30 May 2025

## HON. REYNALDO AVERILLA REGALADO

Insurance Commissioner
INSURANCE COMMISSION
1071 United Nations Avenue, Manila

ATTN: ATTY. JAN LAURENCE G. GATCHALLAN

Officer-in-Charge

Anti-Money Laundering and Corporate Governance Division

Re:

Submission of ACGR 2024 of GUEVENT INSURANCE BROKER

CORP.

Dear Sir:

In compliance with Insurance Commission (IC) Circular Letter No.: 2020-72 and other related issuances, we are submitting the Annual Corporate Governance Report of GUEVENT INSURANCE BROKER CORP. ("GIBCO") for the year 2024.

Thank you.

Respegtfully,

ATTY. MELCHOR JAEMOND A. ARANAS

Corporate Secretary

Guevent Insurance Broker Corp.

INSURANCE COMMISSION
ADMINISTRATIVE DIVISION
RECORDS - RECEIVING

MAY 8 0 2025

By:

Enrico D. Cleofas Insurance Commission - Admin. Records Receiving

## ANNUAL CORPORATE GOVERNANCE REPORT OF

## **GUEVENT INSURANCE BROKER CORPORATION**

(Name of Company)

1.	For the fiscal year ended	
2.	Certificate Authority NumberIC Lic. No. IB-20-2022-R	
3.	Mandaluyong City, Metro Manila NCR, Philippines  Province, Country or other jurisdiction of incorporation or organization	
4.	4F DMG Center, 52 D.M. Guevara St., Mauway, Mandaluyong City 15 Address of principal office	Samuel Control of the
5.	(02) 8531-4048 Company's telephone number, including area code	al Code
6.	www.gibco.com.ph Company's official website	
7.	n/a Former name, former address, and former fiscal year, if changed since last report	
	in changed since last report	

Principle 1: The company should be headed by a co			
Principle 1: The company should be headed by a competent, working board to foster the long-term success and sustainability of the corporation in a matter consistent with its corporate	The Board's Governance Responsibilities	Compliant/ Non-Compliant Additional Information	ANNUAL CORPORATE GOVERNANCE REPORT
ration in a matter consistent with its cornorate		Explanation	

Recommendation1.1.	objectives and the long-term best interest of its shareholders and other stakeholders	Principle 1: The company should be headed by a competent, working board to foster the long-term success and sustainability of the corporation in a matter consistent with its corporate

GO	objectives and the long-term pest interest of its shareholders and other stakeholders	other stakeholders		
Z	Recommendation1.1.			
	Board is composed of directors with collective working		Provide information or link/reference to a document	The list of the members of the board of directors
	knowledge, experience or expertise that is relevant to the		containing information on the following:	are provided in the GIBCO website as well as the
	company's industry/sector.	COMPLIANT	1. Academic qualifications, industry knowledge,	General Information Sheet (GIS) on file with the Commission. The qualifications of directors and
2	Board has an appropriate mix of competence and expertise.	COMPLIANT	training of directors.	Companies
T			2. Qualification standards for directors to facilitate the	
C	and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the	COMPLIANT	selection of potential nominees and to serve as benchmark for the evaluation of its performance.	
Re	Recommendation 1.2.			
Long	Board is composed of a majority of non-executive directors.	COMPLIANT	Identify or provide link/reference to a document identifying the directors and the type of their directorship.	This is provided in the Company's updated GIS.
Re	Recommendation 1.3.			
	Company provides in its Board Charter or Manual on		Provide link or reference to the company's Board	
	Corporate Governance a policy on training of directors.	COMPLIANT	Charter or Manual on Corporate Governance relating to its policy on training of directors	
2	Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors.	COMPLIANT	Provide information or link/reference to a document  The Manual on Corporationing information on the orientation program and Company's website, trainings of directors for the previous year, including	The Manual on Corporate Governance is in the Company's website.
ω	Company has relevant annual continuing training for all directors.	COMPLIANT	the number of hours attended and topics covered.	

Recommendation 1.4.

