ANNUAL CORPORATE GOVERNANCE REPORT OF CARITAS LIFE INSURANCE CORPORATION

(Name of Company)

1.	For the fiscal year ended	31 December 2020
2.	Certificate Authority Number	2019-68-R
3.	Province, Country or other jurisdiction of incorporation or organization	National Capital Region, Philippines
4.	Address of principal office	Caritas Corporate Center, 97 E. Rodriguez Sr. Ave., Quezon City
	Postal Code	1113
5.	Company's telephone number, including area code	(+632) 8635-7122 (trunkline)
6.	Company's official website	www.caritaslife.com.ph
7.	Former name, former address, and former fiscal year, if changed since last report	Not applicable

		ANNUAL COR	PORATE GOVERNANCE REPORT	
		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION (If compliant, specify documents attached &/ or with links)	EXPLANATION (If non-compliant, explain why non-compliant & state plans)
	7	THE BOARD'S (GOVERNANCE RESPONSIBILITIES	
				ss and sustainability of the corporation in a
	1 /	s and the long-terr	m best interests of its shareholders and oth	ner stakeholders.
Recor	nmendation 1.1			
1.1.1.	Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	COMPLIANT	Provide information or link/reference to a document containing information on the following: 1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors 2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance	-
1.1.2	Board has an appropriate mix of competence and expertise.	COMPLIANT	For reference, please see the <u>Curriculum Vitae</u> of the members of the company's Board of Directors.	-
1.1.3.	Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	COMPLIANT		-
Recor	nmendation 1.2			
1.2.1.	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 directorships	-
			For reference, please see a copy of the company's General Information	
			Sheet and the minutes of the	
			company's <i>Organizational Meeting</i> dated 19 March 2019	
			(Note: owing to the COVID-19 pandemic, the company was not able to conduct its Stockholders'	
			meeting and Organizational Meeting in 2020).	

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	The Board's Governance Responsibilities						
Reco	mmendation 1.3						
1.3.1.		COMPLIANT	Provide link or reference to the company's Board Charter or Manual on Corporate Governance relating to its policy on training of directors The Company's Corporate Governance Manual 2020 (hereinafter referred to as "CGM 2020") provides: 9. Corporate Governance Orientation and Annual Trainings: Consistent with the national objective to institutionalize corporate accountability of insurers, all Directors/Trustees of insurance companies as well as Officers with a rank of Vice President and up are required to attend a training and orientation course on Corporate Governance conducted by duly accredited training providers of the Insurance Commission. Such requirement must be completed within the first six (6) months of the Directors/Officers' assumption to office and with the corresponding proof of compliance furnished the Insurance Commission. The annual continuing training program, on the other hand, makes certain that the directors are continuously informed of the developments in the business and regulatory environments, including emerging risks relevant to the company. It involves courses on corporate governance matters relevant to the company, including audit, internal controls, risk management, sustainability and strategy.				

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	The	Board's Governance Responsibilities IC - mandated topics on corporate governance include the following: a. Code of Corporate Governance for IC Regulated Companies; b. ACGS and IC Annual Corporate Governance Report; c. Board Responsibilities; d. Illegal activities of corporations/ directors/ officers; e. Protection of minority shareholders; f. Liabilities of directors; g. Confidentialities; h. Conflict of interest; i. RPT; Enterprise Risk management; and j. Case studies and Financial Reporting and Audit. Other than the Corporate Governance training, orientation program for first-time directors should be conducted for at least eight hours, while the annual continuing training be for at least four hours. All directors should be properly oriented upon joining the board. This ensures that new members are appropriately apprised of their duties and responsibilities, before beginning their directorships. The orientation program covers IC-mandated topics on corporate governance and an introduction to the company's business, Articles of Incorporation, and Code of Conduct. It should be able to meet the specific needs of the company and the individual directors and aid any new director in effectively performing his or her functions. (Please see Corporate Governance Manual 2020)		

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1.3.2.	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 containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics provided. The Company's CGM 2020 provides:	-	
1.3.3.	Company has relevant annual continuing training for all directors.	NON- COMPLIANT	9. Corporate Governance Orientation and Annual Trainings:	The Company shall schedule within the year a corporate governance training for all board members and key officers.	
			Consistent with the national objective to institutionalize corporate accountability of insurers, all Directors/Trustees of insurance companies as well as Officers with a rank of Vice President and up are required to attend a training and orientation course on Corporate Governance conducted by duly accredited training providers of the Insurance Commission.		
			Such requirement must be completed within the first six (6) months of the Directors/ Officers' assumption to office and with the corresponding proof of compliance furnished the Insurance Commission.		
			The annual continuing training program, on the other hand, makes certain that the directors are continuously informed of the developments in the business and regulatory environments, including emerging risks relevant to the company. It involves courses on corporate governance matters relevant to the company, including audit, internal controls, risk management, sustainability and strategy.		
			IC - mandated topics on corporate governance include the following: a. Code of Corporate Governance for IC Regulated Companies;		

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		 b. ACGS and IC Annual Corporate Governance Report; c. Board Responsibilities; d. Illegal activities of corporations/ directors/ officers; e. Protection of minority shareholders; f. Liabilities of directors; g. Confidentialities; h. Conflict of interest; i. RPT; Enterprise Risk management; and j. Case studies and Financial Reporting and Audit. 			
		Other than the Corporate Governance training, orientation program for first-time directors should be conducted for at least eight hours, while the annual continuing training be for at least four hours. All directors should be properly oriented upon joining the board. This ensures that new members are appropriately apprised of their duties and responsibilities, before beginning their directorships. The orientation program covers IC-mandated topics on corporate governance and an introduction to the company's business, Articles of Incorporation, and Code of Conduct. It should be able to meet the specific needs of the company and the individual directors and aid any new director in effectively performing his or her functions. (Please see Corporate Governance Manual 2020)			
Recommendation 1.4					
1.4.1. Board has a policy on board diversity.	COMPLIANT	Provide information on or link/reference to a document containing information on the company's board diversity policy.	-		

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	The Board's Governance Responsibilities					
		Indicate gender composition of the board.				
		The Company's CGM 2020 provides:				
		The Board should promote board diversity to ensure for a more effective decision making and inclusion of different perspective and ideas, representation of corporate				
		responsible citizens and for better utilization of knowledge and experience.				
		(Please see <u>Corporate Governance</u> <u>Manual 2020</u>)				
		As of 31 December 2020, seven (7) out of fifteen (15) members or 47% or the Board are female; seven (7) are male; and one (1) seat is vacant.				
Recommendation 1.5		inde, and one (1) seds to the diff.				
1.5.1. Board is assisted in its duties by a Corporate Secretary.	COMPLIANT	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties and functions.	-			
1.5.2. Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	The Company's CGM 2020 provides: The Corporate Secretary, who should be a Filipino citizen and a resident of the	-			
1.5.3. Corporate Secretary is not a member of the Board of Directors.	COMPLIANT	Philippines, and should not be a member of the Board of Directors, is an officer of the Corporation. He should:	-			
		1.1 Be responsible for the safekeeping and preservation of the integrity of the minutes of the meetings of the Board				

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		and its Committees, as well as the other official records of the Corporation; 1.2 Keeps abreast on relevant laws, regulations, all governance issuances, relevant industry developments and operations of the corporation, and advises the Board and the Chairman on all relevant issues as they arise; 1.3 Works fairly and objectively with the Board, Management and stockholders and contributes to the flow of information between the Board and management, the Board and its committees, and the Board and its stakeholders, including shareholders; 1.4 Advises on the establishment of board committees and their terms of reference; 1.5 Be loyal to the mission, vision and objectives of the Corporation; 1.6 Have appropriate administrative and interpersonal skills; 1.7 If he is not at the same time, the Corporation's legal counsel, be aware of the laws, rules and regulations necessary in the performance of his duties and responsibilities; 1.8 Have a working knowledge of the operations of the Corporation 1.9 Inform the members of the Board, in accordance with the by-laws, of the agenda of their meetings at least 5 working days in advance and ensure that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval; 1.10 Attend all Board meetings, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent him from doing so and maintain record of the same.	

