SECURITIES AND EXCHANGE COMMISSION

SEC FORM – ACGR

ANNUAL CORPORATE GOVERNANCE REPORT

1. Report is Filed for the Year

2015

2. Exact Name of Registrant as Specified in its Charter

TOP FRONTIER INVESTMENT HOLDINGS, INC.

3. <u>5th Floor, ENZO Building, Sen. Gil Puyat Ave., Makati City</u> Address of Principal Office

1200 Postal Code

4. SEC Identification Number CS200803939



(SEC Use Only)

Industry Classification Code

6. BIR Tax Identification Number 006-990-128

7. <u>Tel No. (632) 632-3481</u>

Issuer's Telephone number, including area code

8. <u>N/A</u>

Former name or former address, if changed from the last report

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A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	7
Actual number of Directors for the year	7

(a) Composition of the Board

Complete the table with information on the Board of Directors: (as amended on 14 July 2016)

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID)	Elected when (Annual /Special Meeting)	No. of years served as director
Iñigo U. Zobel	NED	N/A	Iñigo U. Zobel	09/01/2009	07/14/2016	Annual Meeting	<u>6</u>
Ramon S. Ang	ED	N/A	Iñigo U. Zobel	01/07/2010	07/14/2016	Annual Meeting	<u>6</u>
Aurora T. Calderon	ED	N/A	Iñigo U. Zobel	10/09/2013	07/14/2016	Annual Meeting	<u>2</u>
Ferdinand K. Constantino	NED	N/A	Iñigo U. Zobel	01/07/2010	07/14/2016	Annual Meeting	<u>6</u>
Nelly A. Favis- Villafuerte	NED	N/A	Iñigo U. Zobel	09/19/2013	07/14/2016	Annual Meeting	<u>2</u>
Consuelo M. Ynares- Santiago	ID	N/A	Iñigo U. Zobel (no relationship to ID)	09/19/2013	07/14/2016 (ID since first election)	Annual Meeting	<u>2</u>
Minita V. Chico- Nazario	ID	N/A	Iñigo U. Zobel (no relationship to ID)	01/02/2014	07/14/2016 (ID since first election)	Annual Meeting	<u>2</u>

(b) Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please emphasis the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board responsibilities.

The Corporation is committed to good corporate governance practices and in the implementation of the principles of fairness, transparency, accountability and responsibility. These practices, embodied in the Manual on Corporate Governance of the Corporation (the "Manual") provide the framework within which the Board of Directors and management pursue the strategic objectives of the Corporation and ensure its long-term viability for the benefit of shareholders. Pursuant to Section 2.2(b)(iv), the Corporate Governance Committee has been formed, primarily tasked to assist the Board in the performance of its oversight responsibilities in the development and implementation of the corporate governance principles, policies, structures and systems of the Corporation, and likewise tasked to review and assess the adequacy and effectiveness of said principles, policies, structures and systems. The Corporation's corporate governance practices continue to evolve to keep pace with the requirements of law, regulations and best practice recommendations. Key committees of the Board of Directors are organized with specific charters to ensure they provide strong oversight of strategic activities of the Corporation, resulting in sound business decisions that benefit shareholders. The overarching fiduciary responsibility of the Board of Directors to the shareholders and stakeholders is the unchanging and fundamental premise of the Corporation's commitment to corporate governance. Protecting shareholder interests and ensuring the integrity of the Corporation's financial information are central to every aspect of the Corporation's governance.

The Manual contains provisions on the treatment of all shareholders, respect for rights of minority shareholders and of other stakeholders, disclosure duties and board responsibilities.

Section 5 of the Manual relates to Shareholder' Benefits and Section 5.1 refers to Investors Rights and Protection. Section 5.1(a) states the Corporation's commitment to respect the rights of investors and minority shareholders. The said section describes rights relating to voting rights, pre-emptive rights, power of inspection, the right to information, the right to dividends, appraisal right and promotion of shareholder rights.

Section 4 describes the reportorial system of the Corporation's corporate governance policies which includes disclosures to the Philippine Stock Exchange and the Commission.

(c) How often does the Board review and approve the vision and mission?

The Board shall periodically review and approve the Mission, Vision and Core Values of the Corporation as the need arises as recommended by Management.

Directorship in Other Companies

- (i) Directorship in the Company's Group¹
- (ii) Identify, as and if applicable, the members of the company's Board of Directors who hold the office of director in other companies within its Group: (updated as of 14 April 2016)

Director's Name Corporate Name of the Group Company		Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
Iñigo U. Zobel	San Miguel Corporation	NED
Ramon S. Ang	San Miguel Corporation San Miguel Brewery, Inc.	ED, President and COO NED, Chairman
	Petron Corporation	ED, President and CEO
	San Miguel Pure Foods Co., Inc.	NED, Vice Chairman
	Ginebra San Miguel Inc.	ED, <u>Vice Chairman</u>
	SMC Global Power Holdings Corp.	ED, Chairman and CEO
	San Miguel Properties, Inc.	ED, Chairman and President
	San Miguel Yamamura Packaging Corporation	NED, Chairman
	Anchor Insurance Brokerage Corporation	NED, Chairman
	Liberty Telecoms Holdings, Inc.	NED, Vice Chairman
and other SMC Subsidiaries		NED/ED
Aurora T. Calderon	San Miguel Corporation	ED
	Petron Corporation	NED
	Petron Marketing Corporation	NED
	Petron Freeport Corporation	NED
	SMC Global Power Holdings Corp.	NED
	Sea Refinery Corporation	NED
	Thai San Miguel Liquor Co., Ltd.,	NED
	Other SMC Subsidiaries	NED
Ferdinand K. Constantino	San Miguel Corporation	ED
	San Miguel Brewery Inc.	NED
	Ginebra San Miguel Inc.	NED
	San Miguel Properties, Inc.	NED
	Other SMC subsidiaries	NED
Nelly A. Favis- Villafuerte	Petron Corporation	NED
	Wi-Tribe Telecoms, Inc.	NED
	Skyphone Logistics, Inc.	NED

 $^{^{\}rm 1}\,{\rm The}$ Group is composed of the Corporation, its subsidiaries, associates and joint ventures.

Consuelo M. Ynares-Santiago	SMC Global Power Holdings Corp.	ID
	Anchor Insurance Brokerage Corporation	ID
	South Luzon Tollway Corporation	<u>ID</u>
Minita V. Chico-Nazario	San Miguel Properties, Inc.	ID
	Ginebra San Miguel Inc.	ID
	San Miguel Pure Foods Company, Inc.	ID

(iii) Directorship in Other Listed Companies

Identify, as and if applicable, the members of the company's Board of Directors who are also directors of publicly-listed companies outside of its Group:

Director's Name	Name of Listed Company	Type of Directorship (Executive, Non- Executive, Independent). Indicate if director is also the Chairman.
Consuelo M. Ynares-Santiago	Phoenix Petroleum Phil. Inc.	ID

(iv) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the company and/or in its group:

Director's Name	Name of the Significant Shareholder	Description of the relationship
Ramon S. Ang	Master Year Limited	sole director and shareholder
	Privado Holdings, Corp.	100% beneficial owner
		controlling stockholder

(v) Has the company set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly listed companies imposed and observed? If yes, briefly describe other guidelines:

No, the Corporation has not set a limit on the number of board seats in other companies that an individual director may hold simultaneously. However, a director of the Corporation disqualified as a director if he is engaged in any business which competes or is antagonistic to the business of the Corporation as provided in Corporation's By-laws.

According to the Manual, a director shall exercise due discretion in accepting and holding directorships in other corporations provided that on holding such other directorships, such director shall ensure that his capacity to diligently and efficiently perform his duties and responsibilities as a director of the Corporation is not compromised.

The Nomination and Hearing Committee shall consider the following guidelines in the determination of the number of directorships which a member of the Board may hold in accordance with the policy on holding multiple board seats under the Manual:

	Guidelines	Maximum Number of Directorships in other companies
Executive Director	 The nature of the business of the corporations which he is a director Age of the director Number of directorships/active membership and officerships in other corporations or organizations. Possible conflict of interests. 	The optimum number shall be related to the capacity of a director to perform his duties diligently in general.

Non-Executive	The Chief Executive Officer and other executive directors shall submit themselves to a low indicative limit on membership in other corporate boards. Also applicable to independent directors who serve as full time executives in other corporations. • The nature of the business of the corporations which	The optimum number shall be
Director	 he is a director Age of the director Number of directorships/active membership and officerships in other corporations or organizations. Possible conflict of interests. The non-executive directors who also serve as full time	related to the capacity of a director to perform his duties diligently in general.
	executives in other corporations shall submit themselves to a low indicative limit on membership in other corporate boards.	
CEO	The Chief Executive Officer and other executive directors shall submit themselves to a low indicative limit on membership in other corporate boards.	The optimum number shall be related to the capacity of a director to perform his duties diligently in general.

(c) Shareholding in the Company

Complete the following table on the members of the company's Board of Directors who directly and indirectly own shares in the company as of <u>April 14, 2016</u>:

Name of Director	Number of Direct shares	Number of Indirect shares / Through	% of Capital
	Silates	(name of record owner)	Stock
Iñigo U. Zobel	199,601,417 (C)		59.62%
Ramon S. Ang	75,887 (C)	36,814,051 (C)	25.91%
		Privado Holdings, Corp.	
		49,799,800 (C)	
		Master Year Limited	
		44,500 (C)	
		PCD Nominee Corporation	
		beneficially owned by	
		Privado Holdings, Corp.	
Ferdinand K. Constantino	100 (C)	14,750 (C)	0.01%
		PCD Nominee Corporation	
Aurora T. Calderon	2,360 (C)		0.00%
Nelly A. Favis-Villafuerte	100 (C)		0.00%
Consuelo M. Ynares-Santiago	100 (C)		0.00%
Minita V. Chico-Nazario	100 (C)		0.00%
TOTAL	199,680,064	86,673,101	85.53%

⁽C) – common shares

⁽P) - preferred shares

Chairman and CEO

(a) Do different persons assume the role of Chairman of the Board of Directors and CEO? If no, describe th and balances laid down to ensure that the Board gets the benefit of independent views.		
	Yes √	No

Identify the Chair and CEO:

Chairman of the Board	Iñigo U. Zobel
President and CEO	Ramon S. Ang

(b) Roles, Accountabilities and Deliverables

Define and clarify the roles, accountabilities and deliverables of the Chairman and CEO.

	Chairman	Chief Executive Officer/President
Role	The Chairman heads the Board of Directors and is responsible for ensuring that the meetings of the Board are held in accordance with the by-laws of the Corporation or as he may deem necessary; supervising the preparation of the agenda of the meeting in coordination with the Corporate Secretary, taking into consideration the suggestions of Management and the directors; and maintaining qualitative and timely lines of communication and information between the Board and Management.	The President shall be the Chief Executive Officer of the Corporation and shall have general supervision, administration and management of the business of the Corporation. He shall likewise have the power and duty to establish general administrative and operating policies; and initiate and develop programs for management training and development, as well as executive compensation plans.