etary.  COMPLIANT  etary.  COMPLIANT  Indicate gende  Provide inform document cont Secretary, inclu duties, and fun  COMPLIANT  COMP	law, the company's articles and by-laws, and other legal pronouncements and guidelines	inder the	ties of the Board as proposed and other stake	Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the should be clearly made known to all directors as well as to stockholders and other stakeholders	Shou
etary.  COMPLIANT  Indicate gender composition of the board.  Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties, and functions.  Of COMPLIANT  COMPLIA					
COMPLIANT  COMPLIANT  Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties, and functions.  COMPLIANT  Provide information or link/reference to a document containing attended, including number of hours and topics covered.  COMPLIANT  Provide information on or link/reference to a document containing information on the corporate governance topics covered.  Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions.	Compliance Officer is a practicing lawyer, law professor on corporate law and governance, a certified compliance officer, and previous senior securities counsel in the Securities and Exchange Commission.	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	COMPLIANT	Compliance Officer attends training/s on corporate governance annually.	4.
COMPLIANT  Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties, and functions.  COMPLIANT  Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions.			COMPLIANT	Compliance Officer is not a member of the board.	w
ate Secretary.  COMPLIANT  Torporate  Board of  COMPLIANT  COMPLIA		Officer, including his/her name, position, qualifications, duties and functions.	COMPLIANT	Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation.	N
tary.  COMPLIANT  Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties, and functions.  NON-COMPLIANT  COMPLIANT  Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.		Provide information on or link/reference to a document containing information on the Compliance	COMPLIANT	Board is assisted by a Compliance Officer.	->
tary.  COMPLIANT  Indicate gender composition of the board.  Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties, and functions.  COMPLIANT  Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.				Recommendation 1.6.	Rec
COMPLIANT	Corporate Secretary is a practicing lawyer, law professor on corporate law and governance, and previous senior securities counsel in the Securities and Exchange Commission.	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	COMPLIANT	4 Corporate Secretary attends training/s on corporate governance.	4
COMPLIANT  Indicate gender composition of the board.  COMPLIANT  C			COMPLIANT	Corporate Secretary is not a member of the Board of Directors.	ω
COMPLIANT Indicate gender composition of the board.  COMPLIANT  Provide information on or link/reference to a document containing information on the Corporate	GIBCO's organization is relatively small.  Considering that the Corporate Secretary is also the company's lawyer and legal consultant, it is best that he performs such functions for the best interest of GIBCO.	Secretary, including his/her name, qualifications, duties, and functions.	NON-COMPLIANT	2 Corporate Secretary is a separate individual from the Compliance Officer.	2
Indicate gender composition of the board.		Provide information on or link/reference to a document containing information on the Corporate	COMPLIANT	Board is assisted in its duties by a Corporate Secretary.	
Indicate gender composition of the board.				Recommendation 1.5.	Red
Dodied dividionly	Present gender composition is 4 men and 7 women.	Indicate gender composition of the board.	COMPLIANT		
Provide inform document cont	Board composition and diversity is provided in the Manual of Corporate Governance and GIS.	Provide information on or link/reference to a document containing information on the company's board diversity policy.		Board has a policy on board diversity.	

	Provide information or reference to a document containing information on the company's nomination	COMPLIANT	Board has a formal and transparent board nomination and election policy.
			Recommendation 2.6
3		COMPLIANT	Directors do not participate in discussions or deliberations involving his/her own remuneration.
The general remuneration policies are provided in the Manual on Corporate Governance and complies	the relationship between remuneration and performance.	COMPLIANT	2 Board aligns the remuneration of key officers and board members with long-term interests of the company.
The company has a strict renumeration program for directors and key officers which are treated as confidential business information. Nonetheless,	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including	COMPLIANT	Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members.
			Recommendation 2.5
	programs, and its implementation.	COMPLIANT	Board adopts a policy on the retirement for directors and key officers.
The company has a written policy on the renumeration and retirement policies of key officers which goas through extensive study and	or link/reference to n on the company's nt policies and	COMPLIANT	Board ensures and adopts an effective succession planning program for directors, key officers and management.
			Recommendation 2.4
The qualifications of the Chairperson is provided under the Manual on Corporate Governance and the name is provided in the company website.	Provide information on or link/reference to a document containing information on the Chairperson, lincluding his/her name and qualifications.  The qualifications of the Chairperson is provided under the Manual on Corporate Governance and lincluding his/her name and qualifications.	COMPLIANT	Board is headed by a competent and qualified Chairperson.
			Recommendation 2.3
	and strategy.	COMPLIANT	Board oversees and monitors the implementation of the company's business objectives and strategy in order to sustain the company's long-term viability and strength.
Responsibilities, duties and functions of the Board can be found in the Manual on Corporate Governance. They also strictly follow the provisions laid down under the Revised Corporation Code of the Philippines.	Provide information on or link/reference to a document containing information on how the directors can be found in the Manual on Corporate performed their duties (can include board resolutions, minutes of meeting).    Responsibilities, duties and functions of the Manual on Corporate can be found in the Manual on Corporate Corporation laid down under the Revised Corporation the Philippines.	COMPLIANT	Board oversees the development, review and approval of the company's business objectives and strategy.
			Recommendation 2.2
Responsibilities, duties and functions of the Board can be found in the Manual on Corporate Governance. They also strictly follow the provisions laid down under the Revised Corporation Code of the Philippines.	Provide information on or link/reference to a document containing information on how the directors can be found in the Manual on Corporate performed their duties (can include board resolutions, Governance. They also strictly follow the minutes of meeting).  Responsibilities, duties and functions of the Manual on Corporate Corporation laid down under the Revised Corporation the Philippines.	COMPLIANT	Recommendation 2.1  Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.

