Table of amendments to the «Regulation on the General Meeting of Shareholders of IDGC of Centre, PJSC»

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"	The text of the norms of the current version	
#	of the Regulation in respect of which the	Edition of the proposed amendments to the Regulation
	amendments have been proposed	
	Subparagraph b) of paragraph 2.2. of Article 2:	To amend subparagraph b) of paragraph 2.2. of Article 2,
	«b) on determination of place, date and time of the	as follows:
	General Shareholders Meeting, time of the	
	beginning of the persons' registration participating	«b) on determination of place, date and time of the
2	in the General Shareholders Meeting (in case the	General Shareholders Meeting, time of the beginning of
	meeting is carried out in the form of meeting), or on	the persons' registration participating in the General
	the determination of the deadline for the filled	Shareholders Meeting, the determination of the deadline
	bulletins submission and postal address the filled	for the filled bulletins submission and postal address the
	bulletins should be sent to (in case the General	filled bulletins should be sent to. The list of addresses to
	Shareholders Meeting is carried out in the form of	which completed ballots can be sent, shall include the
	an absentee voting);»	address of the Company's registrar.»
	Subparagraph j) of paragraph 2.2. of Article 2:	
	Subparagraph j) of paragraph 2.2. of Article 2.	
	«j) on the election of the Secretary of the General	To amend subparagraph j) of paragraph 2.2. of Article
	Shareholders Meeting, and also on determination	2, as follows:
	of the person exercising the functions of the	2, 03 10101131
3.	Counting Commission of the Company in cases	«j) on the election of the Secretary of the General
	when the amount of shareholders – owners of the	Shareholders Meeting;»
	Company's voting shares - is less than 100 (one	Shareholders Meeting,#
	hundred) and the Counting Commission was not	
	established in the Company;»	
		To amend paragraph 2.2. of Article 2 with subparagraph
		m) as follows:
		«m) on the approval of the procedure for sending notices
4.	Does not exist	to shareholders about the origin of their ability to exercise
т.		the preemptive right to purchase additional shares and
		equity securities convertible into shares if the agenda of
		the meeting includes issues that may give rise to such a
		right with the shareholders.»
	Paragraph 4.1.2. of Article 4:	To amend paragraph 4.1.2. of Article 4, as follows:
	וי מומטומאוו ד. ו.ב. טו תונוטוכ זי.	10 amena paragraph 4.1.2. 01 Articie 4, as tollows.
		«4.1.2. The information (materials) to be submitted to the
	«4.1.2. The information (materials) to be submitted	
	to the persons entitled to attend the General	J
	Meeting of Shareholders include the following	5
5.	documents:	Report, the Opinion of the Audit Commission on the
		results of audit of the annual financial statements;
	- Annual financial statements, including the	- information about the candidate (s) to the Board of
	Auditor's Report, the Opinion of the Audit	Directors of the Company (if submitted) or failure to
	Commission on the results of audit of the annual	provide any information by the candidates of the indicated
	financial statements;	information about the candidates to the Audit Commission
	- information about the candidate (s) to the Board	of the Company, information about the shareholders
	of Directors of the Company (if submitted) or failure	who proposed these candidates, information about the
	to provide any information by the candidates of the	
	indicated information about the candidates to the	5 5

	Audit Commission of the Company, information about the management organization;	Association of the Company (or a draft of the Company's Articles of Association in a new edition) in the event of their introduction, or in the case of approval;
	- draft amendments and additions to the Articles of Association of the Company (or a draft of the Company's Articles of Association in a new edition) in the event of their introduction, or in the case of approval;	draft internal documents of the Company regulating the
	- draft internal documents of the Company regulating the activities of the management and control bodies of the Company in a new version (amendments to the internal documents) in case they are made;	versions of internal documents, including the Articles of Association, changes in comparative tables with their justification; - draft resolutions of the General Meeting of Shareholders;
	 draft resolutions of the General Meeting of Shareholders; 	 reasoning and explanatory notes on the proposed draft decisions; information on travel to the venue of the General
	 information on travel to the venue of the General Meeting of Shareholders; 	Meeting of Shareholders; - a sample form of proxy that the shareholder may give
	 a sample form of proxy that the shareholder may give his or her representative and the procedure of its certification; 	his or her representative and the procedure of its certification; - information (materials) provided for by the legislation of the Russian Federation and the Company's Articles of
	- information (materials) provided for by the legislation of the Russian Federation and the Company's Articles of Association. The list of information (materials) to be provided to the persons entitled to attend the General Meeting of Shareholders shall be determined taking into account the items on the agenda of the General Meeting of Shareholders.»	Association.
	Ŭ.	To amend the first subparagraph of paragraph 5.1.1. of Article 5, as follows:
6.	The first subparagraph of paragraph 5.1.1. of Article 5: «5.1.1. Registration of persons who are entitled to participate in the General Shareholders Meeting shall be carried out by the Counting Commission or another person carrying out the functions of the Counting Commission at the place the General Shareholders Meeting is held, which is indicated in the announcement on the meeting holding.»	«5.1.1. Registration of persons who are entitled to participate in the General Shareholders Meeting shall be carried out by the person carrying out the functions of the Counting Commission at the place the General Shareholders Meeting is held, which is indicated in the announcement on the meeting holding.»
	Paragraph 5.1.3. of Article 5:	To amend paragraph 5.1.3. of Article 5, as follows:
7.	«5.1.3. During the registration, the shareholder (his/her representative, legal successor) who arrived at the General Shareholders Meeting shall show the passport or any other identification document. Representatives of shareholders during the registration for participation in the General Shareholders Meeting shall also show the Counting Commission power of attorney for voting executed in compliance with the requirements of the Civil Code of the Russian Federation and the	«5.1.3. During the registration, the shareholder (his/her representative, legal successor) who arrived at the General Shareholders Meeting shall show the passport or any other identification document. Representatives of shareholders during the registration for participation in the General Shareholders Meeting shall also show the person carrying out the functions of the Counting Commission power of attorney for voting executed in compliance with the requirements of the Civil Code of the Russian Federation and the Federal Law "On Joint-Stock Companies" or copy, certified by a notary.