	(a)To preside at the meetings of the Board.	(a) To preside at the meeting of the stockholders;
Accountabilities	 (b) To present the Chairman's Report during annual stockholders meetings. (c) Unless otherwise determined by the Board of Directors, to attend and to act and vote in person or by proxy, for and on behalf of the Corporation, at any meeting of shareholders of any corporation in which the Corporation may hold stock, and at any such meeting, to exercise any and all the rights and powers incident to the ownership of such stock which the owner thereof might possess or exercise if present. (d) To exercise such other powers and perform such other duties and functions as the Board of Directors may, from time to time, assign. 	 (b) To initiate and develop corporate objectives and policies and formulate long range projects, plans and programs for the approval of the Board of Directors, including those for executive training, development and compensation; (c) To supervise and manage the business affairs of the Corporation upon the direction of the Board of Directors; (d) To implement the administrative and operational policies of the Corporation under his supervision and control; (e) To appoint, remove, suspend or discipline employees of the Corporation, prescribe their duties, and determine their salaries; (f) To oversee the preparation of the budgets and the statements of accounts of the Corporation; (g) To represent the Corporation at all functions and proceedings; (h) To execute on behalf of the Corporation all contracts, agreements and other instruments affecting the interests of the Corporation which require the approval of the Board of Directors; (i) To make reports to the Board of Directors and stockholders; (j) To sign certificates of stock; and (k) To perform such other duties as are incident to his office or are entrusted to him by the Board of Directors.
	Agenda for Meetings Chairman's Annual Bonart	Statement of Management Responsibility for
Deliverables	 Chairman's Annual Report Statement of Management Responsibility for the Audited Financial Statements Certificate of Attendance in Board Meetings SEC Form 17-A (Annual Report) Others 	 the Audited Financial Statements Certificate of Compliance with Manual of Corporate Governance SEC Form 17-A (Annual Report) Others

2) Explain how the board of directors plans for the succession of the CEO/Managing Director/President and the top key management positions?

The Board of Directors has oversight responsibilities in the selection and appointment of the Chief Executive Officer who possesses the ability, integrity and expertise necessary for the position. The duties and responsibilities of the Chief Executive Officer are defined by the Board through the Nomination and Hearing Committee.

The Board likewise evaluates the proposed senior management appointments of the Corporation and selects qualified and competent management officers, which functions are exercised through the Executive Compensation Committee.

The Corporation has a Management Development Program which identifies, evaluates and assesses individuals who, in the future, can potentially succeed in top key management positions.

Other Executive, Non-Executive and Independent Directors

Does the company have a policy of ensuring diversity of experience and background of directors in the board? Please explain.

The Board of Directors is tasked to implement a process of selection to ensure a mix of competent directors and officers who can add value and contribute independent judgment to the formulation of sound corporate policies. Directors are required to have a college degree or sufficient experience in managing the business

Does it ensure that at least one non-executive director has an experience in the sector or industry the company belongs to? Please explain.

The Manual requires that the non-executive directors, including the independent directors, shall possess such qualifications and stature that would enable them to effectively participate in the deliberations of the Board.

Define and clarify the roles, accountabilities and deliverables of the Executive, Non-Executive and Independent Directors:

	Executive	Non-Executive	Independent Director
Role	To exercise the corporate powers as set forth in the Corporation's articles of incorporation as a member of the Board of Directors. As an executive director, the exercise their specific role as an executive of the Corporation. The executive directors, acting in the capacity as directors, are accountable to the shareholders in view of their fiduciary duties to them.	To exercise the corporate powers as set forth in the Corporation's articles of incorporation as a member of the Board of Directors. The non-executive directors are accountable to the shareholders in view of their fiduciary duties to them.	To exercise the corporate powers as set forth in the Corporation's articles of incorporation as a member of the Board of Directors. To exercise independent judgment in participating in decision making functions of the Board of Directors. The independent directors are accountable to the shareholders in view of their fiduciary duties to them.
Accountabilities	 To foster long term success of the Corporation and secure its sustained competitiveness in a manner consistent with fiduciary responsibility, which it shall exercise in the best interest of the Corporation, its shareholders and other stakeholders. 	To foster long term success of the Corporation and secure its sustained competitiveness in a manner consistent with fiduciary responsibility, which it shall exercise in the best interest of the Corporation, its	 To foster long term success of the Corporation and secure its sustained competitiveness in a manner consistent with fiduciary responsibility, which it shall exercise in the best interest of the Corporation, its shareholders and other stakeholders. To formulate the Corporation's

	 To formulate the Corporation's vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the means to effectively monitor the performance of Management. To conduct themselves with utmost honestly and integrity in the discharge of their duties, functions and responsibilities. To act in a manner characterized by transparency and fairness, and in the best interest of the Corporation. To exercise leadership, prudence and integrity in directing the Corporation towards sustained progress. 	shareholders and other stakeholders. To formulate the Corporation's vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the means to effectively monitor the performance of Management. To conduct themselves with utmost honestly and integrity in the discharge of their duties, functions and responsibilities. To act in a manner characterized by transparency, accountability and	vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the means to effectively monitor the performance of Management. To conduct themselves with utmost honestly and integrity in the discharge of their duties, functions and responsibilities. To act in a manner characterized by transparency, accountability and fairness, and in the best interest of the Corporation. To exercise leadership, prudence and integrity in directing the Corporation towards sustained progress.
	To exercise the powers of the	fairness, and in the best interest of the Corporation. To exercise leadership, prudence and integrity in directing the Corporation towards sustained progress. To exercise the powers of	• To exercise the powers of the
Deliverables	Board of Directors as stated in Article III, Section 1 of the Corporation's By-laws. To perform the General Responsibility of the Board of Directors as stated in Clause 2.2.a.i, Specific Duties and Functions as stated in Clause 2.2.a.ii, the Internal Control Responsibilities of the Board as stated in Clause 2.2.a.iii and the Duties and Responsibilities of a Director as stated in Clause 2.2.a.iv of the Manual.	the Board of Directors as stated in Article III, Section 1 of the Corporation's By-laws. To perform the General Responsibility of the Board of Directors as stated in Clause 2.2.a.i, Specific Duties and Functions as stated in Clause 2.2.a.ii, the Internal Control Responsibilities of the Board as stated in Clause 2.2.a.iii and the Duties and Responsibilities of a Director as stated in Clause 2.2.a.iv of the Manual.	board of directors as stated in Article III, Section 1 of the Corporation's By-laws. To perform the General Responsibility of the Board of Directors as stated in Clause 2.2.a.i, Specific Duties and Functions as stated in Clause 2.2.a.ii, the Internal Control Responsibilities of the Board as stated in Clause 2.2.a.iii and the Duties and Responsibilities of a Director as stated in Clause 2.2.a.iv of the Manual. To submit to the Corporate Secretary a certification confirming that he possesses all the qualifications and none of the disqualifications of an independent director at the time of his election and/or re-election as an independent director.
			 To sign the Report of the Results of the Audit Committee Self-Rating Form submitted to the Commission. To sign the Corporate Governance Disclosure Template.

Provide the company's definition of "independence" and describe the company's compliance to the definition.

Under Clause 2.2(a)(vi) of the Manual, an independent director is a person who, apart from his fees and shareholdings, has no business or relationship with the Corporation, which could or could reasonably be perceived to materially interfere with the exercise of his independent judgment in carrying out his responsibility as a director.

The Corporation shall have at least two (2) Independent Directors or such number of Independent Directors that constitutes twenty percent (20%) of the members of the Board, whichever is lesser, but in no case less than two (2).

Does the company have a term limit of five consecutive years for independent directors? If after two years, the company wishes to bring back an independent director who had served for five years, does it limit the term for no more than four additional years? Please explain.

Yes, the Corporation complies with the SEC Memorandum Circular No. 9, Series of 2011, which provides that an independent director may only serve for five (5) consecutive years, after which he will be ineligible for election until after two (2) years from his last election, after which he may again serve for another (5) years. After the second five (5) year term, he will be perpetually disqualified to be elected as an independent director of the Corporation.

- Changes in the Board of Directors (Executive, Non-Executive and Independent Directors)
 - (a) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period ended <u>2014</u> and as at the 09 July 2015 stockholders meeting:

Name	Position	Date of Cessation	Reason
<u>None</u>			
Roberto V. Ongpin	Director	09 October 2013	Resignation
Eric O. Recto	Director and President	09 October 2013	Resignation
Patrick T. Lugue	Director	25 October 2013	Resignation
Nelly A. Favis- Villafuerte	Independent Director	25 October 2013	Elected as a regular member of the Board

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement and Suspension

Describe the procedures for the selection/appointment, re-election, disqualification, removal, reinstatement and suspension of the members of the Board of Directors. Provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure:

Procedure	Process Adopted	Criteria
a. Selection/Appointment		
(i) Executive Directors	Any stockholder may submit to the Nomination and Hearing Committee names of nominees as a member of the Board of Directors.	In addition to the qualifications under the Corporation Code, the Manual prescribes the following qualifications:
	Nominations must be submitted in writing to the Board of Directors through the Corporate Secretary, on or before June 10 of the year during which the election of directors will	(b) He shall be at least a college graduate or have sufficient

	be held, or such other date as the	to substitute for such formal
	Board of Directors may prescribe. The Nomination and Hearing Committee screens and determines the qualifications and disqualifications, if any, of the nominees. Thereafter, the Committee presents to the Board of Directors a list of the nominees for election.	education. (c) He shall be at least twenty one (21) years old. (d) He shall have been proven to possess integrity and probity, and (e) He shall be assiduous.
(ii) Non-Executive Directors	Any stockholder may submit to the Nomination and Hearing Committee names of nominees as a member of the Board of Directors. Nominations must be submitted in writing to the Board of Directors through the Corporate Secretary, on or before June 10 of the year during which the election of directors will be held, or such other date as the Board of Directors may prescribe. The Nomination and Hearing Committee screens and determines the qualifications and disqualifications, if any, of the nominees. Thereafter, the Committee presents to the Board of Directors a list of the nominees for election.	In addition to the qualifications under the Corporation Code, the Manual prescribes the following qualifications: (a) He shall hold at least one hundred (100) shares of stock of the Corporation. (b) He shall be at least a college graduate or have sufficient experience in managing the business to substitute for such formal education. (c) He shall be at least twenty one (21) years old. (d) He shall have been proven to possess integrity and probity, and (e) He shall be assiduous.
(iii) Independent Directors	Any stockholder may submit to the Nomination and Hearing Committee names of nominees as a member of the Board of Directors. Nominations must be submitted in writing to the Board of Directors through the Corporate Secretary, on or before June 10 of the year during which the election of directors will be held, or such other date as the Board of Directors may prescribe. The Nomination and Hearing Committee screens and determines the qualifications and disqualifications, if any, of the nominees. Thereafter, the Committee presents to the Board of Directors a list of the nominees for election.	In addition to the qualifications under the Corporation Code, the Manual prescribes the following qualifications: (a) He shall hold at least one hundred (100) shares of stock of the Corporation. (b) He shall be at least a college graduate or have sufficient experience in managing the business to substitute for such formal education. (c) He shall be at least twenty one (21) years old. (d) He shall have been proven to possess integrity and probity, and (e) He shall be assiduous.