the Manual of Corporate Governance and other	Identify the Management team appointed.			
Management of GIBCO goes through extensive vetting and selection process prioritizing experience and skill in appointing senior key officers. The qualifications and disqualifications are provided in	Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management.	COMPLIANT	Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	
			Recommendation 2.8	Recu
		COMPLIANT	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	ω
Related party transactions are being conducted in complete compliance of Section 31 and 32 of the Revised Corporation Code in relation to transactions with directors/officers as well as companies with interlocking directors/officers.	Identify transactions that were approved pursuant to the policy.	COMPLIANT	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	2
The corporation has a Manual on Anti Money Laundering in addition to the Manual on Corporate Governance.	Provide information on or link/reference to a document containing information on the company's Laundering in policy on related party transaction, including policy on Governance review and approval of significant RPTs.	COMPLIANT	Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	dens
			Recommendation 2.7	Rec
		COMPLIANT	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	0
		COMPLIANT	Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Ű
	nomination, election or replacement of a director.	COMPLIANT	Board nomination and election policy includes how the board reviews nominated candidates.	
Governance Committee, headed by its Chief Risk Officer.	Provide information if there was an assessment of the effectiveness of the Board's processes in the			
cumulative voting. The company continuously assesses nomination, election, and replacement processes through its Risk and Corporate	Provide proof inf minority shareholders have a right to nominate candidates to the board.	COMPLIANT		ω
By-laws, and other internal policies. The right of minority stockholders are expressed therein, and protective by the exercise of the principle of	selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders.		Board nomination and election policy includes how the company accepts nominations from minority shareholders.	
The nomination and election policy is indicated in the Company's Manual on Corporate Governance,	and election policy and process and its Implementation, including the criteria used in	COMPLIANT	Board nomination and election policy is disclosed in the company's Manual on Corporate	2
	Managery .			

2	Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management.  Provide information on the assessment process and indicate frequency of assessment of performance.	Internal procedures.  Management Team is headed by President Gianina.  Marielle So-Limjoco, and the members of the company's Executive Committee. Chief Risk Officer is Independent Director Eric Darryly Lim and Chief Audit Executive is also Independent Director Felix Eraño Uy.
Re	Recommendation 2.9			
deser	Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior	COMPLIANT	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel.	This is in the Manual on Corporate Governance, and other internal procedures that are issued from time to time.
2	Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT		
Re	Recommendation 2.10			
	Board oversees that an appropriate internal control system is in place.	COMPLIANT	Provide information on or link/reference to a document showing the Board's responsibility for	The information is indicated in the company's Internal Audit Plan which lays down financial
2	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	ernal	reporting process, internal control systems, audit processes, and other relevant information, and other guidelines issued and/or directed by its Audit
ω	Board approves the Internal Audit Charter.	COMPLIANT	Provide reference or link to the company's Internal Audit Charter	Committee Chair.
Rec	Recommendation 2.11			
>	Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key	COMPLIANT	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound	The information is indicated in the Manual on Corporate Governance and Anti Money Laundering Manual, as well as other guidelines and/or
2	The risk management framework guides the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk	COMPLIANT	enterprise risk management framework and how the board was guided by the framework.	directives issued by the company's Risk and Corporate Governance Committee.
Rec	management strategies.		Provide proof of effectiveness of risk management	
1100	Olimiciaduoli 2, 12			

4	ω	N		-	Re		Re	pa pa	ω	2	
The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	regulations.	Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and	Recommendation 3.2	Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Recommendation 3.1	Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter.	Board Charter is publicly available and posted on the company's website.	Board Charter serves as a guide to the directors in the performance of their functions.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties.
COMPLIANT	COMPLIANT	COMPLIANT		COMPLIANT		COMPLIANT		ssible to support the e	COMPLIANT	COMPLIANT	COMPLIANT
Provide information on or link/reference to a document containing information on the Chairman of the Audit Committee.	Provide information on or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.	Provide information on or link/reference to a document containing information on the members of the Audit Committee, including their qualifications and type of directorship.	Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor.	Provide information on or link/reference to a document containing information on the Audit Committee, including its functions.		Provide information on or link/reference to a document containing information on all the board committees established by the company.		ffective performance of the Board's functions, particula and remuneration. The composition, functions and resp	•		Provide link to the company's website where the Board Charter is disclosed.
		The information is provided in the company's Manual on Corporate Governance and Board Charter.				The information is provided in the company's Manual on Corporate Governance and Board Charter.		ce of the Board's functions, particularly with respect to audit, risk management, related The composition, functions and responsibilities of all committees established should be			The company website is www.gibco.com.ph

Recommendation 3.3

The RPT Committee is integrated in the Company's Risk and Corporate Governance Committee. The same is provided in the Company's Manual of Corporate Governance and Board Charter.	Provide information on or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions.	COMPLIANT	The Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	
			Recommendation 3.5	Reco
	Provide information on or link/reference to a document containing information on background, skills, and/or experience of the members of the BROC.	COMPLIANT	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	4
	Provide information on or link/reference to a document containing information on the Chairman of the BROC.	COMPLIANT	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	ω
inomanon van ba bana in dia companyo oro.	Provide information on or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship.	COMPLIANT	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	2
The information is provided in the company's Manual on Corporate Governance and Board Charter. The chairman of the Risk and Corporate Governance Committee is Eric Darryl Lim and his information can be found in the Company's CIS	Provide information on or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions.  The information is provided in the company's Manual on Corporate Governance and Board Charter. The chairman of the Risk and Corporate Governance Committee is Eric Darryl Lim and his information can be found in the company's Manual on Corporate Governance and Board Charter. The chairman of the Risk and Corporate Governance and Board Charter.	COMPLIANT	Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	
			Recommendation 3.4	Rec
	Provide information on or link/reference to a document containing information on the Chairman of the Corporate Governance Committee.	COMPLIANT	Chairman of the Corporate Governance Committee is an independent director.	ω
	Provide information on or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship.	COMPLIANT	Corporate Governance Committee is composed of at least three members, majority of whom should be independent directors.	2
information can be found in the company's GIS.	Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.	COMPLIANT	Remuneration Committee.	
The information is provided in the company's Manual on Corporate Governance and Board Charter. The chairman of the Risk and Corporate	Provide information on or link/reference to a document containing information on the Corporate Governance Committee, including its functions.		Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and	