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		 1.11 Ensure that all Board procedures, rules and regulations are strictly followed by the members; and 1.12 Oversees the drafting of the by-laws and ensures that they conform with regulatory requirements; 1.13 Annually attend a training on Corporate Governance. 1.14 Performs required administrative functions; Performs such other duties and responsibilities as may be provided by the IC. For reference, please see: a. the company's latest General Information Sheet stating that the company's Corporate Secretary is Charles B. Escolin; and b. The Curriculum Vitae of Charles B. Escolin. 		
1.5.4. Corporate Secretary attends training/s on corporate governance.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	The company shall schedule within 2021 a corporate governance training for the corporate secretary.	
Recommendation 1.6				
1.6.1. Board is assisted by a Compliance Officer.	COMPLIANT	Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions.	-	
1.6.2. Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation.	COMPLIANT	The Company's CGM 2020 provides: 4. Compliance Officer	-	

	COMPLIANT/		
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1.6.3. Compliance Officer is not a member of the board.		To insure adherence to corporate principles and best practices, the Board shall designate a Compliance Officer who should have a rank of Vice President or an equivalent position with adequate stature and authority in the corporation. The Compliance Officer should not be a member of the Board of Directors and shall report directly to the Chairman of the Board. He shall perform the following duties: 4.1. Corporate Governance a. Ensures proper onboarding of new directors (i.e., orientation on the company's business, charter, articles of incorporation and by-laws among others); b. Monitor, review, evaluate and ensure compliance by the Corporation, its officers and directors with this Manual and the rules and regulations of regulatory agencies and, if any violations are found, report the matter to the Board and recommend the imposition of appropriate disciplinary action on the responsible parties and the adoption of measures to prevent a repetition of the violation; c. Ensure the integrity and accuracy of all documentary submissions to regulators; d. Appear before the Insurance Commission when summoned in relation to compliance with this Manual;	
		e. Collaborates with other departments to properly address compliance issues, which may be subject to investigation;	

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		f. Identifies possible areas of compliance issues and works towards the resolution of the same; g. Ensures the attendance of the board members and key officers to relevant trainings; h. Determine violation/s of the Manual and recommend penalty for violation thereof for further review and approval of the Board; and i. Performs such duties and responsibilities as may be provided by the IC 4.2 Anti-money Laundering Act a. Establish and maintain a Manual of Compliance procedures in relation to the business of the covered insurance institution; b. Ensure compliance by the staff with the provisions of the Act and with the Manual of Compliance established; c. Act as a liaison between the covered insurance institution and the council in matters relating to compliance with the provisions of the Act; d. Prepare and submit to the Council written reports on the covered insurance institution's compliance with the provisions of the Act, in such for and submitted at such time as the Council may determine. 4.3 Serve as the Corporation's contact person to ensure compliance with insurance rules and regulations 4.3 Should annually attend a training on corporate governance.				

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		(Please see <u>Corporate Governance</u> <u>Manual 2020</u>)			
		The company's Compliance Officer is Hiyas M. Francisco. For reference, please see: (a) the Minutes of the Organizational Meeting dated 19 March 2019 when she was designated as Compliance Officer and (b) her Curriculum Vitae.			
		(Note: Owing to the COVID-19 pandemic, the company was not able to conduct its Stockholders' meeting and Organizational Meeting in 2020).			
1.6.4. Compliance Officer attends training/s on corporate governance annually.	NON- COMPLIANT	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	The company shall schedule within 2021 a corporate governance training for the compliance officer.		
Principle 2: The fiduciary roles, responsibility other legal pronouncements and guidelines shared Recommendation 2.1		-	± • • • • • • • • • • • • • • • • • • •		
2.1.1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	COMPLIANT	The Board of Directors holds regular board meetings. They discuss financial and operations aspects of the company. For reference, please see the Certification issued by the Corporate Secretary as to board meetings held in 2020.	-		

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Reco	ommendation 2.2				
2.2.1.	Board oversees the development, review and approval of the company's business objectives and strategy.	COMPLIANT	Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting) Indicate frequency of review of business objectives and	-	
2.2.2.	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.	COMPLIANT	The Board of Directors holds regular board meetings. They discuss financial and operations aspects of the company. Heads of departments (sales and marketing, operations and finance and investments) present status reports to the Board for their information and appropriate action. For reference, please see the Certification issued by the Corporate Secretary as to board meetings held in 2020.		
Reco	ommendation 2.3				
	Board is headed by a competent and qualified Chairperson.	COMPLIANT	Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications. The company's Chairperson is Atty. Domingo M. Navarro. For reference, please see: (a) the company's latest General Information Sheet stating the company's chairperson, and (b) his Curriculum Vitae.	-	

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Recor	nmendation 2.4				
2.4.1.	Board ensures and adopts an effective succession planning program for directors, key officers and management.	NON- COMPLIANT	Disclose and provide information or link/reference to a document containing information on the company's succession planning and retirement policies and programs, and its implementation.	The company shall draft and adopt within 2021 a succession planning program for directors, key officers and management.	
2.4.2.	Board adopts a policy on the retirement for directors and key officers.	NON- COMPLIANT		While the company had updated its Employee Retirement & Separation Policy in 2020, it does not have a formal retirement policy for directors. Moving forward, the company will draft and adopt within the year a retirement policy for directors.	
Recor	nmendation 2.5				
2.5.1.	Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members.	NON- COMPLIANT	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance. The company's CGM 2020 provides: Corporations may establish formal and transparent procedures for the	The company has a Performance Appraisal System for employees which includes provisions for a salary increase based on meritorious performance. However, moving forward, the company will draft and adapt within the year a similar performance evaluation measure for board members.	
2.5.2.	Board aligns the remuneration of key officers and board members with long-term interests of the company. Directors do not participate in	NON- COMPLIANT NON-	development of a policy on executive remuneration or determination of remuneration levels for individual directors and officers depending on the particular needs of the corporation.	All the Board Members participated in the	
	discussions or deliberations involving his/her own remuneration.	COMPLIANT	No director should participate in deciding on his remuneration. (Please see Corporate Governance Manual 2020)	meeting where they ratified the recommendation of the Company's Executive Committee to lower <i>per diem</i> allowances due to lower revenues owing to the COVID-19 pandemic.	