b. Re-appointment		
(i) Executive Directors	Any stockholder may submit to the Nomination and Hearing Committee names of nominees as a member of the Board of Directors. Nominations must be submitted in writing to the Board of Directors through the Corporate Secretary, on or before June 10 of the year during which the election of directors will be held, or such other date as the Board of Directors may prescribe. The Nomination and Hearing Committee screens and determines the qualifications and disqualifications, if any, of the nominees. Thereafter, the Committee presents to the Board of Directors a list of the nominees for election.	In addition to the qualifications under the Corporation Code, the Manual prescribes the following qualifications: (a) He shall hold at least one hundred (100) shares of stock of the Corporation. (b) He shall be at least a college graduate or have sufficient experience in managing the business to substitute for such formal education. (c) He shall be at least twenty one (21) years old. (d) He shall have been proven to possess integrity and probity, and (e) He shall be assiduous.
(ii) Non-Executive Directors	Any stockholder may submit to the Nomination and Hearing Committee names of nominees as a member of the Board of Directors. Nominations must be submitted in writing to the Board of Directors through the Corporate Secretary, on or before June 10 of the year during which the election of directors will be held, or such other date as the Board of Directors may prescribe. The Nomination and Hearing Committee screens and determines the qualifications and disqualifications, if any, of the nominees. Thereafter, the Committee presents to the Board of Directors a list of the nominees for election.	In addition to the qualifications under the Corporation Code, the Manual prescribes the following qualifications: (a) He shall hold at least one hundred (100) shares of stock of the Corporation. (b) He shall be at least a college graduate or have sufficient experience in managing the business to substitute for such formal education. (c) He shall be at least twenty one (21) years old. (d) He shall have been proven to possess integrity and probity, and (e) He shall be assiduous.
(iii) Independent Directors	Any stockholder may submit to the Nomination and Hearing Committee names of nominees as a member of the Board of Directors. Nominations must be submitted in writing to the Board of Directors through the Corporate Secretary, on or before June 10 of the year during which the election of directors will	In addition to the qualifications under the Corporation Code, the Manual prescribes the following qualifications: (a) He shall hold at least one hundred (100) shares of stock of the Corporation. (b) He shall be at least a college graduate or have sufficient experience in managing the business

be held, or such other date as the Board of Directors may prescribe.

The Nomination and Hearing Committee screens and determines the qualifications and disqualifications, if any, of the nominees. Thereafter, the Committee presents to the Board of Directors a list of the nominees for election.

- to substitute for such formal education.
- (c) He shall be at least twenty one (21) years old.
- (d) He shall have been proven to possess integrity and probity, and
- (e) He shall be assiduous.

c. Permanent Disqualification

(i) Executive Directors

Any stockholder may submit to the Nomination and Hearing Committee names of nominees as a member of the Board of Directors.

Nominations must be submitted in writing to the Board of Directors through the Corporate Secretary, on or before June 10 of the year during which the election of directors will be held, or such other date as the Board of Directors may prescribe.

The Nomination and Hearing Committee screens and determines the qualifications and disqualifications, if any, of the nominees. Thereafter, the Committee presents to the Board of Directors a list of the nominees for election.

If there appears to be a disqualification based on conflict of interest, the Nomination and Hearing Committee shall bring the same to the Board of Directors for resolution. The declaration of disqualification shall be determined by 3/4th vote of the Board of Directors.

The following are grounds for permanent disqualification of a director:

Under the By-laws

- Engaged in a business which competes with or is antagonistic to that of the Corporation
 - He/she is an officer or manager or controlling person of, or the owner (either of record or beneficially) of 10% or more of any outstanding class of shares or, any corporation (other than one in which the Corporation owns at least 30% of the capital stock) engaged in a business which the Board, by at least 3/4th vote determines to be competitive or antagonistic to that of the Corporation.
 - He/she is an officer, manager or controlling person of, or the owner (either of record or beneficially) of 10% or more of any outstanding class of shares of, any other corporation or entity engaged in any line of business of the Corporation, when in the judgment of the Board, by at least 3/4th vote, the law against combinations in restraint of trade shall be violated by such person's membership in the Board of Directors.
 - If the Board, in the exercise of its judgment in good faith, determines by at least 3/4th vote that he/she is a nominee of any person set forth in the two instances indicated above.

Under the Manual

 Any person convicted by final judgment or order by a competent

judicial or administrative body of any crime that (a) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (b) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (c) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house or as an affiliated person of any of them;

- Any person who, by reason of misconduct, after hearing, permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (a) acting as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (b) acting as director or officer of a bank, quasi-bank, trust company, investment house, or investment company; (c) engaging in or continuing any conduct or practice in any of the capacities mentioned in both (a) and (b) of this paragraph, or willfully violating the laws that govern securities and banking activities.
- The disqualification shall also apply if such person is currently the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or Bangko Sentral ng Pilipinas ("BSP"), or under any rule or regulation issued by the SEC or BSP, or has otherwise been restrained from engaging in any activity involving securities banking; or such person is currently the subject of an effective order of a self-regulatory organization suspending or expelling him from membership, participation or association with a member or

participant of the organization;

- Any person convicted by final judgment or order of a competent judicial or administrative body of an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts or transgressions;
- Any person who has been adjudged by final judgment or order of the SEC or a competent court or other administrative body to have willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation or order of the SEC or BSP;
- Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations or misconduct listed in the foregoing paragraphs;
- Any person judicially declared to be insolvent; and
- Conviction by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment.

(ii) Non-Executive Directors

Any stockholder may submit to the Nomination and Hearing Committee names of nominees as a member of the Board of Directors.

Nominations must be submitted in writing to the Board of Directors through the Corporate Secretary, on or before June 10 of the year during which the election of directors will be held, or such other date as the Board of Directors may prescribe.

The Nomination and Hearing Committee screens and determines

The following are grounds for permanent disqualification of a director:

Under the By-laws

- Engaged in a business which competes with or is antagonistic to that of the Corporation
 - He/she is an officer or manager or controlling person of, or the owner (either of record or beneficially) of 10% or more of any outstanding class of shares or, any corporation (other than one in which the Corporation owns at least 30% of the capital stock) engaged in a

the qualifications and disqualifications, if any, of the nominees. Thereafter, the Committee presents to the Board of Directors a list of the nominees for election.

If there appears to be a disqualification based on conflict of interest, the Nomination and Hearing Committee shall bring the same to the Board of Directors for resolution. The declaration of disqualification shall be determined by 3/4th vote of the Board of Directors.

- business which the Board, by at least 3/4th vote determines to be competitive or antagonistic to that of the Corporation.
- He/she is an officer, manager or controlling person of, or the owner (either of record or beneficially) of 10% or more of any outstanding class of shares of, any other corporation or entity engaged in any line of business of the Corporation, when in the judgment of the Board, by at least 3/4th vote, the law against combinations in restraint of trade shall be violated by such person's membership in the Board of Directors.
- If the Board, in the exercise of its judgment in good faith, determine by at least 3/4th vote that he/she is a nominee of any person set forth in the two instances indicated above.

Under the Manual

- Any person convicted by final judgment or order by a competent judicial or administrative body of any crime that (a) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (b) arises out of the person's conduct as an broker, underwriter, dealer, investment adviser, principal, mutual fund distributor, dealer, futures commission merchant, commodity trading advisor, or floor broker; or (c) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house or as an affiliated person of any of them;
- Any person who, by reason of misconduct, after hearing, permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: acting as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (b) acting as director or officer of a bank, quasi-bank, trust

- company, investment house, or investment company; (c) engaging in or continuing any conduct or practice in any of the capacities mentioned in both (a) and (b) of this paragraph, or willfully violating the laws that govern securities and banking activities.
- The disqualification shall also apply if such person is currently the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or Bangko Sentral ng Pilipinas ("BSP"), or under any rule or regulation issued by the SEC or BSP, or has otherwise been restrained from engaging in any activity involving securities and banking; or such person is currently the subject of an effective order of a self-regulatory organization suspending or expelling him from membership, participation association with a member or participant of the organization;
- Any person convicted by final judgment or order of a competent judicial or administrative body of an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts or transgressions;
- Any person who has been adjudged by final judgment or order of the SEC or a competent court or other administrative body to have willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation or order of the SEC or BSP;
- Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts,

		violations or misconduct listed in the foregoing paragraphs; • Any person judicially declared to be insolvent; and • Conviction by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment.
(iii) Independent Directors	Same procedure as above.	The following are grounds for permanent disqualification of a director: Under the By-laws: In addition to the causes for permanent disqualification applicable to directors: • An employee, or officer of the Corporation, or its subsidiaries, • Has a relationship with the Corporation which will interfere with the exercise of independent judgment in carrying out the responsibilities as an independent director. Under the Manual • Any person convicted by final judgment or order by a competent judicial or administrative body of any crime that (a) involves the purchase or sale of securities, as defined in the Securities Regulation Code; (b) arises out of the person's conduct as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (c) arises out of his fiduciary relationship with a bank, quasi-bank, trust company, investment house or as an affiliated person of any of them; • Any person who, by reason of misconduct, after hearing, is permanently enjoined by a final judgment or order of the SEC or any court or administrative body of competent jurisdiction from: (a) acting as an underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor

- broker; or (b) acting as director or officer of a bank, quasi-bank, trust company, investment house, or investment company; (c) engaging in or continuing any conduct or practice in any of the capacities mentioned in both (a) and (b) of this paragraph, or willfully violating the laws that govern securities and banking activities.
- The disqualification shall also apply if such person is currently the subject of an order of the SEC or any court or administrative body denying, revoking or suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or Bangko Sentral ng Pilipinas ("BSP"), or under any rule or regulation issued by the SEC or BSP, or has otherwise been restrained from engaging in any activity involving securities banking; or such person is currently the subject of an effective order of a self-regulatory organization suspending or expelling him from membership, participation association with a member or participant of the organization;
- Any person convicted by final judgment or order of a competent judicial or administrative body of an offense involving moral turpitude, fraud, embezzlement, theft, estafa, counterfeiting, misappropriation, forgery, bribery, false affirmation, perjury or other fraudulent acts or transgressions;
- Any person who has been adjudged by final judgment or order of the SEC or a competent court or other administrative body to have willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of any provision of the Securities Regulation Code, the Corporation Code, or any other law administered by the SEC or BSP, or any rule, regulation or order of the SEC or BSP;
- Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory

authority of acts, violations or misconduct similar to any of the acts, violations or misconduct listed in the foregoing paragraphs; Any person judicially declared to be insolvent; and Conviction by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years, or a violation of the Corporation Code committed within five (5) years prior to the date of his election or appointment. Under SEC Memorandum Circular No. 9, • Must not have previously served as an independent director of the Corporation for a total of ten (10) years (counted from January 2, 2012). d. Temporary Disqualification (i) Executive Directors The following are grounds for temporary Same procedure as above. disqualification of a director under the Manual: • Refusal to fully disclose the extent of his business interest or comply with disclosure requirements as required under the Securities Regulation Code and its Implementing Rules and Regulations. This disqualification shall be in effect as long as his refusal persists; • Absence in more than fifty percent (50%) of all meetings, both regular and special, of the Board of Directors during his incumbency, or any twelve (12) month period during said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. This disqualification applies for purposes of the succeeding election; • Dismissal or termination for cause as director of any corporation covered by SEC Memorandum Circular No. 6, series of 2009. This disqualification shall be in effect until he has cleared himself of any involvement in the alleged irregularity; • If the beneficial equity ownership of an Independent Director in the Corporation or its subsidiaries and affiliates exceeds two percent (2%) of