necessary to properly and effectively perform their duties and responsibilities,	time and attention necessary to properly and effect	tors should devote the	Principle 4: To show full commitment to the company, the directors should devote the time and attention	Princ
	Provide link to company's website where the Committee Charters are disclosed.	NON-COMPLIANT	Committee Charters were fully disclosed on the company's website.	ω 0 O
subjected to board approval. Said Charters will be uploaded in the website.	evaluation purposes.	COMPLIANT	Committee Charters provide standards for evaluating their performance of the Committees	2
revised, and modified by Legal Department in cooperation with the Audit Committee and Risk and Corporate Governance Committee, and will be	company's committee charters, containing all the revised, and modified by Legal Department in required information, particularly the functions of the Committee that is necessary for performance Corporate Governance Committee, and will be	COMPLIANT	stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources, and other relevant information	2 2 8
The Committee Charters are being undated	Provide information on or link/reference to the		Recommendation 3.6  All established committees have a Committee Charter	Reco
	Provide information on or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.	COMPLIANT	2 RPT Committee is composed of at least three non- executive directors, majority of whom should be independent, including the Chairman.	2

			Recommendation 4.2	Rec
	document containing information on any questions raised or clarification/explanation sought by the directors.	COMPLIANT	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	
		COMPLIANT	The directors review meeting materials for all Board and Committee meetings.	
The procedure on videoconferencing being followed by the company is laid down in SEC Memorandum Circular 06-2020 where it is ensured that all board participants can actively participate. The attendance in board meetings are expressed in each board minutes. The materials are disseminated before board meeting and the board actinically participates when matters in the agenda are discussed.	Provide information on or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.  Provide information on or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders meetings.	COMPLIANT	The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Lan
			Recommendation 4.1	Rec
		less.	including sufficient time to be familiar with the corporation's business.	inc

Robus executive directors concurrently servor as directors to a   Companies to a   Companies to accordance of the company has a policy setting the limit. Nata executive directors of not accordance of the company   Robus executive directors of the companies of					
ectors concurrently serve as directors to a cyl-listed companies to ensure that they to fully prepare for meetings, challenge posals/views, and oversee the long-term upany.    COMPLIANT	This is provided in the company's CG.	Provide information or reference to a document containing information on the company's policy on term limits for its independent directors.	COMPLIANT		N
ectors concurrently serve as directors to a finsurance Commission Regulated Entities of board seats that a non-executive director can hold scy-listed companies to ensure that they te to fully prepare for meetings, challenge appasals/views, and oversee the long-term regions.  COMPLIANT provide information or reference to a document containing information on the directorship of the company's directors in both listed and non-listed companies.  Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.  Provide information or reference to a document containing information on the number of independent directors in the board.  Provide information or reference to a document containing information on the number of independent independent directors.  Provide information or reference to a document containing information on the number of independent independent directors.		Provide information or reference to a document showing the years IDs have served as such.	COMPLIANT		
Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.    COMPLIANT				Recommendation 5.3	Z
company:  Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.  COMPLIANT  Provide information or reference to a document containing information or the directorship of the company's board where he/she rector before accepting a directorship in should endeavor to exercise an objective and independent judgment on all corporate affairs.  COMPLIANT  COMPLIANT  Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.  Provide information or reference to a document company's directors in both listed and non-listed discussed.  Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.  Provide information or reference to a document discussed.  Provide information or reference to a document discussed.  Provide information or reference to a document discussed.	This is provided in the company's Manual on Corporate Governance and Board Charter.	Provide information or reference to a document containing information on the qualifications of the independent directors.	COMPLIANT		
Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entitles (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.    Commendation 4.3				Recommendation 5.2	T
ectors concurrently serve as directors to a Insurance Commission Regulated Entities cly-listed companies to ensure that they the to fully prepare for meetings, challenge posals/views, and oversee the long-term mpany.  COMPLIANT  The company's board where he/she rector before accepting a directorship in should endeavor to exercise an objective and independent judgment on all corporate affairs.  Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.  Provide information or reference to a document containing information on the directorship of the company's directors in both listed and non-listed companies.  Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.	Market and Advantage of the Local Division in Lo	Provide information or reference to a document containing information on the number of independent directors in the board.	COMPLIANT		4
a policy setting the limit secutive director can hold ence to a document e directorship of the listed and non-listed fication to the board or herein the matter was				Recommendation 5.1	Z
Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.    COMPLIANT		dgment on all corporate affairs.	e and independent juc	Principle 5: The board should endeavor to exercise an objective	70
Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.  COMPLIANT  The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.  COMPLIANT  Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.  Provide information or reference to a document containing information on the directorship of the company's directors in both listed and non-listed companies.  Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.					
posals/views, and oversee the long-term npany.  Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.  COMPLIANT  COMPLIANT  Company's directors in both listed and non-listed companies.	Directorship in other companies are reported.  Directorship with affiliated companies under the Guevent Group of Companies are recorded and	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.	COMPLIANT	The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.	<u></u>
concurrently serve as directors to a ce Commission Regulated Entities d companies to ensure that they lly prepare for meetings, challenge wiews, and oversee the long-term company's directors in both listed and non-listed companies.				Recommendation 4.3	D
Disclose if the company has a policy setting the limit		of board seats that a non-executive director can hold simultaneously.  Provide information or reference to a document containing information on the directorship of the company's directors in both listed and non-listed companies.		maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.	
		Disclose if the company has a policy setting the limit		1 Non-executive directors concurrently serve as directors to	