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D				
	mmendation 2.6	00157771377	htt. 0	
2.6.1.	Board has a formal and transparent board nomination and election policy.	COMPLIANT	The Company's CGM 2020 provides: 3. Stockholders' Rights and Protection of Minority Stockholders' Interests	
2.6.2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	3.1.e. Nomination process All shareholders must be given the opportunity to nominate candidates to the Board of	-
2.6.3.	Board nomination and election policy includes how the company accepts nominations from minority shareholders.	COMPLIANT	Directors in accordance with the existing laws. The procedures of the nomination process are expected to be discussed clearly by the Board to promote transparency. The company is encouraged to fully and promptly disclose all	-
2.5.4.	Board nomination and election policy includes how the board reviews nominated candidates.	COMPLIANT	information regarding the experience and background of the candidates to enable the shareholders to study and conduct their own background check as to the candidates' qualification and credibility.	-
2.5.5.	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.	NON- COMPLIANT	D. Board Committees 3. Nominations Committee	The Board will draft and adopt within the year a policy for the assessment of the effectiveness of Board processes in the nomination, election or replacement of a director.
2.5.6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	NON- COMPLIANT	 3.2. The Nominations committee shall review and evaluate the qualifications of all persons nominated to the Board of Directors as well as those nominated to other positions requiring appointment by the Board. It shall prepare a description of the roles and capabilities required of a particular appointment. 3.3. The nomination and election process should include the review and evaluation of the qualifications of all persons 	The Board will determine and adopt a process within the year to identify the quality of directors that is aligned with the strategic direction of the company.

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		nominated to the Board, including whether candidates: (1) possess the knowledge, skills, experience, and particularly in the case of non-executive directors, independence of mind given their responsibilities to the Board and in light of the entity's business and risk profile; (2) have a record of integrity and good repute; (3) have sufficient time to carry out their responsibilities; and (4) have the ability to promote a smooth interaction between board members. Immediately after the conduct of the Annual Stockholders' Meeting, the newly elected members of the Board convene an <i>organizational meeting</i> where they elect corporate officers to serve for the ensuing year and until a new one is elected and duly qualified. For reference, please see: (a) the minutes of the 2019 Annual Stockholders' Meeting and (b) the minutes of the organizational meeting of 19 March 2019. (Note: owing to the COVID-19 pandemic, the company was not able to conduct its Stockholders' meeting and Organizational Meeting in 2020).	
Recommendation 2.7			
2.7.1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other	COMPLIANT	The company has its own <u>Related</u> <u>Party Transactions Policy</u> .	-

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	unusual or infrequently occurring transactions.			
2.7.2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	The company has its own <i>Related Party Transactions Policy</i> which includes appropriate review and approval of material RPTs guaranteeing fairness and transparency of the transactions.	-
2.7.3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	The company has its own <i>Related Party Transactions Policy</i> which encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	-
	mmendation 2.8			
2.8.1.	Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of other control functions (Chief Risk officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	 The Company's CGM 2020 provides: k. Primarily responsible for approving the selection and assessing the performance of the Management led by the Chief Executive Officer (CEO), and control functions led by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive). (Please see Corporate Governance Manual 2020) 	
2.8.2.	Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of other control functions	NON- COMPLIANT	The Company's CGM 2020 provides: k. Primarily responsible for approving the selection and assessing the performance of the Management led by the Chief Executive Officer (CEO), and control functions led	While the Company has a policy stating the primary responsibility of the Board to assess the performance of management led by the CEO, etc., owing to the COVID-19

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(Chief Risk officer, Chief Compliance Officer and Chief Audit Executive).		by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive). (Please see Corporate Governance Manual 2020)	pandemic, the Company was not able to undertake such performance assessment.
Recommendation 2.9			
 2.9.1. 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 Management. 2.9.2. 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. 	NON- COMPLIANT NON- COMPLIANT	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel	The company already has a Performance Appraisal System for employees. However, the company shall formalize and adopt a Board-approved performance management framework which ensures that Management, including the Chief Executive Officer performance, is at par with the standards set by the Board. The company has a Performance Appraisal System for employees. However, this system is not formally approved by the Board. The company shall formalize and adopt within the year a Board-approved performance management framework which ensures that personnel's performance is at par with the standards set by the Board and Senior
Recommendation 2.10			Management.
2.10.1. Board oversees that an appropriate	NON-	Provide information on or link/reference to a document	Moving forward the company shall conduct
internal control system is in place.	COMPLIANT	showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system.	Board Audit Committee meeting to ensure effective oversight of internal control systems
		The Company's CGM 2020 provides:	Systems

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2.10.2.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	NON- COMPLIANT	Responsibilities, Duties and Functions of the Board XXX XXX XXX 2.2. Specific Duties and Functions	The Board Audit Committee shall include in the review of current internal control systems the monitoring and managing of potential conflict of interests of management, members and shareholders.
			To ensure a high standard of best practice for the Corporation, its stockholders and other stakeholders, the Board should conduct itself with honesty and integrity in the performance of, among others, the following duties and responsibilities: f. Adopt a system of internal checks and balances within the Board. A regular review of the effectiveness of such system should be conducted to ensure the integrity of the decision-making and reporting processes at all times. There should be a continuing review of the corporation's internal control system in order to maintain its adequacy and effectiveness; Further, the CGM 2020 provides the specific Internal Control responsibilities of the Board. (Please see Corporate Governance Manual 2020)	
2.10.3.	Board approves the Internal Audit Charter.	NON- COMPLIANT	Provide reference or link to the company's Internal Audit Charter.	The Company's Internal Audit Charter was reviewed and approved only by the President. However, the Company's Board Audit Committee shall review the same for

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			ratification by the Board of Directors within the year.
Recommendation 2.11			
 2.11.1. Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. 2.11.2. The risk management framework guides the Board in identifying units/business lines and enterprise-level risk exposures, as well as effectiveness of risk management strategies. 	NON-COMPLIANT NON-COMPLIANT	The Company's CGM 2020 provides: 3. Responsibilities, Duties and Functions of the Board XXX XXX XXX 2.3. Specific Duties and Functions To ensure a high standard of best practice for the Corporation, its stockholders and other stakeholders, the Board should conduct itself with honesty and integrity in the performance of, among others, the following duties and responsibilities: g. Oversee that a sound enterprise risk management 15 (ERM) framework is in place to effectively identify, monitor, assess and manage key business risks. Identify key risk areas and key performance indicators and monitor these factors with due diligence to enable the corporation to anticipate and prepare for possible threats to its operational and financial viability; (Please see Corporate Governance Manual 2020)	In 2018, the company drafted and approved a <i>Risk Management Charter and Risk Management Policy and Procedure</i> . However, this was only approved by the President. Moving forward, management shall immediately present these to the Board of Directors for review and approval within the year. In 2018, the company drafted and approved a <i>Risk Management Charter and Risk Management Policy and Procedure</i> . However, this was only approved by the President. Moving forward, management shall immediately present these to the Board of Directors for review and approval within the year.
D			
Recommendation 2.12 2.12.1. Board has a Board Charter that	COMDITANTT	Provide link to the company's website where the board	
formalizes and clearly states its roles,	COMPLIANT	charter is disclosed	-

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	responsibilities and accountabilities in carrying out its fiduciary duties.		The Company's CGM 2020 clearly states the roles, responsibilities and accountabilities of the Board of	
2.12.2.	Board Charter serves as a guide to the directors and the performance of their functions.	COMPLIANT	Directors in carrying out its fiduciary duties.	-
2.12.3.	Board Charter serves as a guide to the directors and the performance of their functions.	COMPLIANT	Please see <u>Corporate Governance</u> <u>Manual 2020</u>)	-

Principle 3: Board committees should be set up to the extent possible to support defective performance of the Board's functions, particularly with respect to audit, risk management, related party transaction, 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.