		its subscribed southed that
		 its subscribed capital stock. The disqualification shall be lifted if the limit is later complied with; If any of the judgments or orders cited in the grounds for the permanent disqualification of directors has not yet become final.
(ii) Non-Executive Directors	Same procedure as above.	The following are grounds for temporary disqualification of a director under the Manual: Refusal to fully disclose the extent of his business interest or comply with disclosure requirements as required under the Securities Regulation Code and its Implementing Rules and Regulations. This disqualification shall be in effect as long as his refusal persists; Absence in more than fifty percent (50%) of all meetings, both regular and special, of the Board of Directors during his incumbency, or any twelve (12) month period during said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. This disqualification applies for purposes of the succeeding election; Dismissal or termination for cause as director of any corporation covered by SEC Memorandum Circular No. 6, series of 2009. This disqualification shall be in effect until he has cleared himself of any involvement in the alleged irregularity; If the beneficial equity ownership of an Independent Director in the Corporation or its subsidiaries and affiliates exceeds two percent (2%) of its subscribed capital stock. The disqualification shall be lifted if the limit is later complied with; If any of the judgments or orders cited in the grounds for the permanent disqualification of directors has not yet become final.
(iii) Independent Directors	Same procedure as above.	The following are grounds for temporary disqualification of a director under the Manual:
		 Refusal to fully disclose the extent of his business interest or comply with disclosure requirements as required under the Securities Regulation Code

		and its Implementing Rules and Regulations. This disqualification shall be in effect as long as his refusal persists; Absence in more than fifty percent (50%) of all meetings, both regular and special, of the Board of Directors during his incumbency, or any twelve (12) month period during said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. This disqualification applies for purposes of the succeeding election; Dismissal or termination for cause as director of any corporation covered by SEC Memorandum Circular No. 6, series of 2009. This disqualification shall be in effect until he has cleared himself of any involvement in the alleged irregularity; If the beneficial equity ownership of an Independent Director in the Corporation or its subsidiaries and affiliates exceeds two percent (2%) of its subscribed capital stock. The disqualification shall be lifted if the limit is later complied with; If any of the judgments or orders cited in the grounds for the permanent disqualification of directors has not yet become final; and If any person earlier elected as Independent Director of the Corporation becomes an Officer,
		·-
e. Removal		corporation.
(i) Executive Directors	The Corporation adheres to the process set out in the Corporation Code for the removal of directors.	An executive director may be removed if, while serving as an executive director, he becomes disqualified as a director due to the above-stated causes.
(ii) Non-Executive Directors	The Corporation adheres to the process set out in the Corporation Code for the removal of directors.	A non-executive director may be removed if, while serving as an executive director, he becomes disqualified as a director due to the above-stated causes.
(iii) Independent Directors	The Corporation adheres to the process set out in the Corporation Code for the removal of directors.	An independent director may be removed if, while serving as an executive director, he becomes disqualified as a director due to the above-stated causes.

f. Re-instatement		
(i) Executive Directors	A temporarily disqualified director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.	Cessation of cause for temporary disqualification.
(ii) Non-Executive Directors	A temporarily disqualified director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent, except in the case of temporary disqualification where the Independent Director becomes an Officer, employee or consultant of the Corporation.	Cessation of cause for temporary disqualification.
(iii) Independent Directors	A temporarily disqualified director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent, except in the case of temporary disqualification where the Independent Director becomes an Officer, employee or consultant of the Corporation, in which case such disqualified Independent Director shall become eligible for election as Independent Director after the lapse of two (2) years from the termination of his officership, employment or consultancy with the Corporation.	Cessation of cause for temporary disqualification.
g. Suspension		
(i) Executive Directors	The Corporation does not have a policy on suspension of directors other than the procedure in case there is a temporary disqualification.	N/A
(ii) Non-Executive Directors	The Corporation does not have a policy on suspension of directors	N/A

	other than the procedure in case there is a temporary disqualification.	
(iii) Independent Directors	The Corporation does not have a policy on suspension of directors other than the procedure in case there is a temporary disqualification.	· · ·

Voting Result of the last Annual General Meeting held on July 14, 2016.

Name of Director	Votes Received
Iñigo U. Zobel	<u>295,428,865</u>
Ramon S. Ang	<u>296,877,021</u>
Aurora T. Calderon	<u>295,180,125</u>
Ferdinand K. Constantino	<u>295,169,242</u>
Nelly A. Favis-VIllafuerte	<u>295,427,143</u>
Consuelo M. Ynares-Santiago	<u>296,886,182</u>
Minita V. Chico-Nazario	<u>296,886,182</u>

4) Orientation and Education Program

(a) Disclose details of the company's orientation program for new directors, if any.

The Corporation conducts an orientation program for new directors which is conducted by the Office of the Chief Finance Officer together with the Office of the Corporate Secretary and Compliance Officer. The presentation includes an overview of the business of the Corporation, most recent financial statements results of operations, corporate social responsibility initiatives, the code of ethics, policy on dealings with securities, the Manual, functions and duties of the member or the board of directors, the board of directors as a collegial body and reportorial requirements as a member of the board of directors. The orientation sessions are conducted individually which allows the directors to ask questions. Copies of the constitutive documents of the Corporation, and the latest information package of the Corporation, if available, are also given the new director during orientation.

- (b) State any in-house training and external courses attended by Directors and Senior Management² for the past three (3) years:
 - (i) Seminar on Corporate Governance, December 9, 2010, conducted by the UP Institute for the Administration of Justice.³
 - (ii) Seminar on Corporate Governance, November 9, 2011, conducted by the UP Institute for the Administration of Justice.⁴
 - (iv) Corporate Governance Training, September 19, 2014 conducted by SGV & Co.⁵
 - (v) Corporate Governance Training, September 26, 2014 conducted by SGV & Co.⁶
 - (vi) Corporate Governance Training, November 6, 2014 conducted by Risks, Opportunities, Assessment and Management, Inc.⁷
 - (vii) Corporate Governance Training, August 05, 2015 conducted by SGV & Co.8

² Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the company.

³Attended by Iñigo U. Zobel, Ferdinand K. Constantino, Virgilio S. Jacinto, Aurora T. Calderon, and Bella O. Navarra.

⁴ Attended by Aurora T. Calderon.

⁵ Attended by Iñigo U. Zobel, Aurora T. Calderon, Ferdinand K. Constantino, and Virgilio S. Jacinto.

⁶ Attended by Irene M. Cipriano.

⁷ Attended by Ramon S. Ang.

⁸ Attended by Nelly A. Favis-Villafuerte

- (viii) Corporate Governance Training, November 11, 2015 conducted by Risks, Opportunities, Assessment and Management, Inc.⁹
- (ix) <u>Corporate Governance Training, October 20, 2015 conducted by Risks, Opportunities, Assessment and Management, Inc.¹⁰</u>
- (x) Corporate Governance Training, December 04, 2015 conducted by Risks, Opportunities, Assessment and Management, Inc.¹¹
- (c) Continuing education programs for directors: programs and seminars and roundtables attended during the year.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
Ramon S. Ang	July 11 and 12, 2012	Mandatory Accreditation Programme for Directors of Public Listed Companies (Kuala Lumpur, Malaysia)	Bursatra Sdn. Bhd.
	October 21, 2013	Conflicts of Interest and Board Evaluation	The Hong Kong Institute of Directors
Aurora T. Calderon	July 11 and 12, 2012	Mandatory Accreditation Programme for Directors of Public Listed Companies (Kuala Lumpur, Malaysia)	Bursatra Sdn. Bhd.
Ferdinand K. Constantino	October 21, 2013	Conflicts of Interest and Board Evaluation	The Hong Kong Institute of Directors

B. CODE OF BUSINESS CONDUCT & ETHICS

1) Discuss briefly the company's policies on the following business conduct or ethics affecting directors, senior management and employees:

Business Conduct & Ethics	Directors	Senior Management	Employees
(a) Conflict of Interest	Engaging in competitive business is a ground for disqualification to be a member of the Board of Directors.	Employees of the Corporation are expected to give due time and attention to the Corporation in carrying out their duties and responsibilities. The basic expectation is that the employees' actions are made in the best interest	Employees of the Corporation are expected to give due time and attention to the Corporation in carrying out their duties and responsibilities. The basic expectation is that the employees' actions are made in the best interest
		of the Corporation. The Corporation, however, acknowledges that employees may pursue outside financial, business or other activities as long as these activities are legal and do	of the Corporation. The Corporation, however, acknowledges that employees may pursue outside financial, business or other activities as long as these

⁹ Attended by Iñigo Zobel, Ramon S. Ang, Aurora T. Calderon, Ferdinand K. Constantino, Consuelo M. Ynares-Santiago, Virgilio S. Jacinto, Bella O. Navarra, Irene M. Cipriano

Attended by Maria Rosario B. Balanza

¹⁰ Attended by Minita V. Chico-Nazario

not conflict with the regular and conscientious performance of their Corporation obligations and do not result in damage to or misuse of Company reputation, property, products, confidential information. influence of other resources.

The Corporation also acknowledges that it has the right to protect itself from possible conflicts of interest on the part of its employees, which might affect its financial and business viability.

Conflict of interest arises if a Company officer, employee close relative of an officer or employee has any financial or business interest in the enterprise of supplier, any competitor, customer or any organization which mav benefit from decisions or actions made by the officer or the employee in execution of Company responsibilities, and the officer or employees knowledge of the Corporation's confidential information,

actions or future plans. A conflict of interest may also arise when the interest of an officer or an employee of the Corporation in an outside organization takes significant amount of time and attention such that it adversely affects the performance of his or her duties and responsibilities in the Corporation.

not conflict with the regular and conscientious performance of their Company obligations and do not result in damage to or misuse of Company reputation, property, products, confidential information, influence of other resources.

The Corporation also acknowledges that it has the right to protect itself from possible conflicts of interest on the part of its employees, which might affect its financial and business viability.

Conflict of interest arises if a Company officer, employee or close relative of an officer or employee has any financial or business interest in the enterprise of any supplier, competitor, customer or any organization which may benefit from decisions or actions made by the officer or the employee in the execution of Company responsibilities, and the officer or employees knowledge of Company's confidential information, actions or future plans.

A conflict of interest may also arise when the interest of an officer or an employee of the Corporation in an outside organization takes significant amount of time and attention such that it adversely affects the performance of his or duties her and responsibilities in the Corporation.

