the implementation of	
institutional investors' voting policy	
Institutional investors should report annually, on their website and/or in their management report, on how they implemented their policy on the exercise of the voting rights in the relevant financial year. In addition, they should report on their website at least once per quarter on whether and, if so, how they have voted as shareholders at general meetings. This report will be posted on the website of the institutional investor.	Wereldhave endorses the best practice.
Principle 4.4	
Issuing depositary receipts for shares	
Depositary receipts for shares can be a means of preventing a majority (including a chance majority) of shareholders from controlling the decision-making process as a result of absenteeism at a general meeting. Depositary receipts for shares should not be issued as an anti-takeover protective measure. The board of the trust office should issue voting proxies under all circumstances and without limitations to all depositary receipt holders who request this. The holders of depositary receipts so authorised can exercise the voting right at their discretion. The board of the trust office should have the confidence of the holders of depositary receipts. Depositary receipt holders should have the possibility of recommending candidates for the board of the trust office. The company should not disclose to the trust office information which has not been made public.	Not applicable for Wereldhave
4.4.1 Trust office board	
The board of the trust office should have the confidence of the holders of depositary receipts and operate independently of the company that has issued the depositary receipts. The trust conditions should specify in what cases and subject to what conditions holders of depositary receipts may request the trust office to call a meeting of holders of depositary receipts.	Not applicable for Wereldhave
4.4.2 Appointment of board members	
The board members of the trust office should be appointed by the board of the trust office, after the job opening has been announced on the website of the trust office. The meeting of holders of depositary receipts may make recommendations to the board of the trust office for the appointment of persons to the position of board member. No management board members or former	Not applicable for Wereldhave



should be a office.	or permanent advisers of the company a member of the board of the trust	
	d appointment period	
trust office followed by the event of period, reas	nay be appointed to the board of the for a maximum of two four-year terms, y a maximum of two two-year terms. In of a reappointment after an eight-year sons should be given in the report of of the trust office.	Not applicable for Wereldhave
4.4.4 Atter	ndance of the general meeting	
general me	of the trust office should attend the eeting and should, if desired, make a about how it proposes to vote at the	Not applicable for Wereldhave
	cise of voting rights	
should be g depositary	ng its voting rights, the trust office guided primarily by the interests of the eceipt holders, taking the interests of ny and the enterprise affiliated with it nt.	Not applicable for Wereldhave
4.4.6 Perio	odic reports	
least once	ffice should report periodically, but at per year, on its activities. The report posted on the company's website.	Not applicable for Wereldhave
4.4.7 Cont	ents of the reports	
	referred to in best practice provision ld, in any event, set out: the number of shares for which depositary receipts have been issued and an explanation of changes to this	Not applicable for Wereldhave
ii.	number; the work carried out in the financial year;	
iii.	the voting behaviour in the general meetings held in the financial year;	
iv.	the percentage of votes represented by the trust office during the meetings referred to under iii.;	
V	the remuneration of the members of the board of the trust office;	
Vi.	the number of meetings held by the management and the main items dealt with in them;	
vii.	the costs of the activities of the trust office;	
viii.	any external advice obtained by the trust office;	
ix.	the (other) positions held by the board members of the trust office; and	



x. the contact details of the trust office.	
A A Q Voting provide	
4.4.8 Voting proxies The board of the trust office should issue voting proxies under all circumstances and without limitations to all depositary receipt holders who request this. Each depositary receipt holder may also issue binding voting instructions to the trust office in respect of the shares which the trust office holds on his behalf.	Not applicable for Wereldhave
5. ONE-TIER GOVERNANCE	
STRUCTURE	
Principle 5.1	
One-tier governance structure	
The composition and functioning of a management board comprised of both executive and non-executive directors must be such that the supervision by non-executive directors is properly carried out, and independent supervision can be assured.	Not applicable for Wereldhave
5.1.1 Composition of the management board	
The majority of the management board is made up of non-executive directors. The requirements for independence stipulated in best practice provisions 2.1.7 and 2.1.8 apply to the non-executive directors.	Not applicable for Wereldhave
5.1.2 Chairman of the management board	
The chairman of the management board chairs the meetings of the management board. The chairman of the management board should ensure that the management board as a collective, as well as the management board's committees, have a balanced composition and function properly.	Not applicable for Wereldhave
5.1.3 Independence of the chairman of the management board	
The chairman of the management board should not be an executive director or former executive director of the company, and should be independent within the meaning of best practice provision 2.1.8.	Not applicable for Wereldhave
5.1.4 Composition of committees	
The committees referred to in best practice 2.3.2 should be comprised exclusively of non-executive directors. Neither the audit committee nor the remuneration committee can be chaired by the chairman of the management board or by a former executive director of the company.	Not applicable for Wereldhave
5.1.5 Accountability for supervision by non- executive directors	



The non-executive directors render account of the	Not applicable for Wereldhave
supervision exercised in the past financial year.	
They should, as a minimum, report on the items	
referred to in best practice provisions 1.1.3, 2.1.2,	
2.1.10, 2.2.8, 2.3.5. and 2.4.4 and, if applicable, the	
items referred to in best practice provisions 1.3.6	
and 2.2.2.	