Recor	Recommendation 3.1			
3.1.1.	Board establishes board committees that focus on specific board functions to aid in the optimal	COMPLIANT	Provide information or link/reference to a document containing information on all the board committees established by the company.	-
	performance of its roles and responsibilities.		The Company's CGM 2020 provides for the establishment of Board Committees.	
			During its annual organizational meeting (which is held immediately after its Annual Stockholders' Meeting), the company elects and/or appoints its corporate officers and board committee members.	
			For reference, please see Minutes of Organizational Meeting dated 19 March 2019.	

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			(Note: owing to the COVID-19 pandemic, the company was not able to conduct its Stockholders' meeting and Organizational Meeting in 2020).	
Recomm	nendation 3.2			
to o	pard establishes an Audit Committee enhance its oversight capability are the company's financial porting, internal control system, ternal and external audit processes, d compliance with applicable laws d regulations.	COMPLIANT	The Company's CGM 2020 mandates the establishment of an Audit Committee and specifies its functions. The CGM 2020 also provides: n. Recommends to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the corporation, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders. (Please see Corporate Governance Manual 2020)	
leas nor of	adit Committee is composed of at ast three appropriately qualified on-executive directors, the majority whom, including the Chairman is dependent.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the members of the Audit Committee, including their qualification and the type of directorship.	As of date, the company's audit committee is composed of three (3) qualified non-executive directors all whom, including the Chairman, are independent.
hav skil	I the members of the committee ve relevant background, knowledge, ills, and/or experience in the areas accounting auditing and finance.	COMPLIANT	Please see <u>Curriculum Vitae</u> of the company's <u>Audit Committee</u> members.	

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3.2.4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	NON- COMPLIANT	Provide information or link/ reference to a document containing information on the Chairman of the Audit Committee.	The Company only has three (3) independent directors, while there are four (4) board committees the Chairman of which should be unique.
Reco	mmendation 3.3			
3.3.1.	Board establishes a Corporate Governance committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formally assigned to a Nomination and Remuneration Committee.	NON- COMPLIANT	The Company's CGM 2020 mandates the establishment of a Corporate Governance Committee and specifies its functions. (Please see Corporate Governance Manual 2020)	The Company's Corporate Governance Committee was established only in 2021.
3.3.2.	Corporate Governance Committee is composed of at least three members, majority of whom should be independent directors.	NON- COMPLIANT	The Company's CGM 2020 provides that "[t]he Corporate Governance Committee shall be composed of atleast three (3) members, majority of whom should be independent directors including the Chairman." (Please see Corporate Governance Manual 2020)	The Corporate Governance Committee was established only in 2021. All members are independent directors.
3.3.3.	The Chairman of the Corporate Governance Committee is an independent director.	NON- COMPLIANT	The Company's CGM 2020 provides that "[t]he Corporate Governance Committee shall be composed of atleast three (3) members, majority of whom should be independent directors including the Chairman." (Please see Corporate Governance Manual 2020)	The Corporate Governance Committee was established only in 2021. The Chairperson is an independent director.

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	mmendation 3.4				
3.4.1.	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.	NON- COMPLIANT	The Company's CGM 2020 mandates the establishment of a Board Risk Oversight Committee and specifies its functions. (Please see Corporate Governance Manual 2020)	The Board Risk Oversight Committee was established only in 2021.	
3.4.2.	BROC is composed of at least three members, the majority of whom should be independent directors including the Chairman.	NON- COMPLIANT	The Company's CGM 2020 provides that "[t]he BROC should be composed of at least three members, the majority of whom should be independent directors, including the Chairman". (Please see Corporate Governance Manual 2020)	The Board Risk Oversight Committee was established only in 2021. All members are independent directors.	
3.4.3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the BROC.	The Company only has three (3) independent directors, while there are four (4) board committees the Chairman of which should be unique.	
3.4.4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	NON- COMPLIANT	The independent directors of the company have relevant risk and risk management experience from business and medical practice.	The Board Risk Oversight Committee was established only in 2021.	
Reco	Recommendation 3.5				
3.5.1.	The Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transaction of the company.	COMPLIANT	The Company's CGM 2020 mandates the establishment of a Related Party Transactions Committee and specifies its functions.		

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3.5.2. RPT committee is composed of at least three non-executive directors, majority of whom should be independent, including the Chairman.	NON- COMPLIANT	During its annual organizational meeting (which is held immediately after its Annual Stockholders' Meeting), the company elects and/or appoints its corporate officers and board committee members. Please the attached Minutes of Organizational Meeting dated 19 March 2019. (Note: owing to the COVID-19 pandemic, the company was not able to conduct its Stockholders' meeting and Organizational Meeting in 2020). The Company's CGM 2020 provides that "[t]he Related Party Transactions Committee shall be composed of at least three non-executive directors majority of whom should be independent including the Chairman." (Please see Corporate Governance Manual 2020)	As of date, the company's RPT committee is composed of three qualified non-executive directors all whom, including the Chairman, are independent.
Recommendation 3.6			
3.6.1. All established committees have a committee charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	COMPLIANT	Relevant provisions as to purposes, memberships, structures, etc. are incorporated in the company's CGM 2020. (Please see Corporate Governance Manual 2020)	
3.6.2. Committee Charters provide standard for evaluating the performance of the Committees.	NON- COMPLIANT		Moving forward, the company shall draft and adopt a standard for the evaluation of performance of the board committees.

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3.6.3. Committee charters were f disclosed on the company'		Provide link to the company's website where the Committee Charters are disclosed.	The Company's CGM with Committee Charters was uploaded only in 2021.		
their duties and responsibilities, in		rector should devote the time and attention amiliar with the corporation's business.	n necessary to properly and effectively perform		
Recommendation 4.1					
4.1.1. The directors attend and as participates in all meetings Board, Committees and sh in person or through tele/conferencing conducted in with the rules and regulation Commission.	of the areholders video accordance	During its August 2020 board meeting, the Company's Board of Directors passed and approved its Interim Internal Rules on Videoconferencing. For reference, please see: (a) a copy of the company's Interim Rules on Videoconferencing, and (b) a Certification issued by the Corporate Secretary containing information on the attendance of the directors during board meetings.			
4.1.2. The directors review meeting materials for all Board and meetings.	\mathcal{C}	Board members are furnished copies of the agenda, minutes of previous meeting(s) and such other materials relevant to the scheduled meetings.			
4.1.3. The directors ask the necessity questions or seek clarificate explanations during the Both Committee meetings.	ions and	Directors ask the necessary questions &/or seek clarifications and explanations during the Board and Committee meetings. For reference, please see the Certification issued by the			

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		Corporate Secretary as to board meetings held in 2020.			
Recommendation 4.2					
4.2.1. 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 Company's CGM 2020 provides: "[t]he non-executive directors of the Board should concurrently serve as directors to a maximum of five (5) Insurance Commission Regulated Entities 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." (Please see Corporate Governance Manual 2020)	-		
Recommendation 4.3					
4.3.1. The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.	NON- COMPLIANT	Provide a copy of written notification to the board or minutes of board meeting where in the matter was discussed.	The Company is notified of any incumbency directorship before appointment to the Board. However, moving forward, the company shall require written notification of the same.		
Principle 5: The board should endeavor to exercise and objective and independent judgment on all corporate affairs.					
Recommendation 5.1	NON-	In 2020, the Roard has allested 2	To date the Company's Possed of Directors		
5.1.1. The board is composed of at least 20% independent directors.	COMPLIANT	In 2020, the Board has allotted 3 vacant seats for independent directors. However, by yearend, the company was able to find only two (2) qualified	To date, the Company's Board of Directors is composed of at least 20% independent directors.		