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atural person is registered, in addition
documents of the sole executive body
the person carrying out the
ounting Commission is provided with
shareholder - legal entity copy of the
m the minutes) of a meeting (meeting)
dy, containing the decision to appoint
cutive body. Successors of
registration for the General Meeting of
lition to identification documents, show
g out the functions of the Counting
of the documents confirming the
d.
ed documents were not presented the
also the representative of the
ntitled to take part in the General
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8.	Paragraph 5.2.1. of Article 5:	To amend paragraph 5.2.1. of Article 5, as follows:
	«5.2.1. The representative of the Counting Commission or another body who exercises the functions of the Counting Commission in time that is in accordance with the announcement on carrying out of the General Shareholders Meeting is the time the General Shareholders Meeting begins, shall declare the presence of quorum concerning the agenda items of the General Shareholders Meeting.»	«5.2.1. The representative of the person who exercises the functions of the Counting Commission in time that is in accordance with the announcement on carrying out of the General Shareholders Meeting is the time the General Shareholders Meeting begins, shall declare the presence of quorum concerning the agenda items of the General Shareholders Meeting.»
	The second subparagraph of paragraph 5.3.3. of	
9.	Article 5: «If by the moment of the General Shareholders Meeting opening there was the quorum concerning only several items of the agenda, by the end of the discussion of the last from the mentioned agenda items the representative of the Counting Commission or any other body carrying out the functions of the Counting Commission shall announce either the presence or absence of the quorum on other items of the agenda.»	To amend the second subparagraph of paragraph 5.3.3. of Article 5, as follows: «If by the moment of the General Shareholders Meeting opening there was the quorum concerning only several items of the agenda, by the end of the discussion of the last from the mentioned agenda items the representative of the person carrying out the functions of the Counting Commission shall announce either the presence or absence of the quorum on other items of the agenda.»
10.	The second subparagraph of paragraph 5.4.4. of Article 5: «The person completing the ballot paper, shall be entitled to the closing of the General Meeting of Shareholders to require production of a certified copy of his or her filled-in ballot by the counting commission (representatives of the registrar that perform the Counting Commission) of the Company by submitting a written request. If it is technically possible to produce and certify a copy of the completed ballot during the General Meeting of Shareholders by the counting commission a certified copy of the completed ballots is transferred to the person before the closing of the General Shareholders' Meeting, in the absence of technical capability - within a reasonable time after the close of the General Meeting of Shareholders.»	To amend the second subparagraph of paragraph 5.4.4. of Article 5, as follows: «The person completing the ballot paper, shall be entitled to the closing of the General Meeting of Shareholders to require production of a certified copy of his or her filled-in ballot by representatives of the registrar that perform the functions of the Counting Commission of the Company by submitting a written request. If it is technically possible to produce and certify a copy of the completed ballot during the General Meeting of Shareholders a certified copy of the completed ballots is transferred to the person before the closing of the General Shareholders' Meeting, in the absence of technical capability - within a reasonable time after the close of the General Meeting of Shareholders.».
11.	Paragraph 5.5.1. of Article 5: «5.5.1. Counting and summing up of the voting results concerning the agenda of the General Shareholders Meeting shall be performed by the Counting Commission or another body carrying out the functions of the Counting Commission, in accordance with the requirements of the current legislation.»	To amend paragraph 5.5.1. of Article 5, as follows: «5.5.1. Counting and summing up of the voting results concerning the agenda of the General Shareholders Meeting shall be performed by the person carrying out the functions of the Counting Commission, in accordance with the requirements of the current legislation.»
12.	Paragraph 6.3. of Article 6: «6.3. Filled bulletins may be submitted to the	To amend paragraph 6.3. of Article 6, as follows: «6.3. Filled bulletins may be submitted to the Company by
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	Company by the first class letter, under signed receipt given to the person, who is carrying out the functions of the Company's sole executive body, or the person authorized to receive the correspondence addressed to the Company, and also sent to the Registrar of the Company (in case he/she exercises the functions of the Counting Commission).»	the first class letter, under signed receipt given to the person, who is carrying out the functions of the Company's sole executive body, or the person authorized to receive the correspondence addressed to the Company, and also sent to the Registrar of the Company.»
	Paragraph 6.4. of Article 6: «6.4. The body fulfilling the functions of the sole	To amend paragraph 6.4. of Article 6, as follows: «6.4. The body fulfilling the functions of the sole executive
13.	executive body of the Company shall organize the collection, safe keeping, and transfer of the filled bulletins for voting to the Counting Commission or another person exercising the functions of the Counting Commission.»	body of the Company shall organize the collection, safe keeping, and transfer of the filled bulletins for voting to the person exercising the functions of the Counting Commission.»
14.	The second subparagraph of paragraph 7.4. of Article 7:	To be excluded
	«If the number of shareholders who are owners of the voting shares of the Company does not outnumber 100 (one hundred), the functions of the Counting Commission of the General Shareholders Meeting may be exercised by the person authorized by the Company's Board of Directors.»	
	Subparagraph j) of paragraph 7.5. of Article 7:	To amend subparagraph j) of paragraph 7.5. of Article 7, as follows:
15.	«j) other functions stipulated by the Legislation of the Russian Federation and the Company's Articles of Association and the Agreement signed by the Company with the Registrar (if the Registrar exercises the functions of the Counting Commission).»	Association and the Agreement signed by the Company with