Consistent with the

	1	T	
		Consistent with the Corporation's outlook ad approach on employee discipline, the Corporation lays the accountability in the hands of the officers and employees to disclose possible conflicts of interest. Any possible conflicts of interest must be disclosed by the officer or employee involved to his or her immediate superior who will, in turn, review and resolve the conflict situation based on guidelines and in consultation with Management.	Corporation's outlook ad approach on employee discipline, the Corporation lays the accountability in the hands of the officers and employees to disclose possible conflicts of interest. Any possible conflicts of interest must be disclosed by the officer or employee involved to his or her immediate superior who will, in turn, review and resolve the conflict situation based on guidelines and in consultation with Management.
(b) Conduct of Business and Fair Dealings	The Code of Ethics provides that an employee must exercise corporate citizenship and protect the corporate interest by conducting business affairs in fairness, honesty and in compliance with law.	The Code of Ethics provides that an employee must exercise corporate citizenship and protect the corporate interest by conducting business affairs in fairness, honesty and in compliance with law.	The Code of Ethics provides that an employee must exercise corporate citizenship and protect the corporate interest by conducting business affairs in fairness, honesty and in compliance with law.
(c) Receipt of gifts from third parties	The Code of Ethics mandates that the directors, officers and employees should exercise utmost discretion in accepting personal favors or gifts from persons seeking or doing business with the Corporation, and refuse to grant personal favors, or decline any gift or benefit, that may compromise the independence of the Corporation, create a sense of obligation on its part or potentially influence its business judgment.	The Code of Ethics mandates that the directors, officers and employees should exercise utmost	The Code of Ethics mandates that the directors, officers and employees should exercise utmost discretion in accepting personal favors or gifts from persons seeking or doing business with the Corporation, and refuse to grant personal favors, or decline any gift or benefit, that may compromise the independence of the Corporation, create a sense of obligation on its part or potentially influence its business judgment.
(d) Compliance with Laws & Regulations	The Code of Ethics mandates that the directors, officers and employees of the	The Code of Ethics mandates that the directors, officers and employees of the	The Code of Ethics mandates that the directors, officers and employees of the

	Corporation shall, at all times, be accountable for	Corporation shall, at all times, be accountable for	Corporation shall, at all times, be accountable for
	their actions and comply with and respect all applicable laws, rules and regulations governing the business of the Corporation in all jurisdictions where such	their actions and comply with and respect all applicable laws, rules and regulations governing the business of the Corporation in all jurisdictions where such	their actions and comply with and respect all applicable laws, rules and regulations governing the business of the Corporation in all jurisdictions where such
(e) Respect for Trade Secrets/Use of Non- public Information	is conducted. The Code of Ethics requires that the directors, officers and employees should safeguard and maintain confidentiality of knowledge or information on the products, business	is conducted. The Code of Ethics requires that the directors, officers and employees should safeguard and maintain confidentiality of knowledge or information on the products, business strategies, processes and	is conducted. The Code of Ethics requires that the directors, officers and employees should safeguard and maintain confidentiality of knowledge or information on the products, business strategies, processes and
	strategies, processes and systems of the Corporation.	systems of the Corporation.	systems of the Corporation.
(f) Use of Company Funds, Assets and Information	The Code of Ethics mandates that the directors, officers, and employees should respect and preserve Corporation assets and properties by ensuring that they are used efficiently and solely for legitimate business purposes, and accord the same to the assets and properties of others.	The Code of Ethics mandates that the directors, officers, and employees should respect and preserve Corporation assets and properties by ensuring that they are used efficiently and solely for legitimate business purposes, and accord the same to the assets and properties of others.	The Code of Ethics mandates that the directors, officers, and employees should respect and preserve Corporation assets and properties by ensuring that they are used efficiently and solely for legitimate business purposes, and accord the same to the assets and properties of others.
(g) Employment & Labor Laws & Policies	The Code of Ethics mandates that the directors, officers and employees of the Corporation shall, at all times, be accountable for their actions and comply with and respect all applicable laws, rules and regulations governing the business of the Corporation in all jurisdictions where such is conducted.	The Code of Ethics mandates that the directors, officers and employees of the Corporation shall, at all times, be accountable for their actions and comply with and respect all applicable laws, rules and regulations governing the business of the Corporation in all jurisdictions where such is conducted.	The Code of Ethics mandates that the directors, officers and employees of the Corporation shall, at all times, be accountable for their actions and comply with and respect all applicable laws, rules and regulations governing the business of the Corporation in all jurisdictions where such is conducted.
(h) Disciplinary action	Grounds for removal of directors are dealt with by the Nomination and Hearing Committee and	Discipline is guided by the following principles and policies: • Rules must be clearly	Discipline is guided by the following principles and policies: • Rules must be clearly

	ultimately, the Board of	documented and	documented and
	Directors.	communicated to all	communicated to all
		affected.	affected.
		 Rules should clearly 	• Rules should clearly
		state the standards of	state the standards of
		personal behavior and	personal behavior and
		conduct as well as	conduct as well as
		define the acts as forms of behavior	define the acts as forms of behavior
		forms of behavior prohibited and	forms of behavior prohibited and
		punishable.	punishable.
		 Corresponding 	Corresponding
		penalties for each	penalties for each
		violation shall also be	violation shall also be
		spelled out and defined.	spelled out and defined.
		 Investigations and 	 Investigations and
		proceedings shall be	proceedings shall be
		expeditious,	expeditious,
		transparent, and	transparent, and
		consistent with	consistent with
		requirements of law. Disciplinary action	requirements of law. Disciplinary action
		shall be imposed	shall be imposed
		immediately upon	immediately upon
		judgment.	judgment.
		• Discipline must be	• Discipline must be
		imposed consistently.	imposed consistently.
(i) Whistle Blower	The Corporation has an	The Corporation has an	The Corporation has an
	established whistle- blowing policy aimed at	established whistle- blowing policy aimed at	established whistle-
	encouraging directors,	encouraging directors,	blowing policy aimed at encouraging directors,
	officers, and employees	officers, and employees	officers, and employees
	to speak out and call the	to speak out and call the	to speak out and call the
	attention of Management	attention of Management	attention of Management
	to any suspected	to any suspected	to any suspected
	wrongdoing which is	wrongdoing which is	wrongdoing which is
	contrary to the principles of the Code of Ethics and	contrary to the principles of the Code of Ethics and	contrary to the principles of the Code of Ethics and
	violations of the	violations of the	violations of the
	Corporation's rules and	Corporation's rules and	Corporation's rules and
	regulations. The policy	regulations. The policy	regulations. The policy
	aims to protect the	aims to protect the	aims to protect the
	whistle blower from	whistle blower from	whistle blower from
	retribution or retaliation,	retribution or retaliation,	retribution or retaliation,
	and provides a	and provides a	and provides a
	and provides a disincentive to passively	and provides a disincentive to passively	and provides a disincentive to passively
	and provides a disincentive to passively allowing the commission	and provides a disincentive to passively allowing the commission	and provides a disincentive to passively allowing the commission
(j) Conflict Resolution	and provides a disincentive to passively	and provides a disincentive to passively	and provides a disincentive to passively
(j) Conflict Resolution	and provides a disincentive to passively allowing the commission of wrongful conduct.	and provides a disincentive to passively allowing the commission of wrongful conduct.	and provides a disincentive to passively allowing the commission of wrongful conduct.
(j) Conflict Resolution	and provides a disincentive to passively allowing the commission of wrongful conduct. The Compliance Officer is tasked with the duty to monitor compliance with	and provides a disincentive to passively allowing the commission of wrongful conduct. The President and Chief Operating Officer shall have supervision and	and provides a disincentive to passively allowing the commission of wrongful conduct. Conflict Resolution involving employees are referred to Corporate
(j) Conflict Resolution	and provides a disincentive to passively allowing the commission of wrongful conduct. The Compliance Officer is tasked with the duty to	and provides a disincentive to passively allowing the commission of wrongful conduct. The President and Chief Operating Officer shall	and provides a disincentive to passively allowing the commission of wrongful conduct. Conflict Resolution involving employees are

Manual. Any dispute	Corporation. The Senior	consultation.
involving the directors	Officers directly report to	
relating to the	the President and Chief	
interpretation of the	Operating Officer. Any	
Manual may be referred	potential conflict	
to the Compliance	involving Senior	
Officer.	Management should be a	
	matter within the	
	exercise of the power of	
	the President and Chief	
	Operating Officer.	

- 2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees? Yes.
- 3) Discuss how the company implements and monitors compliance with the code of ethics or conduct.

The Code of Conduct and Ethics shall be reviewed annually or as may be deemed necessary by the Corporation. Employees who fail to comply with the standards and abide by the values set forth in the Code shall be subject to disciplinary action, including termination, as the Corporation may deem appropriate to the nature of the violation, without prejudice to the Corporation's right to avail of criminal and civil remedies available to it under the law. The Corporation will not tolerate any retaliation in any form against any employee, director or officer who, in good faith, raises a concern or reports a possible legal or ethical violation under the Code of Conduct and Ethics.

4) Related Party Transactions

(a) Policies and Procedures

Describe the company's policies and procedures for the review, approval or ratification, monitoring and recording of related party transactions between and among the Corporation and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships of members of the Board.

Related Party Transactions	Policies and Procedures
(1) Parent Company	N/A, the Corporation is not a subsidiary of another company.
(2) Joint Ventures	The Corporation, certain subsidiaries and their shareholders, and associates in the normal course of business, purchase products and services from one another. Transactions with related parties are made at normal market prices and terms. An assessment is undertaken at each financial year by examining the financial position of the related party and the market in which the related party operates. All related party transactions must be done on an arms length basis to safeguard the interests of the Corporation as well as the minority shareholders and other stakeholders.
(3) Subsidiaries	Transactions between or among the Corporation, its subsidiaries and their shareholders should be made at normal market prices and terms. An assessment is undertaken at each financial year by examining the financial position of the related party and the market in which the related party operates. All related party transactions must be done on an arms-length basis to safeguard the interests of the Corporation as well as the minority shareholders and other stakeholders.

(4) Entities Under Common Control	Transactions between or among the Corporation, its subsidiaries and their shareholders should be made at normal market prices and terms. An assessment is undertaken at each financial year by examining the financial position of the related party and the market in which the related party operates. All related party transactions must be done on an arms-length basis to safeguard the interests of the Corporation as well as the minority shareholders and other stakeholders.
(5) Substantial Stockholders	Transactions between or among the Corporation, its subsidiaries and their shareholders should be made at normal market prices and terms. An assessment is undertaken at each financial year by examining the financial position of the related party and the market in which the related party operates. All related party transactions must be done on an arms-length basis to safeguard the interests of the Corporation as well as the minority shareholders and other stakeholders.
(6) Officers including spouse/children/siblings/parents (7) Directors including spouse/children/siblings/parents	For contracts between the Corporation and one or more of its directors, officers or their affiliates, such contracts should be approved by vote of at least a majority of the members of the Board of Directors of the Corporation present in a Board meeting duly called for the purpose, provided that the following rules shall apply: (a) if the counter-party to the contract is a director of the Corporation, the presence of such director in the Board meeting in which the said contract will be approved shall not be considered for determining quorum for such meeting; (b) if the counter-party to the contract is a director of the Corporation, such director shall not vote for the approval of the contract; (c) the contract is fair and reasonable under the circumstances; and (d) full disclosure of the interest of the director, officer and/or affiliate must be made at such meeting or if the interest is acquired subsequently, at the first Board meeting thereafter. The term "affiliate" refers to an entity linked directly or indirectly to said director or officer by means of ownership, control or power to vote 10% or more of the outstanding capital thereof. For Management Contracts The Company shall abide by and comply with the voting requirements of the Board and the stockholders in case of Company shall enter into management contracts pursuant to the pertinent provisions Corporation Code and other relevant laws, rules and regulations effective as of the time of the transaction.
(8) Interlocking director relationship of Board of Directors	As provided under Section 33 of the Corporation Code.

(b) Conflict of Interest

(i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which directors/officers/5% or more shareholders may be involved.

	Details of Conflict of Interest (Actual or Probable)
Name of Director/s	
N/A	
Name of Officer/s	
N/A	
Name of Significant Shareholders	
N/A	

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest between the company and/or its group and their directors, officers and significant shareholders.