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			individuals to serve as independent directors.	
Recor	nmendation 5.2			
5.2.1.	The independent directors possess all the necessary qualifications and none of the disqualifications to hold the position.	COMPLIANT	The Company's independent directors possess all the necessary qualifications and none of the disqualifications to hold the position. For reference, please see the Curriculum Vitae of the independent directors.	
Recor	nmendation 5.3			
5.3.1.	The independent directors serve a maximum cumulative term of nine years. As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the Pre-Need Companies and Health Maintenance Organizations shall be from 21 September 2016. For other covered entities, all previous terms served by existing Independent Directors prior to the effectivity of this Circular shall not be included in the application of the term limit prescribed in this item.	COMPLIANT	Provide information or link/reference to a document showing the years IDs have served as such. For reference, please see the certification issued by the Corporate Secretary stating the names of the independent directors and the dates when they assumed their position as independent director, none of whom has served for more than the maximum cumulative term of nine years.	

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5.3.2.	The company bars an independent director from serving in such capacity after the term limit of nine years.	COMPLIANT	The Company's CGM 2020 provides: 2.2 Limits for Independent Directors "a. Independent Directors can serve as such for a maximum cumulative term of nine (9) years. The reckoning date of such period shall be in accordance to the reckoning dates provided by IC Circular 2018-36 b. An Independent Director who served the maximum period shall be perpetually banned from any re-election but may continue therein as a non-independent director. c. In the instance that a company wants to retain an independent director who has served for nine years, the Board should provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting." (Please see Corporate Governance Manual 2020) To date, all independent directors have served for less than nine (9) years.	
5.3.3.	In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seek shareholders	COMPLIANT	Provide proof on submission of a formal written justification to the Insurance Commission and proof of shareholders approval during the annual shareholders meeting. This provision is not yet applicable to the company considering that as of	

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	approval during the annual		date, all independent directors have		
	shareholders meeting.		served for less than nine (9) years.		
Reco	mmendation 5.4				
5.4.1.	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	The positions of Chairman of the Board (Atty. Dominador M. Navarro) and Chief Executive Officer (Mr. Mariano T. Katipunan, Jr) are held by separate individuals. For reference, please see the company's General Information Sheet (GIS) and the minutes of organizational meeting dated 19 March 2019. (Note: owing to the COVID-19 pandemic, the company was not able to conduct its Stockholders' meeting and Organizational Meeting in 2020).		
5.4.2.	The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	The Company's CGM 2020 clearly provides and delineates the duties and responsibilities of the Chairman of the Board and the President. (Please see Corporate Governance Manual 2020)		
Recor	Recommendation 5.5				
5.5.1. independent the Change per one	If the Chairman of the Board is not an endent director or where the roles of nairman and CEO are being held by erson, the Board should designate a irector among the independent	NON- COMPLIANT	Provide information early or link/reference to a document containing information on the lead independent director and his roles and responsibility, if any. Indicate if Chairman is independent.	The Chairman of the Board is not an independent director. The Chairman of the Board is non-executive and is separate from the CEO.	
directo				Moving forward, the Board shall designate a lead director among independent directors.	

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Reco	nmendation 5.6					
5.6.1.	Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.	COMPLIANT	As of 31 December 2020, there has never been an instance when any director had a material interest in a transaction with the company which necessitated abstention of the concerned director. The Company's CGM 2020 provides that directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same. (Please see Corporate Governance Manual 2020)			
Recor	nmendation 5.7					
5.7.1.	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.	NON- COMPLIANT	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.	The Office of the Corporate Secretary shall schedule meetings of NEDs 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.		
5.7.2.	The meetings are chaired by the lead independent director.	NON COMPLIANT		Moving forward, the meetings of NEDS with the external auditor and heads of the internal audit, compliance and risk functions shall be chaired by the lead independent director.		

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Principles 6: the best measure of the Board's appraise its performance as a body, and assess Recommendation 6.1			
6.1.1. The board conducts an annual assessment of its performance as a whole.	NON- COMPLIANT	The Company's CGM 2020 provides: "[t]he Board should conduct an annual assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment may be supported by an external facilitator." (Please see Corporate Governance Manual 2020)	Moving forward, the Board shall conduct an annual assessment of its performance as a whole.
6.1.2. The performance of the Chairman is assessed annually by the Board.	NON- COMPLIANT	The Company's CGM 2020 provides: "[t]he Board should conduct an annual assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment may be supported by an external facilitator." (Please see Corporate Governance Manual 2020)	Moving forward, the board shall conduct an annual assessment of the Chairman's performance.
6.1.3. The performance of the individual members of the Board is assessed annually by the Board.	NON COMPLIANT	The Company's CGM 2020 provides: "[t]he Board should conduct an annual assessment of its performance, including the performance of the Chairman, individual members and	Moving forward, the board shall conduct an annual assessment of the board members' performance.

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		committees. Every three years, the assessment may be supported by an external facilitator." (Please see Corporate Governance Manual 2020)		
6.1.4. The performance of each committee is assessed annually by the Board.	NON COMPLIANT	The Company's CGM 2020 provides: "[t]he Board should conduct an annual assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment may be supported by an external facilitator." (Please see Corporate Governance Manual 2020)	Moving forward, the board shall conduct the annual assessment of the board committees' performance.	
6.1.5. Every three years the assessments are supported by an external facilitator.	NON COMPLIANT	The Company's CGM 2020 provides: "[t]he Board should conduct an annual assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment may be supported by an external facilitator." (Please see Corporate Governance Manual 2020)	Moving forward, the board shall conduct the annual assessment of the board's performance with possible support from an external facilitator.	
Recommendation 6.2				
6.2.1. Board has in place a system that provides, at the minimum, criteria and	NON- COMPLIANT	The Company's CGM 2020 provides:	Moving forward, the Company shall establish a system which specifies the	

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process to determine the performance of the Board, individual directors and committees.		"4. The Board should have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors, committees and such system should allow for a feedback mechanism from the shareholders." (Please see Corporate Governance Manual 2020)	criteria and process to determine the performance of the Board, the individual directors and committees.	
6.2.2. The System allows for a feedback mechanism from the shareholders.	NON- COMPLIANT	The Company's CGM 2020 provides: "4. The Board should have in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, the individual directors, committees and such system should allow for a feedback mechanism from the shareholders." (Please see Corporate Governance Manual 2020)	Moving forward, the Company shall establish a system that allows for a feedback mechanism from the shareholders.	
Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders.				
Recommendation 7.1	NON	Provide information on link /reference to the company's	11.6	
7.1.1. Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct	NON COMPLIANT	Provide information on link/reference to the company's code of Business Conduct and Ethics.	Moving forward, the Company shall draft and adopt a <u>Code of Business Conduct</u> <u>and Ethics</u> providing the standards for professional and ethical behavior, as well as articulate acceptable and unacceptable	