2 In the instance that the company retains an independent			This is not applicable for now
director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seek shareholders' approval during the annual shareholders' meeting.	COMPLIANT	Provide proof on submission of a formal written justification to the Insurance Commission and proof of shareholders' approval during the annual shareholders' meeting.	His is not abblicable to How.
Recommendation 5.4  The positions of Chairman of the Board and Chief  Executive Officer are held by separate individuals	COMPLIANT	Identify the company's Chairman of the Board and Chief Executive Officer.	The Chairperson is Anna Georgina Guevara Carlos and the President is Gianina Marielle So-Limioco.
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	containing information or reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer.	The duties and responsibilities are laid out in the Manual of Corporate Governance and Bylaws of the company.
Recommendation 5.5			
or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors.	COMPLIANT	Provide information or reference to a document containing information on a lead independent director directors lead the company's Risk and Corporate and his roles and responsibilities, if any.  Governance Committee and Audit Committee.	The Chairperson is independent. The independent directors lead the company's Risk and Corporate Governance Committee and Audit Committee.
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.	COMPLIANT	Provide proof of abstention, if this was the case.	This is not applicable for now.
Recommendation 5.7			
The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation.	COMPLIANT	Provide proof and details of said meeting, if any.  Provide information on the frequency and attendees of meetings.	There is a regular executive committee meetings held regularly prior the board meetings of the company. The meetings are not minuted unlike board meetings.
2 The meetings are chaired by the lead independent director.	COMPLIANT		IDs take an active role; there is no chairperson in the meeting and its free flow of data and information sharing and discussion.
Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and	igh an assessment p	rocess. The Board should regularly carry out evaluation	ns to appraise its performance as a body, and
assess whether it possesses the right mix of backgrounds and competencies	petencies.		
Necolimendation 6.			

As of now, there is no findings of non-compliance.	Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non	COMPLIANT	2 Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	2
The same has been implemented as soon as it was effective with the President at the helm of ensuring its compliance company wide.	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.	COMPLIANT		
			Recommendation 7.2	Re
	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/disclosed.	COMPLIANT	The Code is disclosed and made available to the public through the company website.	ω
The company has a Code of Conduct which is provided in their website. The Code of Conduct has sent the e-copies to each director, responsible officers.	Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees.	COMPLIANT	The Code is properly disseminated to the Board, senior management and employees.	2
	Provide information or link/reference to company's Code of Business Conduct and Ethics.	COMPLIANT	which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of	Annual Statement of the
			Recommendation 7.1	70
	ing into account the interests of all stakeholders.	ethical standards, tak	Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account	P
	directors and committees, including a feedback mechanism from shareholders.	COMPLIANT	The system allows for a feedback mechanism from the shareholders.	2
	to evaluate the performance of the board, individual		performance of the Board, individual directors and	
This is provided in the company's Manual on Corporate Governance and Board Charter.	Provide information or link/reference to a document containing information on the system of the company	COMPLIANT	Board has in place a system that provides, at the minimum, criteria and process to determine the	->
			Recommendation 6.2	Re
	Identify the external facilitator and provide proof of use of an external facilitator.	COMPLIANT	Every three years, the assessments are supported by an external facilitator.	5
directors. The system, under the board charter, will be assessed ever three yeas by an external		COMPLIANT	The performance of each committee is assessed annually by the Board.	4
The company has adopted a governance self rating system to perform the performance of the board of		COMPLIANT	The performance of the individual member of the Board is assessed annually by the Board.	ω
	Chairman and the Committee.	COMPLIANT	The performance of the Chairman is assessed annually by the Board.	2
	Provide proof of annual assessments conducted for the whole board, the individual members, the	COMPLIANT	The Board conducts an annual assessment of its performance as a whole.	- Land
				The same of

			Recommendation 8.4
	Provide breakdown of director's remuneration and executive compensation, particularly the remuneration of the CEO.	COMPLIANT	Company discloses the remuneration on an individual basis, including termination and retirement provisions.
	Disclose or provide link/reference to the company policy and practice for determining executive remuneration.	COMPLIANT	2 Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised
	Disclose or provide link/reference to the company policy and practice for setting board remuneration.	COMPLIANT	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised
			Recommendation 8.3
	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	COMPLIANT	Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.
	Provide information or link/reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	COMPLIANT	Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.
			Recommendation 8.2
The Manual on CG provides for the stockholders' rights and protection of minority interest. The rights of shareholders are likewise posted in the website. Financial and business data are disclosed during meetings of the shareholders.	Provide information or link/reference to company's disclosure policies and procedures including reports distributed/made available to shareholders and other shareholders.	COMPLIANT	Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.
ces and regulatory expectations.	res that are practical and in accordance with best practi	policies and procedure	Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations Recommendation 8.1