	Directors/Officers/Significant Shareholders		
Company	Directors, Officers and significant shareholders are required to disclose the extent of their business interests in order to determine any possible conflicts of interest. Failure to disclose fully is a ground for temporary disqualification as a director. In accordance with the Policy on Conflict of Interest, a Full Business Interest Disclosure Form is required to be submitted within thirty (30) days after their appointment.		
Group	Directors, Officers and significant shareholders are required to disclose the extent of their business interests in order to determine any possible conflicts of interest. Failure to disclose fully is a ground for temporary disqualification as a director. In accordance with the Policy on Conflict of Interest, a Full Business Interest Disclosure Form is required to be submitted within thirty (30) days after their appointment.		

5) Family, Commercial and Contractual Relations

(a) Indicate, if applicable, any relation of a family, 12 commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description of the Relationship	
Privado Holdings, Corp.	Business	Mr. Ramon S. Ang, President and Chief Executive Officer of the Corporation is the controlling stockholder of 100% beneficial owner of Privado Holdings, Corp.	
Master Year Limited	Business	Mr. Ramon S. Ang, President	

¹² Family relationship up to the fourth civil degree either by consanguinity or affinity.

and Chief Executive Officer of
the Corporation is the sole
director and shareholder of
Master Year Limited.

(b) Indicate, if applicable, any relation of a commercial, contractual or business nature that exists between the holders of significant equity (5% or more) and the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description
Same as Item 5(a) above.		

(c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the company:

Name of Shareholders	% of Capital Stock affected (Parties)	Brief Description of the Transaction		
None				

6) Alternative Dispute Resolution

Describe the alternative dispute resolution system adopted by the company for the last three (3) years in amicably settling conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities.

	Alternative Dispute Resolution System			
Corporation & Stockholders The Office of the Corporate Secretary addresses concestockholders and potential disputes between the Corporate Stockholders.				
Corporation & Third Parties	The Corporation, through the Office of the Corporate Secretary, has adopted standard contracts some of which incorporate dispute resolution methods outside the courts, primarily through arbitration, either local or international. The Board of Directors designated corporate officers to amicably settle disputes with third parties, who may or may not be counterparties to a contract.			
Corporation & Regulatory Authorities	The Compliance Officer is tasked to appear before the Commission upon summons on relevant matters that need to be clarified. The Corporation as a matter of policy exhausts all possible means to amicably settle potential disputes with regulatory authorities by responding to official queries and complying with directives as may be necessary and appropriate.			

C. BOARD MEETINGS & ATTENDANCE

1) Are Board of Directors' meetings scheduled before or at the beginning of the year?

No, Article III, Section 4 of the By-Laws of the Corporation provides that the Board shall hold regular meetings quarterly, and may hold special meetings as often as necessary on such dates and at such times and places as may be determined by the Chairman, or the President, or upon written request of a majority of all members of the Board.

2) Attendance of Directors (for the year ended 2015)

Board	Name	Date of Election	No. of Meetings Held during the year	No. of Meetings Attended	%
Chairman	Iñigo U. Zobel	07/09/2015	<u>5</u>	<u>4</u>	<u>80%</u>
Member	Ramon S. Ang	07/09/2015	<u>5</u>	5	<u>100%</u>
Member	Aurora T. Calderon	07/09/2015	<u>5</u>	<u>5</u>	<u>100%</u>
Member	Ferdinand K. Constantino	07/09/2015	<u>5</u>	5	<u>100%</u>
Member	Nelly A. Favis-Villafuerte	07/09/2015	<u>5</u>	<u>5</u>	<u>100%</u>
Member	Consuelo M. Ynares-Santiago	07/09/2015	<u>5</u>	<u>5</u>	<u>100%</u>
Member	Minita V. Chico-Nazario	07/09/2015	<u>5</u>	<u>5</u>	<u>100%</u>

3) Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times?

No, the non-executive directors do not have a separate formal meeting during the year.

4) Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

Article III, Section 6 of the By-laws of the Corporation states that, except where the relevant law requires a greater number, a majority of the directors present in a meeting shall constitute a quorum for the transaction of business.

5) Access to Information

(a) How many days in advance are board papers¹³ for board of directors meetings provided to the board?

Article III, Section 5 of the Corporation's By-laws state that notice of meetings, which include the agenda and board papers, shall be sent to the directors at least five (5) calendar days prior to the meeting.

(b) Do board members have independent access to Management and the Corporate Secretary?

Yes, members of the Board shall be given independent access to Management and Corporate Secretary as provided in the Manual.

(c) State the policy of the role of the company secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc?

Under the Manual, the role, duties and responsibilities of the Corporate Secretary include the following:

- i. Gather and analyze all documents, records and other information essential to the conduct of his duties and responsibilities to the Corporation;
- ii. As to agenda, he shall inform the members of the Board thereof in accordance with the By-Laws of the Corporation and ensure that the Board has the necessary information to enable it to arrive at intelligent decisions on matters requiring approval;

¹³ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

- iii. Assist the Board in making business judgment in good faith and in the performance of its responsibilities and obligations;
- iv. Attend all Board meetings (except when justifiable reasons prevent him from doing so), obtain a complete schedule of such meetings at least for the current year and put the Board on notice very meeting, and maintain, safe keep and preserve the integrity of the records of the Corporation, including the minutes of the Board and Board Committee meetings;
- v. Work fairly and objectively with the Board, Management, shareholders and other stakeholders;
- vi. Ensure that Board procedures, rules and regulations are strictly followed by the members; and
- vii. Submit such reports, advice or certifications as to the attendance of the directors in Board meetings as may be required by applicable laws, rules and regulations.
- (d) Is the company secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative.

Yes, the Corporate Secretary is admitted to the practice of law in the Philippines with years of experience as a corporate counsel.

(e) Committee Procedures

Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees:

Committee	Details of the procedures		
Executive	The members of the committee have independent access to		
	Management and the Corporate Secretary who can provide them with the information necessary to prepare in advance for the meetings.		
Audit	The members of the committee have independent access to		
	Management and the Corporation Secretary who can provide them with the information necessary to prepare in advance for the meetings.		
Nomination and Hearing	The members of the committee have independent access to		
	Management and the Corporate Secretary who can provide them with		
	the information necessary to prepare in advance for the meetings.		
Executive Compensation	The members of the committee have independent access to		
	Management and the Corporate Secretary who can provide them with		
	the information necessary to prepare in advance for the meetings.		
Corporate Governance	The members of the committee have independent access to		
	Management and the Corporate Secretary who can provide them with		
	the information necessary to prepare in advance for the meetings.		
Others (specify)	N/A		

6) External Advice

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details:

Procedures	Details
Section 2.2.b.viii of the Manual	Upon reasonable request, directors, individually or as a group, may seek independent professional advice in the discharge of their duties at the expense of the Corporation, which expense must be reasonable.

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the company and the reason/s for the change:

Existing Policies	Changes	Reason
None		

D. REMUNERATION MATTERS

1) Remuneration Process

Disclose the process used for determining the remuneration of the CEO and the four (4) most highly compensated management officers:

Process	CEO	Top 4 Highest Paid Management Officers
(1) Fixed remuneration	N/A	N/A
(2) Variable remuneration	N/A	N/A
(3) Per diem allowance	N/A	N/A
(4) Bonus	N/A	N/A
(5) Stock Options and other financial instruments	N/A	N/A
(6) Others (specify)	N/A	N/A

2) Remuneration Policy and Structure for Executive and Non-Executive Directors

Disclose the company's policy on remuneration and the structure of its compensation package. Explain how the compensation of Executive and Non-Executive Directors is calculated.

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors	Article III, Section 9 of the By-Laws of the Corporation provide that, as compensation, the Board of Directors shall receive and allocate an amount of not more than ten percent (10%) of the net income before income tax of the Corporation during the preceding year. Such compensation shall be	N/A	N/A

	apportioned among the		
	directors in such		
	manner as the Board		
	may deem proper,		
	subject to the approval		
	of the stockholders		
	representing at least a		
	majority of the		
	outstanding capital		
	stock at a regular or		
	special meeting of the		
	stockholders.		
	Article III, Section 9 of	N/A	N/A
	the By-Laws of the		
	Corporation provide		
	that, as compensation,		
	the Board of Directors		
	shall receive and		
	allocate an amount of		
	not more than ten		
	percent (10%) of the net		
	income before income		
	tax of the Corporation		
	during the preceding		
Non-Executive Directors	year. Such		
Non-executive Directors	compensation shall be apportioned among the		
	directors in such		
	manner as the Board		
	may deem proper,		
	subject to the approval		
	of the stockholders		
	representing at least a		
	majority of the		
	outstanding capital		
	stock at a regular or		
	special meeting of the		
	stockholders.		

Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits-in-kind and other emoluments) of board of directors? Provide details for the last three (3) years. (as amended on 09 July 2015)

Stockholders have the opportunity to ratify all acts of the board of directors and management of the Corporation in the annual meetings. The Executive Compensation Committee and the Board have approved the per diem allowance of the directors during the meetings held on August 11, 2014. The stockholders ratified the foregoing during the Annual Stockholders Meeting held on July 09, 2015.

Remuneration Scheme	Date of Stockholders' Approval
N/A	

3) Aggregate Remuneration

Complete the following table on the aggregate remuneration accrued during the most recent year: (for the year ended 2015)

Remuneration Item	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Directors
(a) Fixed Remuneration	None	None	None
(b) Variable Remuneration	None	None	None
(c) Per diem Allowance	<u>₽80,000.00</u>	<u>₽130,000.00</u>	₽ 370,000.00
(d) Bonuses	None	None	None
(e) Stock Options and/or other financial instruments	None	None	None
(f) Others (Specify)	None	None	None
Total	<u>₽80,000.00</u>	2 130,000.00	<u>₽ 370,000.00</u>

	Other Benefits	Executive Directors	Non-Executive Director (other than independent directors)	Independent Directors
1)	Advances	None	None	None
2)	Credit granted	None	None	None
3)	Pension Plan/s Contributions	None	None	None
4)	Pension Plans, Obligations incurred	None	None	None
5)	Life Insurance Premium	None	None	None
6)	Hospitalization Plan	None	None	None
7)	Car Plan	None	None	None
8)	Others (Specify)	None	None	None
	Total			

4) Stock Rights, Options and Warrants

(a) Board of Directors

Complete the following table, on the members of the company's Board of Directors who own or are entitled to stock rights, options or warrants over the company's shares:

None.

Director's	Number of Direct	Number of Indirect	Number of	Total % from Capital
Director's	Number of Direct	i Number of Indirect	i Number of	Total % from Cabital

Name	Option/Rights/ Warrants	Option/Rights/ Warrants	Equivalent Shares	Stock
N/A				

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting:

None.

Incentive Program	Amendments	Date of Stockholders' Approval
N/A		

5) Remuneration of Management

Identify the five (5) members of management who are <u>not</u> at the same time executive directors and indicate the total remuneration received during the financial year:

None.