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	and practices in internal and external dealing of the company.			conduct and practices in internal and external dealing of the company.	
7.1.2.	The Code is properly disseminated to the Board, senior management and employees.	NON COMPLIANT	Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees.	Moving forward, the Company shall draft and adopt a Code of Business Conduct and Ethics. Once approved and adopted by the Board, the Code shall be disseminated to the Board, senior management and employees.	
7.1.3.	The Code is disclosed and made available to the public through the company website.	NON COMPLIANT	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/disclosed.	Moving forward, the Company shall draft and adopt a Code of Business Conduct and Ethics. Once approved and adopted by the Board, the Code shall be disclosed and made available to the public through the company website.	
Reco	mmendation 7.2				
7.2.1.	Board ensures the proper and efficient implementation and monitoring of compliance with the Code Business Conduct and Ethics.	NON COMPLIANT	Provide Proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies. Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on noncompliance.	Moving forward, the Company shall draft and adopt a Code of Business Conduct and Ethics . Once approved and adopted by the Board, the Code shall be immediately implemented and continuously monitored.	
7.2.2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	NON COMPLIANT		Moving forward, the Company shall draft and adopt a <u>Code of Business Conduct</u> and Ethics. Once approved and adopted by the Board, the Code shall be immediately implemented and continuously monitored.	

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DISCLOSURE AND TRANSPARENCY

Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

regulatory expectations.						
	nendation 8.1					
di er re sh th	oard establishes corporate isclosure policies and procedure to issure a comprehensive, accurate, cliable and timely report to nareholders and other stakeholders nat gives a fair complete picture of a company's financial condition, esults and business operations.	COMPLIANT	The Company's CGM 2020 provides for disclosure and transparency principles: "It is therefore essential that all material information about the corporation which could adversely affect its viability or the interests of the stockholders should be publicly and timely disclosed. Such information should include, among others, earnings results, acquisition or disposition of assets, off balance sheet transactions, related party transactions, and direct and indirect remuneration of members of the Board and Management. All such information should be disclosed through the appropriate Exchange mechanisms and submissions to the Commission. The company should also ensure that the material and reportable non-financial and sustainability issues are disclosed." (Please see Corporate Governance Manual 2020) Moreover, during annual stockholders' meetings, management presents comprehensive, accurate, reliable and timely reports to all shareholders and stakeholders pertaining to the	Moving forward, and in the spirit of transparency and accountability, the company shall prepare formal written Annual Reports containing information as to the company's financial condition, results and business operations.		

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		company's financial condition, results and business operations. For reference, please see the Minutes of the Organizational Meeting dated 19 March 2019. (Note: owing to the COVID-19 pandemic, the company was not able to conduct its Stockholders'	
		meeting and Organizational Meeting in 2020).	
Recommendation 8.3			
8.3.1. 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 judgement.	NON COMPLIANT	Provide link or reference to the directors':	Moving forward, the company shall prepare and publish relevant and material information on individual board members to disclose their experience and qualifications, and any potential conflicts of interest that might affect their judgement.
8.3.2. 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.	NON COMPLIANT	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other board, other executive positions, professional experiences, expertise and relevant trainings attended.	Moving forward, the company shall prepare and publish relevant and material information on key executives to disclose their experience and qualifications, and any potential conflicts of interest that might affect their judgement.
Recommendation 8.4			
8.4.1. 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	COMPLIANT	Disclose or provide link/reference to the company policy and practice for setting board remuneration. The Company's CGM 2020 sets the policy as to remuneration of Directors and Officers.	

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Corporate Governance Scorecard (ACGS) and Revised Corporation Code.		(Please see <u>Corporate Governance</u> <u>Manual 2020</u>)		
 8.4.2. 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 Corporation Code. 8.4.3. Company discloses the remuneration on an individual basis, including termination and retirement provisions. 	NON-COMPLIANT	Disclose or provide link/reference to the company policy and practice for determining executive remuneration. The Company's CGM 2020 sets the policy as to remuneration of Directors and Officers. (Please see Corporate Governance Manual 2020) Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.	The remuneration and executive compensation of the board members and key executives, including all employees of the company, have always been kept confidential.	
D 1 1 0 7				
Recommendation 8.5 8.5.1. Company discloses its policies governing Related Party Transactions (RPT's) and other unusual or infrequently occurring transactions.	COMPLIANT	Disclose or provide reference/link to company's RPT policies Indicate if the director with conflict of interest abstained from the board discussion on the particular transaction. The company has its own <i>Related Party Transactions</i> Manual. In 2020, there has been no instance of any conflict of interest necessitating a director to abstain from discussion of any particular transaction.		

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8.5.2. 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.	NON- COMPLIANT	Provide information on all RPTs for the previous year or references 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 of contract price; 6. Terms of the transaction; 7. Rationale of 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.	Moving forward, the company shall disclose all material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, to be reviewed and approved by the Board, and to be submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.		
Recommendation 8.7					
8.7.1. Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT	Provide link to the company's website where the Manual on Corporate Governance is posted. Please see Corporate Governance Manual 2020.			
8.7.2. Company's MCG is posted on its company website.	NON- COMPLIANT		The company's CGM will be posted in the website in 2021.		
1 1	Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise oversight of the same to strengthen the external auditor's independence and enhance audit quality.				
9.1.1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of external auditors.	NON- COMPLIANT	Provide information or link/reference to a document containing information on the process for approving and recommending appointment, reappointment, removal and fees of the company's external auditor.	Under the company's old Corporate Governance Manual, the Audit Committee was only expected to review the firm and external auditors' compensation, the proposed terms of engagement, the non- audit activities for which it is engaged. The company's CGM 2020 have provisions detailing the process for approving and		

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			recommending the appointment, reappointment, removal and fees of external auditors. (Please see Corporate Governance Manual 2020)
9.1.2. 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.	NON- COMPLIANT	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.	Moving forward, pursuant to the provisions of the latest company Corporate Governance Manual, the Audit Committee shall recommend the appointment, reappointment, removal and fees of the external auditor for approval by the Board of Directors and ratification by the shareholders.
9.1.3. 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.	COMPLIANT	In 2020, there was no instance necessitating the removal of the company's external auditor. Our CGM 2020 provides: The Board, after consultations with the Audit Committee, shall recommend to the stockholders an external auditor duly accredited by the Commission who shall undertake an independent audit of the corporation, and shall provide an objective assurance on the manner by which the financial statements shall be prepared and presented to the stockholders. The external auditor shall not, at the same time, provide internal audit services to the corporation. Non-audit work may be given to the external auditor, provided it does not conflict with his duties as an independent	

