Appendix #6 (Part One) To the shareholder's Proposal on nomination of candidates to the Board of Directors, as well as introduction of items into the agenda of the general meeting of shareholders dated 24.02.2016

Amendments

to the "Regulation on the Board of Directors

of Interregional Distribution Grid Company of Centre, Public Joint-Stock Company"

1.	To amend the second subparagraph of paragraph 3.6. of Article 3, as follows: «Those members of the Board of Directors who voted against the resolution that led to inflicting losses to the Company or those, acting in good faith, who did not participate in the vote, are not responsible for the losses.»
2.	To supplement paragraph 5.1. of Article 5 with the second sentence as follows: «So doing this notice and the materials for the meeting of the Board of Directors shall be sent in accordance with paragraph 6.6 6.11. and Section 9 hereof. Duration of the meeting may be shortened with the consent of all members of the Board of Directors.»
3.	To supplement paragraph 5.3.2. of Article 5 with subparagraph 4) as follows: «4) form of meeting (absentee voting, physical meeting - meeting in person).»
4.	To supplement Article 5 with paragraph 5.4. as follows: «5.4. Meetings of the Board of Directors may be held in person (joint attendance), including through videoconferencing and by absentee voting (by poll).»
5.	To supplement Article 5 with paragraph 5.5. as follows: «5.5. Meetings of the Board of Directors regarding formation of executive bodies in accordance with Section 9 of this regulation, as well as for the review of the Company's business plan, investment program, the target values of key performance indicators, as well as adjustments and their performance reports for the fiscal year are held in person (joint attendance).»
6.	To amend paragraph 8.8. of Article 8, as follows: «8.8. Filled in questionnaires of the Board of Directors members absent at the Board of Directors meetings, as well as dissenting opinions of members of the Board of Directors on the agenda shall be enclosed to the minutes of the Board of Directors meetings.»
7.	To supplement Article 9. with paragraphs 9.11 and 9.12. as follows: «9.11. Any member of the Board of Directors has the right to propose alternative wording of draft decisions on the agenda, sending them to the Corporate Secretary, in writing, by fax or by e-mail with a cover letter no later than the fifth working day following the day of receipt of the documents specified in paragraph 9.2. hereof. 9.12. The proposed wording by a member of the Board of Directors of draft decisions shall be included in the relevant agenda items of questionnaires sent to members of the Board of Directors in accordance with paragraph 8.3. hereof, indicating the need for voting on both draft decisions. If there are alternative wordings of draft decisions the resolution shall be adopted with the wording having more votes «FOR».
8.	To amend paragraph 10.6. of Article 10, as follows: «10.6. Notification on Convening a Board of Directors meeting with the agenda containing the items fixed in 10.2. of the present Regulations shall be sent to the Board of Directors members in written form no later than 7 (seven) days before the date of carrying out the Board of Directors meeting.»

9.	To amend paragraph 10.7. of Article 10, as follows: «10.7. In case if the stated items according to the Regulations on the Board of Directors Committees shall be pre-studied by a corresponding Board of Directors committee of the Company, a notification on carrying out a Board of Directors meeting, which agenda contains the stated problems shall be delivered to the Board of Directors members in written form no later than 10 (ten) days before the date of carrying out the Board of Directors meeting. The mentioned Board of Directors meeting shall be carried out in joint attendance form.»
10.	To amend paragraph 11.3. of Article 11, as follows: «11.3. The Minutes shall include: - full name of the Company; - form of carrying out the meeting; - place and time of carrying out the meeting; - members of the Board of Directors, present at the meeting (those who participated in postal, open-postal vote) and invited individuals; - information on presence of the quorum; - agenda of the meeting; - items put to the vote and results of the roll-call vote on them; - summaries of the reports and speeches of the participants; - wording of decisions adopted under each item on the agenda; - dissenting opinions of members of the Board of Directors on the agenda if the members of the Board of Directors required their inclusion in the minutes of the meeting. Received from members of the Board of Directors dissenting opinions in writing on the agenda shall be attached to the minutes of the meeting. Minutes of a Board of Directors Meeting shall be signed by the presiding person and the Corporate Secretary of the Board of Directors responsible for correct drawing up of the Minutes. The Corporate Secretary of the Board of Directors signs all the enclosures to the Minutes of the Board of Directors Meeting (Chairperson of the Board of Directors signs the enclosures to the Minutes of the Board of Directors Meeting in case if it is stipulated by the document format).»