Name of Officer/Position	Total Remuneration
N/A	

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

Provide details on the number of members of each committee, its functions, key responsibilities and the power/authority delegated to it by the Board:

	N	o. of Membe	ers				
Committee	Executive Director (ED)	Non- executive Director (NED)	Independent Director (ID)	Committee Charter	Functions	Key Responsibilities	Power
Executive	2	1	0	None	The Executive Committee, when the Board is not in session, shall have and may exercise the powers of the Board in the management of the business and affairs of the Corporation except those powers specifically limited by	The Executive Committee, when the Board is not in session, shall have and may exercise the powers of the Board in the management of the business and affairs of the Corporation except those powers specifically limited by law or by the Board.	The Executive Committee, when the Board is not in session, shall have and may exercise the powers of the Board in the management of the business and affairs of the Corporation except those

					law or by the Board.		powers specifically
					law or by the board.		limited by law or by
							the Board.
Audit	1	1	2	Yes	To assist the Board in	1.1 Financial Statements and	Oversight
					fulfilling its oversight	Disclosure Matters	responsibility on
					responsibility of the		the Corporation's
					Corporation's corporate	1.1.1 Fair and balance	corporate
					governance processes	review of all interim and	governance
					relating to the:	annual financial statements	processes
					• Ovality and integrity	as to completeness, clarity,	
					 Quality and integrity of the Corporation's 	consistency and accuracy of disclosures of material	
					financial statements	information, as well as its	
					and financial	compliance with pertinent	
					reporting process;	Philippine and	
						internationally accepted	
					• Formulation of rules	accounting standards,	
					and procedures on	internal financial	
					financial reporting	management, as well as tax,	
					and internal controls in accordance with	legal and other regulatory requirements before	
					the guidelines set out	requirements before submission to the Board,	
					in the Manual;	with particular focus on the	
					,	following:	
					• Effectiveness of the		
					Corporation's internal	(i) changes in	
					control systems;	accounting policies and	
						practices;	
					• Independence and	(ii) major judgmental	
					performance of its internal and external	areas; (iii) significant	
					auditors;	adjustments resulting	
					additors,	from the audit;	
					• Compliance by the	(iv) going concern	
					Corporation with	assumptions;	
					accounting standards,	(v) disclosures of	
					legal and regulatory	material information,	
					requirements,	subsequent events and	
					including the Corporation's	related party transactions.	
					disclosure policies and	transactions.	
					procedures;	1.1.2 Review with	
						management and the	
					• Evaluation of	external auditors the	
					management's	results of the audit,	
					process to assess and	including any difficulties	
					manage the	encountered, any	
					Corporation's	material errors and/or fraud identified, unusual	
					enterprise risk issues; and	or complex transactions	
						and other issues	
					• Fulfillment of the	warranting the attention	
					other responsibilities	of the Committee, and	
					set out in the Audit	resolve any	
					Committee Charter.	disagreements between	
						management and the external auditors	
						regarding financial	
						reporting.	

1.1.3 Review with	
management, internal	
auditors and the external	
auditors all matters	
required to be	
communicated to the	
Committee under	
generally accepted	
auditing standards.	
1.1.4 Review and	
approval of the	
management	
representation letter	
before submission to the	
external auditor.	
external additor.	
445 Communicate and	
1.1.5 Communicate and	
coordinate with legal	
counsel matters involving	
litigation, claims,	
contingencies or other	
significant legal issues	
that may impact the	
financial statements of	
the Corporation.	
1.1.6 Review and assess	
any relevant	
correspondence between	
the Corporation and the	
regulators regarding	
financial statement filings	
and disclosures.	
1.2 Internal Controls and	
Risk Management	
1.2.1 Obtain, review and	
consider reports,	
communications and	
analysis submitted to the	
Committee by	
management, and the	
internal and external	
auditors the Corporation,	
on financial and internal	
controls and systems of	
the Corporation, and	
the corporation, and those required by the	
applicable auditing or	
accounting standards,	
including such reports,	
communications and	
analysis on:	
(i) significant or critical	
financial reporting and	
internal control issues	
and practices, including	
weaknesses and	
deficiencies noted in	

these systems, processes	
and practices;	
(ii) external auditor's	
responsibility under	
applicable auditing or	
accounting standards;	
_	
(iii) detection of fraud	
and illegal acts affecting	
integrity of internal	
controls and financial	
reporting systems and	
process, and which cause	
a material misstatement	
in the financial	
statements;	
(iv) significant	
accounting policies and	
practices, and changes in	
such policies and	
practices;	
· · · · · · · · · · · · · · · · · · ·	
(v) management's	
judgments and	
accounting estimates;	
(vi) adjustments	
arising from audit;	
(vii) any material	
communications	
between management	
and the external auditor,	
including management	
letters;	
(viii) any significant	
disagreements with	
management;	
(ix) difficulties in the	
audit or restrictions in	
the audit scope, and	
access to information; or	
(x) any material	
queries raised by the	
auditors to management	
in respect of the	
accounting records,	
financial accounts or	
systems of control and	
management's response	
thereto.	
1.2.2 Conduct	
investigations, and	
consider and make	
recommendations	
relating to any	
communication or report	
referred to it under the	
Whistleblowing Policy	
procedures of the	
Corporation, or relating	
to any findings of major	
investigations on internal	
control or financial	
CONTROL OF IMMINISTRA	

reporting matters as	
delegated by the Board	
or on the Committee's	
own initiative, and	
management's response	
thereto.	
thereto.	
1.2.3 Consider and make	
recommendations	
relating to any	
communication or report	
by regulatory agencies	
relating to the financial	
statements of the	
Corporation, and ensure	
that management	
undertakes corrective	
actions, where necessary,	
in a timely manner.	
1.2.4 Ensure the	ļ
development of a	ļ
transparent financial	ļ
management system that	
will ensure the integrity	
of internal control	
activities throughout the	
Corporation, including a	
framework for fraud	
prevention and	
detection, through a	
step-by-step procedures	
and policies handbook	
that will be used by the	
entire organization.	
Charle organization.	
1.2.5 Monitor and	
evaluate the	
effectiveness of the	
Corporation's internal	ļ
control system, including	
information technology	ļ
security, and risk	
management processes	ļ
and policies.	ļ
100 -	
1.2.6 Supervise	
management in its	ļ
formulation of	
accounting policies, rules	ļ
and procedures on	ļ
financial reporting	ļ
including the extent of	
management's	
responsibility in the	
preparation of financial	
statements of the	
Corporation and the	
delineation of the	
responsibilities pertaining	ļ

to the external auditors.
1.2.7 Understand the
scope of the internal and
external auditor's review
of internal controls over
financial reporting, ensuring the
ensuring the independence of one
from the other, freedom
from interference from
outside parties,
unrestricted access to
such records, personnel and properties of the
Corporation necessary to
enable them to perform
their respective
functions.
1.2.8 Ensure that the
Corporation has
established risk
management policies and
procedures, and discuss
with management and the internal auditor such
policies and procedures
adopted, particularly
those relating to risk
identification,
assessment and management.
The the gent entire is a second of the secon
1.2.9 Regularly evaluate
the adequacy and
effectiveness of management's activities
in managing credit,
market, liquidity,
operational, legal and
other risks of the
Corporation, including receipt of regular reports
from management on
risk exposures and risk
management activities.
1 2 Internal Audit Function
1.3 <u>Internal Audit Function</u> 1.3.1 Review with
management and the
head of Corporation's
Internal Audit Group the
qualifications of an
internal auditor and the charter, activities, and
organizational structure
of the internal audit
function.

1.3.2 Confirm the
appointment or
replacement by
management of the head
of the Internal Audit
Group. The head of the
Internal Audit Group shall
functionally report directly to the
directly to the Committee.
1.3.3 Review and
confirm the annual audit
and strategic plans
prepared by
Corporation's Internal
Audit Group in
consultation with
management, and major
changes to the plans, if
any. Such plan shall
include the audit scope,
resources and budget
necessary to implement
it. The scope of the
internal audit
examination should cover the evaluation of
adequacy and
effectiveness of controls
on governance,
operations, information
systems, protection of
assets and compliance
with contracts, laws,
rules and regulations.
1.3.4 Review significant
findings and
recommendations of the
Internal Audit Group and
management's response thereto including
thereto including timetable for
implementation to
correct weaknesses; and
any difficulties
encountered by the
auditors in the course of
their audit (such as
restrictions on the scope
or access to information).
1.3.5 Require the
Internal Audit Group to
submit an annual report
to the Committee and
management of its
activities and
performance relative to the audit plans,
the audit plans,

completed audit engagements and strategies approved by the Committee, which shall include significant risk exposures, control issues and such other issues as may be requested by the Committee 1.3.6 Support the internal audit function and provide high-level follow-up of audit recommendations when such action is needed. 1.3.7 Review the effectiveness of the internal audit function, including compliance with the International Standards for the Professional Practice of internal Auditing. 1.4 External Auditions 1.4.1 Shall be primarily responsible for making recommendation to the Board on the appointment, reappointment, reappointment, reappointment and removal of the external auditor, to approve the remuneration and terms of engagement of the external auditor, and any questions of resignation or dismissal of such auditor's professional qualifications, competence, independence and objectivity and require the external auditor to make the statements necessary under applicable auditing standards as regards its relationship and services to the Corporation, discussing any relationship or services which may dereopte is	 		
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	independence or objectivity; and (ii) the effectiveness of the audit process in accordance with applicable standards.
	1.4.3 Obtain objective assurance from the external auditor that the conduct of the audit and the manner of the preparation of the financial statements comply with applicable auditing standards and rules of regulatory bodies, including exchanges on which the Corporation's securities are listed.
	1.4.4 Review and approve the nature and scope of the audit plans of the external auditor, including scope, audit resources and expenses, and reporting obligations before the audit commences.
	1.4.5 Review the reports or communications of the external auditors and ensure that management or the Board will provide a timely response to the issues raised in such reports or communications.
	1.4.6 Ensure the development and implementation of policies on the engagement of an external auditor to supply non-audit work, including the fees payable therefor, and evaluate any non-audit work undertaken by the external auditor to ensure that the same does not conflict with its
	audit functions. 1.4.7 Ensure that the external auditor or the

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						signing partner of the auditing firm engaged by the Corporation is changed every five (5) years or earlier.	
						1.5 Compliance with Legal and Regulatory Requirements 1.5.1 Ascertain whether the Corporation has an effective process for determining risks and exposure from litigation and claims from noncompliance with laws and regulations. 1.5.2 Review the results of management's investigation and follow up on any instance of non-compliance (including disciplinary action). 1.5.3 Review findings resulting from examination by regulatory agencies as	
						well as internal and external audits, if any.	
Nomination	0	2	1	Yes	Pursuant to the Corporation's By-laws and the Manual, the Board of Directors of the Corporation constituted the Committee to aid the Board in the screening and shortlisting of all candidates nominated to become a member of the Board in accordance with the qualifications and disqualifications as provided in the Manual. The Committee is accountable to the Board for its performance.	(a) Screen and shortlist all candidates nominated to become a member of the Board in accordance with the qualifications and disqualifications as provided in the By-laws of the Corporation, the Manual, applicable laws, rules and regulations; (b) Identify and recommend qualified individuals for nomination and election as additional directors or to fill Board vacancies as and when they arise. The election of such additional or replacement directors shall be done in accordance with applicable laws and regulations; (c) Ensure that the	Recommend nominees to the Board, recommend permanent, or temporary disqualification, recommend removal for cause.
						Corporation shall have the required number of Independent Directors with the qualifications and none of the disqualifications as	