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		auditor, or does not pose a threat to his independence. If the external auditor resigns, is dismissed or ceases to perform his services, the reason/s for and the date of effectivity of such action shall be reported in the corporation's annual and		
		current reports. The report shall include a discussion of any disagreement between him and the corporation on accounting principles or practices, financial disclosures or audit procedures which the former auditor and the corporation failed to resolve satisfactorily. A preliminary copy of the said report shall be given by the corporation to the external auditor before its submission.		
		If the external auditor believes that any statement made in an annual report, information statement or any report filed with the Commission or any regulatory body during the period of his engagement is incorrect or incomplete, he shall give his comments or views on the matter in the said reports.		
		(Please see <u>Corporate Governance</u> <u>Manual 2020</u>)		
Recommendation 9.2				
 9.2.1. Audit Committee Charter includes the Audit Committee's responsibility on: i. Assessing the integrity and independence of external auditors; ii. Exercising effective oversight to 	COMPLIANT	The Company's CGM provides for the establishment of the Audit Committee and specified its functions which include: "performing oversight functions over the Corporation's internal and external auditors. It		
review and monitor the external auditor's independence and objectivity; and		should ensure that the internal and external auditors act independently from each other, and that both auditors are given unrestricted access		

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iii. Exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.		to all records, properties and personnel to enable them to perform their respective audit functions;" (Please see Corporate Governance Manual 2020)	
9.2.2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis. Recommendation 9.3	NON- COMPLIANT	Provide link/reference to the company's Audit Committee Charter.	Moving forward, the Company shall amend its CGM 2020 to include the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.
9.3.1. 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.	COMPLIANT	The Company does not have any engagement with its external auditors for non-audit services.	
9.3.2. 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.	COMPLIANT	The Company's CGM 2020 provides: "[e]valuate and determine the non-audit work, if any, of the external auditor, and review periodically the non-audit fees paid to the external auditor in relation to their significance to the total fees paid to him and to the corporation's overall consultancy expenses. The committee shall disallow any non-audit work that will conflict with his duties as an external auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the corporation's annual report and Annual Corporate Governance Report;" (Please see Corporate Governance Manual 2020)	

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Principle 10: The company should ensure that	t the material and i	reportable non-financial and sustainability	issues are disclosed.	
Recommendation 10.1				
10.1.1.Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	NON- COMPLIANT	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information including EESG issues. The Company's CGM 2020 specifies the following as a specific duty and responsibility of the Board: Adopt a system of internal checks and balances within the Board. A regular review of the clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability of such system should be conducted to ensure the integrity of the decision-making and reporting processes at all times. There should be a continuing review of the corporation's internal control system in order to maintain its adequacy and effectiveness; (Please see Corporate Governance	Moving forward the Company shall draft and adopt a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	
10.1.2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	NON- COMPLIANT	Manual 2020) Provide link to Sustainability Report, if any. Disclose the standards used.	Moving forward the Company shall draft and adopt a globally recognized standard/framework in reporting sustainability and non-financial issues.	

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Principle 11: The company should maintain a channel is crucial for informed decision-making			or disseminating relevant information. This	
Recommendation 11.1				
11.1.1. The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public.	COMPLIANT	The Company has a website: www.caritaslife.com.ph.		
Principle 12: To ensure the integrity, transpare internal control system and enterprise risk ma Recommendation 12.1	rency and proper go			
12.1.1. Company has an adequate and	COMPLIANT	List quality service programs for the internal audit		
effective internal control system in		functions.		
the conduct of its business.		Indicate frequency of review of the internal control system.		
		The Company has an Internal Audit		
		Department which annually reviews		
		the internal control system.		
		Quality service includes annual review		
		of marketing branches, departments,		
		investigation of fraud cases and		
		performs Special Audits to:		
		1. Maintain a quality and continuous		
		improvement program designed to		
		ensure compliance with the		
		International Standards for the		
		Professional Practice of Internal		
		Auditing I(SPPIA) and best		
		practices		

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		 Promote full understanding, acceptance, and utilization of the internal auditing activity by all levels of the organization's management. Renders assessments and advice for improving activities that will advance the goals and objectives of the organization. Adds value to improve the organization and the overall organizations operations and contributes the attainment of organizations objective. Attached for reference of the Commission is the Company's Internal Audit Charter. 		
12.1.2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	The Company has an Internal Audit Department which annually reviews the enterprise risk management framework in the conduct of its business. Attached for reference of the Commission is the Company's Internal Audit Charter and Risk Management Charter. Kindly note however that there has been no risk management engagement in 2020 in the absence of the Chief Risk Officer who resigned Dec 2019.		

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Recommendation 12.2			
12.2.1. 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.	COMPLIANT	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm. The Company has an independent inhouse Internal Audit Department that provides an independent and objective assurance and consulting services designed to add value in improving company processes and internal controls.	
Recommendation 12.3			
12.3.1. The company has a qualified Chief Audit Executive (CAE) appointed by the Board.	NON- COMPLIANT	The Company's CGM 2020 provides that the Board may appoint a Chief Audit Executive. To wit: The Board may appoint a Chief Audit Executive (CAE) to perform the audit function, and may require him to report to a level in the organization that allows the internal audit activity to fulfill its mandate. The Internal Auditor shall be guided by the International Standards on Professional Practice of Internal Auditing. (Please see Corporate Governance Manual 2020)	Moving forward the Company shall consider the appointment of a qualified Chief Audit Executive.
12.3.2. 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.	NON- COMPLIANT	The Company's CGM 2020 provides: "d. The following are the responsibilities of the CAE, among others: 1. Periodically reviews the internal audit charter and presents it to senior management and the Board Audit Committee for approval;	Moving forward the Company shall consider the appointment of a qualified Chief Audit Executive.

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		 Establishes a risk-based internal audit plan, including policies and procedures, to determine the priorities of the internal audit activity, consistent with the organization's goals; Communicates the internal audit activity's plans, resource requirements and impact of resource limitations, as well as significant interim changes, to senior management and the Audit Committee for review and approval; Spearheads the performance of the internal audit activity to ensure it adds value to the organization; Reports periodically to the Audit Committee on the internal audit activity's performance relative to its plan; and Presents findings and recommendations to the Audit Committee and gives advice to senior management and the Board on how to improve internal processes." (Please see Corporate Governance Manual 2020) 		
12.3.3. 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.	COMPLIANT	Identify qualified independent executive or senior management personnel, if applicable. This is not applicable to our company. The company has its own in-house internal audit department, and has never outsourced any internal audit function or activity.		

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Recommendation 12.4				
12.4.1. The company has a separate risk management function to identify, assess and monitor risk exposures.	COMPLIANT	Provide information on company's risk management function. Attached for reference of the Commission is the Company's <i>Risk Management Charter</i> .		
Recommendation 12.5				
12.5.1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	NON- COMPLIANT	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.	In 2020, the Company did not have a Chief Risk Officer (CRO). Moving forward the Company shall consider the appointment of a qualified Chief Risk Officer.	
12.5.2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	NON- COMPLIANT	The company's CGM 2020 provides that the CRO shall have the following authority, stature, resources and support to fulfill his/her responsibilities: "f. The Board may appoint a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM) and has adequate authority, stature, resources and support to fulfill his/her responsibilities, subject to a company's size, risk profile and complexity of operations. 1. Supervises the entire ERM process and spearheads the development, implementation, maintenance and continuous improvement of ERM processes and documentation; 2. Communicates the top risks and the status of implementation of risk management strategies and action plans to the Board Risk Oversight Committee;	In 2020, the Company did not have a Chief Risk Officer (CRO). Moving forward the Company shall consider the appointment of a qualified Chief Risk Officer.	