	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of	COMPLIANT	The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	N
	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment removal and fees of the company's external auditor.	COMPLIANT	Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	
			Recommendation 9.1	Rec
and exercise effective oversight of the same to strengthen the external auditor's		propriate selection of a	Principle 9: The company should establish standards for the appropriate selection of an external auditor, independence and enhance audit quality.	Prin inde
		COMPLIANT	Company's MCG is posted on its company website.	2
	Provide link to the company's website where the Manual on Corporate Governance is posted.	COMPLIANT	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	۷
			Recommendation 8.5	Rec
T'S'	Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTs:  1. Name of the related counterparty; 2. Relationship with the party; 3. Transaction date; 4. Type/nature of transaction; 5. Amount or contract price; 6. Terms of the transaction; 7. Rationale for entering into the transaction; 8. The required approval (i.e. names of the board of directors approving, names and percentage of shareholders who approved) based on the company's policy; and 9. Other terms and conditions.	COMPLIANT	Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.	N
lar	Indicate if the director with conflict of interest abstained from the board discussion on that particular	COMPLIANT	occurring transactions.	
	policies.		Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently	Loss

n. This channel is crucial for informed	nunication channel for disseminating relevant information. This channel is crucial for informed	nd cost-efficient commusers.	Principle 11: The company should maintain a comprehensive and cost-efficient communication channe decision-making by investors, stakeholders and other interested users.
	Provide link to Sustainability Report, if any. Disclose the standards used.	COMPLIANT	Company adopts a globally recognized standard/framework in reporting sustainability and non- financial issues.
	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.	COMPLIANT	non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin
	al and sustainability issues are disclosed.	reportable non-financia	Principle 10: The company should ensure that the material and reportable non-financial and sustainabili Recommendation 10.1
	Provide link or reference to guidelines or policies on non-audit services.	COMPLIANT	Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.
	Disclose the nature of non-audit services performed by the external auditor, if any.	COMPLIANT	Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.
			Recommendation 9.3
	Provide link/reference to the company's Audit Committee Charter.	COMPLIANT	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.
	Provide link/reference to the company's Audit Committee Charter.	COMPLIANT	Audit Committee Charter includes the Audit Committee's responsibility on:  I. assessing the integrity and independence of external auditors;  ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory
			Recommendation 9.2
	Provide information or link/reference to a document containing the company's reason for removal or change of external auditor.	COMPLIANT	3 For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.

	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a	COMPLIANT	The company has a qualified Chief Audit Executive (CAE) appointed by the Board.
			Recommendation 12.3
	Disclosure if the internal audit is in-house or outsourced, if outsourced, identify external firm.	COMPLIANT	Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.
			Recommendation 12.2
	Indicate frequency of review of the enterprise risk management framework.		
	2. Key risks the company is currently facing 3. How the company manages the key risks		
	Provide information or reference to a document containing information on:  1. Company's risk management procedures and processes	COMPLIANT	
	Identify international framework used for Enterprise Risk Management.		Company has an adequate and effective enterprise risk management framework in the conduct of its business.
	Indicate frequency of review of the internal control system.	COMPLIANT	
	List quality service programs for the internal audit functions.		Company has an adequate and effective internal control system in the conduct of its business.
			Recommendation 12.1
the company should have a strong and effective internal control system and enterprise risk		overnance in the con	Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, management framework.
	nternal Control System and Risk Management Framework	Internal Control Sy	
	Provide links, if any.		
The website provides for this information and more.	used by the company (i.e. website, Analyst's briefing, Media briefings/press conferences, Quarterly reporting, Current reporting, etc.).	COMPLIANT	comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public.
			Recommendation 11.1

			Recommendation 13.3
	Provide link to the Agenda included in the company's Information Statement.		
	Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting.	COMPLIANT	
	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out.		Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 21 days before the meeting.
			Recommendation 13.2
	Provide link to company's website.	COMPLIANT	2 Board ensures that basic shareholder rights are disclosed on the company's website.
	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.	COMPLIANT	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.
			Recommendation 13.1
nts.	recognize, protect and facilitate the exercise of their right	nd equitably, and also r	Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.
	Cultivating a Synergic Relationship with Shareholders	Cultivating a Syne	
		COMPLIANT	CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.
	provide information on or reference to a document containing his/her responsibilities and qualifications/background.	COMPLIAN	company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).
			99
	Provide information on company's risk management function.	COMPLIANT	The company has a separate risk management function to identify, assess and monitor key risk exposures.
			Recommendation 12.4
	Identify qualified independent executive or senior management personnel, if applicable.	COMPLIANT	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.
	document containing his/her responsibilities.	COMPLIANT	2 CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.