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	3. Collaborates with the CEO in updating and making recommendations to the Board Risk Oversight Committee; 4. Suggests ERM policies and related guidance, as may be needed; and 5. Provides insights on the following: - Risk management processes are performing as intended; - Risk measures reported are continuously reviewed by risk owners for effectiveness; and - Established risk policies and procedures are being complied with There should be clear communication between the Board Risk Oversight Committee and the CRO. (Please see Corporate Governance Manual 2020)					
Drive similar 12. The garage are should treat all sh		nergic Relationship with Shareholders	and facilitate the exercise of the violete			
Principle 13: The company should treat all shared Recommendation 13.1	atenoiders rairly ar	id equitably, and also recognize, protect at	nd racintate the exercise of the fights.			
13.1.1. Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	The Company's CGM 2020 clearly specifies stockholders' rights and ensures protection of minority stockholders' interests. (Please see Corporate Governance Manual 2020)				
13.1.2. Board ensures that basic shareholder rights are disclosed on the company's website.	NON- COMPLIANT	Provide link to company's website	The Company's CGM 2020 has been uploaded on the website. However, moving forward, the Company shall provide a specific link to disclose basic shareholder rights.			

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Recommendation 13.2					
13.2.1. 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.	NON-COMPLIANT	The Company's CGM 2020 provides: "[t]he Board should encourage 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". (Please see Corporate Governance Manual 2020)	The Company has always observed the notice requirements specified in its By-Laws. However, the 2020 Annual Stockholders' Meeting was scheduled on March 2020 which had to be cancelled due to the immediate implementation of the Enhanced Community Quarantine brought about by the COVID-19 pandemic.		
Recommendation 13.3					
13.3.1. 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.	NON- COMPLIANT	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.	In 2020, the Company was not able to conduct its Annual Stockholders' Meeting due to the immediate implementation of the Enhanced Community Quarantine brought about by the COVID-19 pandemic.		
13.3.2. Minutes of the Annual and Special Shareholders' Meeting are available on the company website within five business days from the end of the meeting.	NON- COMPLIANT	Provide link to minutes of meeting in the company website. Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes. Indicate also if the voting on resolutions was by poll. Include whether there was opportunity to ask question and the answers given, if any.	In 2020, the Company was not able to conduct its Annual Stockholders' Meeting due to the immediate implementation of the Enhanced Community Quarantine brought about by the COVID-19 pandemic.		
Recommendation 13.4					
13.4.1. Board has an alternative dispute mechanism to resolve intracorporate disputes in an amicable and effective manner	NON- COMPLIANT	Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes.	Moving forward, the Company shall draft and adopt an <u>alternative dispute</u> <u>mechanism to resolve intra-corporate</u> <u>disputes</u> in an amicable and effective manner.		

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13.4.2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	NON- COMPLIANT	Provide link/reference to where it is found in the Manual on Corporate Governance. The Company's CGM 2020 includes a policy for the establishment of an ADR system, to wit: "[e] stablish and maintain an alternative dispute resolution system in the corporation that can amicably settle conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including the regulatory authorities". (Please see Corporate Governance Manual 2020)	Moving forward, the company shall draft, adopt and incorporate in its Corporate Governance Manual its policy on ADR.	

DUTIES TO STAKEHOLDERS

Principle 14: The rights of stakeholders established by law, by contractual relation through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholder should have the opportunity to obtain prompt effective redress for the violation of their rights.

Recommendation 14.1			
14.1.1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	NON- COMPLIANT		Moving forward, the Company shall draft and adopt formal policies on the identification of stakeholders, and policies/programs that promote cooperation between the stakeholder and the company in creating wealth, growth and sustainability.
Recommendation 14.2			
14.2.1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	NON- COMPLIANT	Identify policies and programs for the protection and fair treatment of company's stakeholders.	Moving forward, the Company shall draft and adopt formal policies and programs providing for a mechanism on the fair treatment and protection of stakeholders.

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Recommendation 14.3						
14.3.1. 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.	NON- COMPLIANT	Provide the contact details (i.e. name of contact 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, practices and procedures for stakeholders.	The Company already has a Whistleblower Policy. However, moving forward, the Company shall further adopt and implement a more comprehensive and transparent framework and process that allows stakeholders to communicate with the company and to obtain redress for the violation of their rights.			
Principle 15: A mechanism of employee participate in its corporate governance process Recommendation 15.1	1	developed to create a symbiotic environr	nent, realize the company's goals and			
15.1.1. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goal and in its governance.	NON- COMPLIANT	Provide information on or link/reference to company policies, programs and procedures that encourage employee participation.	Moving forward, the company shall draft and adopt policies, programs and procedures that encourage employees to actively participate in the realization of the company's goal and in its governance.			
Recommendation 15.2	Recommendation 15.2					
15.2.1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption program in its Code of Conduct.	NON- COMPLIANT	The Company's CGM 2020 provides an anti-corruption policy: "[t]he Board should set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. Further, the Board should disseminate the policy and program to employees across the organization through	Moving forward, the Company shall adopt a formal anti-corruption policy and program in its Code of Conduct.			

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		trainings to embed them in the company's culture". (Please see Corporate Governance Manual 2020)		
15.2.2. Board disseminates the policy and program to employee across the organization through trainings to embed them in the company's culture.	NON- COMPLIANT	Identify how the board disseminated the policy and program to employees across the organization.	While company policies have been disseminated to employees, moving forward, the company shall include modules on these policies in its employee training.	
Recommendation 15.3				
15.3.1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.	COMPLIANT	The Company's CGM 2020 provides: "4. Whistleblower Policy All employees are encouraged to play their part in improving the overall effectiveness and success of the Corporation and in strengthening the Corporation's system of integrity. The Corporation has a Whistleblower Policy which aims to guide officers and staff on reporting complaints related to fraud, malpractice, conflict of interest or violation of internal/regulatory policies, procedures and controls". (Please see Corporate Governance Manual 2020) Moreover, the Company has a Whistleblower Policy.		

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15.3.2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	COMPLIANT	Procedures to protect the employees from retaliation. Provide contact details to report any illegal or unethical behavior. The Company's Whistleblower Policy delineated a specific process for the handling of complaints on retaliation, including allowing whistleblowers to have direct access to an independent board member or a unit created to handle whistleblowing concerns.		
15.3.3. Board supervises and ensures the enforcement of the whistleblowing framework.	NON- COMPLIANT	Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing.	Although the company already has its own Whistleblower Policy, there is no whistleblowing incident yet to test the effectiveness of the Board's supervision, including the effectiveness of the process itself. To date, there is no reported incident from any whistleblower.	

Principle 16: The company should be socially responsible in all its dealing 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			
16.1.1. Company recognizes and places	NON-	Confaining information on the company's community	Moving forward, the Company shall identify
importance on the interdependence	COMPLIANT	involvement and environment-related programs.	ways and means as to how to recognize and
between business and society, and			place importance on the interdependence
promotes a mutually beneficial that			between business and society, and promote a
allows the company to grow its			

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business, while contributing to the advancement of the society where it operates.	advancement of the society where it				
operates. contributing to the advancemen society where it operates.					

(Certification follows on the next page)