Board encourages active stareholder participation by admitting the result of the votes (and unit the most levent defended unit of the most recent direction and incleased and present annual or Special Shareholders Meeting publicly available the health of the votes (and a second questions) and and special shareholders Meeting publicly available the health of the vote to the Annual or Special Shareholders Meeting publicly available the health of the company velasis hareholders Meetings and the results of the vote taken during the ASM and special meeting and the results of the vote taken during the seal of the company velasis hareholders filed the provider of the annual or Special Shareholders (and the results of the vote taken during the ASM and special meeting and the results of the vote taken during the ASM and special meeting and the results of the vote taken during the ASM and special shareholders.    Provide defeate of the vent of the results for all agendal terms, including the approving, dissenting and destaining votes. Included whether there was opportunity to ask question and the company and admitted the provide details of the vote taken during the ASM and destaining votes.    Recommendation 14.1				Recommendation 14.3
Board encourages adive stateholder participation by making the result of the votes taken during the most recent Annual of Special Strateholders Meeting publicly available   COMPLIANT   Interest working day.   Provide interest of the votes taken during the most recent ASM and special meeting and the results of the vote taken during the next working day.   Provide and enswers during the Asmal and Special Strateholders' Meeting publicly available   COMPLIANT   Indicate a voilable on the company website within five business   COMPLIANT   Indicate a voilable on the company website within five business   COMPLIANT   Indicate voiling results of the vote taken during the most recent ASMASSAN.   Provide fink to minutes of meeting in the company website within five business   COMPLIANT   Indicate within the work pand the results of the vote taken during the most recent ASMASSAN.   Provide and the vote taken during the most recent ASMASSAN.   Provide and the vote taken during the company website within five business   COMPLIANT   Indicate working results for all agendal terms, including the company state of the alternative dispute resolution was by poll.   Indicate working on resolutions was by poll.   Indicate working the vote taken during the company website was populating on ask question makes given, if any.   Provide deals of the vote taken during the company websites within the proving, dissenting and abstaining votes.   Provide the vote taken during the company websites within the company websites within five approving, dissenting and abstaining votes.   Provide the vote taken during the company websites within the company websites within five approving, dissenting and abstaining votes.   Provide the vote taken during the company websites within the company websites			COMPLIANT	1 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.
Board encourages active shareholder participation by most recent Annual or Special Shareholders Meeting publicly available the next working day.    Description of the Annual and Special Shareholders Meeting publicly available the next working day.    Description of the Annual and Special Shareholders Meetings days from the end of the meeting.   Description of the Annual and Special Shareholders wheetings days from the end of the meeting.   Description of the Annual and Special Shareholders wheetings days from the end of the meeting.   Description of the Annual and Special Shareholders wheetings days from the end of the meeting.   Description of the Annual and Special Shareholders wheetings days from the end of the meeting.   Description of the Annual and Special Shareholders wheetings and the results of the results of the results of the state to wheeting in the company wheeting in the company wheeting in the approxing, dissenting and abstaining votes.   Description of the alternative dispute mechanism to resolve intra-corporate dispute mechanism is included in the company's Manual on Corporate Covernance.   Description of the alternative dispute resolution made available to resolve intra-corporate dispute resolution where it is found in the company's Manual on Corporate Governance.      Principle 14: The rights of stateholders and provide where the corporate dispute and the company's various stakeholders and provide information or reference to a document conditing for its stakeholders.				Recommendation 14.2
Board encourages active shareholder padicipation by Annual or Special Shareholders' Meeting publicly available the next working day.    2   Minutes of the Annual and Special Shareholders' Meeting publicly available the next working day.    2   Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.    2   Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.    2   Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.    2   Minutes of the Annual and Special Shareholders' Meetings are available to results for all agenda items, including the approving, dissenting and abstaining votes. Indicate also if the voting on resolutions was by poll.    3   Minutes of the Annual and Special Shareholders' Meetings within five business and the results of the alternative of spute intra-corporate disputes in an amicrable and effective manner.    4   Complany is Manual on Corporate Governance.   Provide Inktreference to where it is found in the manual policy of Stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' tights and/or interests are at the results of the manual policy of Stakeholders.   Provide Inktreference to where it is found in the manual policy of Stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' tights and/or interests are at the provider of the meeting in the company in the company in the company in the company in the answers given, if any.    Complany is Manual on Corporate Governance.   Provide Inktreference to where it is found in the provide in the proving of the alternative disputes o		Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.	COMPLIANT	
Board encourages active stateholder paticipation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.    2				Recommendation 14.1
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  COMPLIANT  Indicate voting the approving, Indicate also if Include whethe and the answer and the answer and the analyse intra-corporate dispute mechanism to resolve intra-corporate dispute mechanism is included in the company's Manual on Corporate Governance.  Duties of Stakehous containing infoundation by containing infoundation infoundation by containing infoundation infoundation by containing and the meeting and the most recent AS  Provide link to website.  COMPLIANT  Indicate also if Include whethe and the answer and the answer and the available intra-corporate dispute mechanism is included in the company's Manual on Corporate Governance.  Duties of Stakehous containing infoundation by containing infoundation infoundation by containing infoundation infoundation by containing infoundation infoundation by containing infoundation by con	Vhere stakeholders' rights and/or interests are at	nd through voluntary commitments must be respected. V	ontractual relations ar	Principle 14: The rights of stakeholders established by law, by c
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  COMPLIANT  Indicate voting the approving, and the answer and the answer and the analyse in an amicable and effective manner  The alternative dispute mechanism is included in the company's Manual on Corporate Governance.  Provide linktrof Manual on Corporate Governance.		Outies of Stakeholders	D	
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  COMPLIANT  Indicate voting the approving, include whethe and the answer and the answer manner  The alternative dispute mechanism is included in the company's Manual on Corporate Governance.  COMPLIANT  Provide link to website.  COMPLIANT  Include whethe and the answer made available made available made available made available.  Provide link to website.  COMPLIANT  Include whethe and the answer company's Manual on Corporate Governance.				
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active shareholder participation by the votes taken during the most recent shareholders' Meeting publicly available y.  Ial and Special Shareholders' Meetings company website within five business of the meeting.  COMPLIANT  COMPLIANT  COMPLIANT  Indicate also if linclude whethe and the answer		Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes.	COMPLIANT	
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  COMPLIANT  Provide inform containing informed ting and answer meeting and the most recent AS  Provide link to website.  COMPLIANT  Indicate voting the approving, and the answer and the answer meeting.				Recommendation 13.4
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  COMPLIANT  Provide inform: containing inform raised and answer meeting and the most recent AS  Provide link to website.  COMPLIANT  Indicate voting the most recent AS  Provide link to website.		Include whether there was opportunity to ask question and the answers given, if any.		
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.  COMPLIANT  Provide inform: containing inform raised and answ meeting and the most recent AS  Provide link to website.  COMPLIANT  COMPLIANT  COMPLIANT				
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.  Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.		-	COMPLIANT	
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.  COMPLIANT		link to		
		Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM.	COMPLIANT	

Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	COMPLIANT	person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights.  Provide information on whistleblowing policy,
Principle 15: A mechanism for employee participation should be corocesses.	leveloped to create	Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes.
Recommendation 15.1		
1 Board establishes policies, programs and procedures that		Provide information on or link/reference to company

5	Drocesses		DIOCESSES	
- Jul.	Recommendation 15.1			
	Board establishes policies, programs and procedures that		Provide information on or link/reference to company	
	realization of the company's goals and in its governance.	COMPLIANT	policies, programs and procedures that encourageg employee participation.	
777	Recommendation 15.2			
	Board sets the tone and makes a stand against corrupt		Identify or provide link/reference to the company's	
	practices by adopting an anti-corruption policy and program in its Code of Conduct.	COMPLIANT	policies, programs, and practices on anti-corruption.	
N	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture	COMPLIANT	Identify how the board disseminated the policy and program to employees accress the organization.	
71	Recommendation 15.3			
	Board establishes a suitable framework for whistleblowing		Disclose or provide link/reference to the company's	
No. of the Local Control of th	that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of	COMPLIANT	whistleblowing policy and procedure for employees.	
2	Board establishes a suitable framework for whistleblowing		Indicate if the framewok includes procedures to	
-	that allows employees to have direct access to an	COMBI IANT	protect the employees from retaliation.	
	independent member of the Board or a unit created to	CONFLIANT		
	handle whistleblowing concerns.		Provide contact details to report any illegal or	
W	Board supervises and ensures the enforcement of the		Provide information on how the baord supervised and	
-	whistleblowing framework.	COMPLIANT	ensured enforcement of the whistleblowing	
			framework, including any incident of whistleblowing.	

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.

Recommendation 16.1

		advancement of the society where it operates.
		company to grow its business, while contributing to the
involvement and environment-related programs.	COMPLIANT	promotes a mutually beneficial relationship that allows the
containing information on the company's community		interdependence between business and society, and
Provide information or reference to a document		Company recognizes and places importance on the

## **CERTIFICATION**

The undersigned certify that the responses and explanations set forth in the above company's Annual Corporate Governance Report are true, complete and correct of our own personal knowledge and/or based on authentic records.

Signed in the City of PASIG CI	TY on the
ANNA GEORGINA G. CARLOS	GIANINA MARIELLE SO-LIMJOCO
CHAIRMAN OF THE BOARD	PRESIDENT
Signature over printed name	Signature over printed name
ATTIMELCHOR JAEMOND A. A	RANAS ATTY. MELCHOR JAEMOND A. ARANAS
CORPORATE SECRETARY	CORPORATE GOVERNANCE
Signature over printed name	COMPLIANCE OFFICER
The state of the s	Signature over printed name
ERIC DARRYL N. LIM	FELIX ERANO P. UY
INDEPENDENT DIRECTOR	INDEPENDENT DIRECTOR
Signature over printed name	Signature over printed name
SUBSCRIBED AND SWOR	RN to before me this day of
have identified through a provide	ollowing who are all personally known to me (or who I
respective identified document as	t evidence of identity) and who exhibited to me their
respective identified document as f	TOHOWS:
NAME	ID NO. DATE/PLACE ISSUED
ANNA GEORGINA G. CARLOS	
	Passport # P11274 23B

NAME	ID NO.	DATE/PLACE ISSUED
ANNA GEORGINA G. CARLOS	Passport # P1127423B	
GIANINA MARIELLE SO- LIMJOCO	DL DO4-16-014679	
MELCHOR JAEMOND A. ARANAS	DL NO3-07-007366	
ERIC DARRYL N. LIM	DL NO4-06-000158	
FELIX ERAÑO P. UY	DL NO1- 21-019106	

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