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						provided in the Manual, applicable laws, rules and regulations;	
						(d) review and evaluate the role, duties and responsibilities of the Chief	
						Executive Officer by integrating the dynamic requirements of the business as a going concern	
						and future expansionary projects within the realm of good corporate governance at all times;	
						(e) make recommendations to the Board, as it may deem appropriate, as to a change in the number of directors,	
						taking into consideration the needs of the Corporation and the efficient exercise by the Board of its	
						responsibilities; (f) establish the guidelines in the unmber of directorships	
						which a member of the Board may hold in accordance with the policy on holding multiple board	
						seats under the Manual, taking into consideration the following parameters: - nature of the business of the corporation which he is	
						a director; - age of the director; -number of directorships/active	
						memberships in other corporations or organizations; and - possible conflict of interest.	
						(g) perform such other activities which it deems appropriate as necessary	
						and desirable for the performance of its duties and responsibilities under its charter, and such other	
Evacutiva				.,		responsibilities which the Board may assign to it from time to time.	
Executive Compensation	2	0	1	Yes	Pursuant to the Corporation's By-laws and Manual, the Board of Directors of the	The duties and responsibilities of the Committee are to:	Overall responsibility for the evaluation and review of the

Corporation constituted Corporation's 1.1In respect of the the Committee to aid remuneration of compensation the Board in ensuring corporate officers and plans, policies, and adherence by the **Directors**: programs for Corporation to the best executive officers, practices of 1.1.1 Establish a formal the adoption of good corporate governance. transparent policies that govern and Specifically, procedure for developing the Corporation's Committee has the a policy on executive compensation and remuneration and for overall responsibility benefit programs, for the evaluation and fixing the remuneration the oversight of plans for executive review of the packages of the officers' Corporation's Directors, corporate compensation development plans, officers and senior and policies, and programs management, and make succession, and the for executive officers, recommendations to the fulfillment of its the adoption of policies Board on the Company's responsibilities as policy and structure for set forth in that govern this the Corporation's such remuneration, with Charter. The compensation the end in view of Committee and is benefit programs, the attracting and retaining accountable to the oversight of plans for Directors, corporate Board for executive officers' officers and senior performance. management who are development and succession, and the needed to run the fulfillment Corporation successfully; of its responsibilities as set forth in this Charter. 1.1.2 Provide oversight The Committee is over remuneration of accountable to the senior management and for key Board its other personnel performance. ensuring that compensation is consistent with the Corporation's culture, strategy and control environment; 1.1.3 Ensure that the Corporation (i) has coherent remuneration policies and practices which are observed and which enable it to attract and retain executives and Directors who will create value for shareholders and support Corporation; and (ii) fairly and responsibly rewards executives, taking into consideration performance the Corporation. the performance of such executives and the general pay environment; 1.1.4 Provide in the Corporation's annual

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	reports, information and	
	proxy statements a clear,	
	concise and	
	understandable	
	disclosure of	
	compensation that may	
	be paid, directly or	
	indirectly, to its Directors	
	and senior executive	
	officers for the previous	
	fiscal year and the	
	ensuing year; and	
	1.1.5 Ensure that no	
	Director is involved in	
	deciding his own	
	remuneration.	
	1.2 <u>In respect of the business</u>	
	interest disclosures and	
	conflict of interest:	
	<u>connict of interest</u> .	
	121 5 46-4 46-	
	1.2.1 Ensure that the	
	Full Business Interest	
	Disclosure is part of the	
	pre-employment	
	requirements for all	
	incoming officers, which	
	among others, compel all	
	officers to declare all	
	their existing business	
	interests	
	shareholdings that may	
	directly or indirectly	
	conflict in their	
	performance of duties	
	once hired;	
	1.2.2 Review the	
	Corporation's policy on	
	conflict of interest; and	
	1.2.3 Review the	
	existing, or cause the	
	development of a Human	
	Resources Development	
	or Personnel Handbook	
	to strengthen provisions	
	on conflict of interest,	
	salaries and benefits	
	policies, promotion and	
	career advancement	
	directives and	
	compliance of personnel	
	concerned with all	
	statutory requirements	
	that must be periodically	
	met in their respective	
	posts.	
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						1.3 <u>In respect of career</u> advancement:	
						1.3.1 Review and recommend to the Board all promotions and appointments of officers of the Corporation; and	
						1.3.2 Review Corporation policies on promotion and career advancement directives and compliance of personnel concerned.	
						The Committee shall perform other duties and activities that the Committee or the Board considers appropriate in the context of its charter.	
Corporate Governance Committee	2	1	1	Yes	Pursuant to the Corporation's By-laws and Manual, the Board of Directors of the Corporation constituted the Corporate Governance Committee to aid the Board in the performance of its oversight responsibilities in the development and implementation of the corporate governance principles, policies, structures and systems of the Corporation. The Corporate Governance Committee is accountable to the Board for its performance.	(a) Review and reassess the adequacy and effectiveness of the establishes corporate governance principles, policies, structures and systems of the Corporation, as well as the provisions of the Manual; (b) Oversee the establishment and implementation of systems or mechanisms for the assessment and improvement of the performance of the Board of Directors, members of the Board and the Board Committees with the Manual; (c) Oversee the conduct of a training process for the purpose of holding orientation programs/ workshops to operationalize the provisions of the Manual; (d) Evaluate and measure the compliance of the Corporation with the Manual, report to the Board and the Board Committees, and recommend any	Create, review and assess the adequacy and effectiveness of the corporate governance principles, policies, structures and systems of the Corporation and shall assist the Board in the performance of its oversight responsibilities and development and implementation of the corporate governance principles, policies, structures and systems of the Corporation.

	proposed changes in corporate governance principles, policies, structures and systems of the Corporation; and	
	(e) Perform such other activities which it deems appropriate as necessary and desirable for the performance of its duties and responsibilities under its charter, and such other responsibilities which the Board may assign to it from time to time.	
Others (specify) N/A		

2) Committee Members

(a) Executive Committee (for the year ended 2015)

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Iñigo U. Zobel	07/09/2015	0	0	N/A	1 year
Member (ED)	Ramon S. Ang	07/09/2015	0	0	N/A	1 year
Member (ED)	Aurora T. Calderon	07/09/2015	0	0	N/A	1 year
Member (ID)	None					

(b) Audit Committee (for the year ended 2015)

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairperson	Minita V. Chico-Nazario	07/09/2015	5	<u>5</u>	100%	1 year
Member (ED)	Aurora T. Calderon	07/09/2015	<u>5</u>	<u>5</u>	100%	1 year
Member (NED)	Ferdinand K. Constantino	07/09/2015	<u>5</u>	<u>5</u>	100%	1 year
Member (ID)	Consuelo M. Ynares-	07/09/2015	<u>5</u>	<u>5</u>	100%	1 year
	Santiago					

Disclose the profile or qualifications of the Audit Committee members. (updated as of 14 April 2016)

Justice Minita V. Chico-Nazario is an Independent Director of Top Frontier (since 2014), the Chairperson of the Audit Committee and a member of the Nomination and Hearing Committee (since 2014). She is also an Independent Director of San Miguel Properties, Inc. (since 2012), Ginebra San Miguel Inc. (since 2013) and San Miguel Pure Foods Company, Inc. (since 2015). She is also currently the Dean of the College of Law of the University of Perpetual Help, Las Pinas City (since 2011), a director of Banco San Juan (since 2010), and a Legal Consultant of the Union Bank of the Philippines (since 2010), United Coconut Planters Bank and Philippine Investment One & Two, Inc. Justice Nazario is formerly an Associate Justice of the Supreme Court (2004-2009), the Presiding Justice of the Sandiganbayan (2003) and the Chairman of the Board (2010) and Director (2010-2011) of the Philippine National Oil Exploration Corporation.

Mr. Ferdinand K. Constantino is a Director of Top Frontier (since 2010) and the Chairman of the Nomination and Hearing Committee and a member of the Audit Committee and Corporate Governance Committee (since 2013). He also holds, among others, the following positions in other publicly-listed companies, as follows: Director (since 2010), Senior Vice President, Chief Finance Officer and Treasurer (since 2001) of San Miguel Corporation, Director of San Miguel Brewery Inc., Ginebra San Miguel Inc., and Petron Malaysia Refining & Marketing Bhd, a company publicly listed in Malaysia. He is also the Vice Chairman and Director of SMC Global Power Holdings Corp., President of Anchor Insurance Brokerage Corporation; Director of San Miguel Yamamura Packaging Corporation, San Miguel Foods Inc., Citra Metro Manila Tollways Corporation and Northern Cement; and Chairman of the San Miguel Foundation, Inc. He was formerly a Director of PAL Holdings, Inc., and Philippine Airlines, Inc. Mr. Constantino previously served San Miguel Corporation as Chief Finance Officer of the San Miguel Beer Division (1999-2005) and as Chief Finance Officer and Treasurer of San Miguel Brewery Inc. (2007-2009); Director of San Miguel Pure Foods Company, Inc. (2008-2009); Director of San Miguel Properties, Inc. (2001-2009); and Chief Finance Officer of Manila Electric Company (2009). He has held directorships in various domestic and international subsidiaries of SMC during the last five years. He holds a degree in AB Economics from the University of the Philippines and completed academic requirements for an MA Economics degree.

Ms. Aurora T. Calderon is a Director of Top Frontier (since 2013), the Treasurer (since 2010) and a member of the Executive Committee, Audit Committee and Executive Compensation Committee (since 2013). She holds the following positions in other publicly-listed companies, namely: Senior Vice President-Senior Executive Assistant to the President and Chief Operating Officer (since 2011) and Director (since 2014) of San Miguel Corporation; and Director of Petron Corporation. She is also a member of the board of directors of Petron Marketing Corporation (since 2010), Petron Freeport Corporation (since 2010), Sea Refinery Corporation (since 2010), New Ventures Realty Corporation (since 2010), Las Lucas Construction and Development Corp. (since 2010), Thai San Miguel Liquor Co. (since 2008), SMC Global Power Holdings Corp. (since 2010), San Miguel Equity Investments Inc. (since 2011), and Clariden Holdings, Inc. (since 2012). She was previously a consultant of San Miguel Corporation reporting directly to the President and Chief Operating Officer (1998-2010) and formerly a Director of Manila Electric Company (2009), PAL Holdings, Inc. (2012-2014), Philippine Airlines, Inc. (since 2012-2014) and Air Philippines Corporation (2012-2014). Ms. Calderon holds directorships in various subsidiaries of San Miguel Corporation.

Justice Consuelo M. Ynares-Santiago is an Independent Director of Top Frontier (since 2013), the Chairperson of the Corporate Governance Committee and a member of the Audit Committee and the Executive Compensation Committee (since 2013). She is also an Independent Director of SMC Global Power Holdings Corp. (since 2011), South Luzon Tollway Corporation (2014), Anchor Insurance Brokerage Corporation (since 2012) and Phoenix Petroleum Phil. Inc. (Since 2013). She was formerly an Associate Justice of the Supreme Court (1999 – 2009), an Associate Justice of the Court of Appeals (1990 – 1999), and a Regional Trial Court Judge of Makati City (1986 – 1990).

Describe the Audit Committee's responsibility relative to the external auditor.

The Audit Committee performs oversight functions with respect to the Internal and External Auditors of the Corporation, ensuring the independence of one from the other, freedom from interference from outside parties, and their unrestricted access to such records, properties and personnel of the Corporation necessary to enable them to perform their respective audit functions; and review the reports submitted by them. The Audit Committee evaluates and determines any non-audit work performed by External Auditors, including the fees therefor, and ensure that such work will not conflict with External Auditors' duties as such or threaten its independence. An External Auditor shall enable an environment of good corporate governance as reflected in the financial records and reports of the Corporation, undertake an independent audit of the Corporation and provide objective assurance on the manner by which the financial statements shall be prepared and presented to the shareholders. The External Auditor, which shall be duly accredited by the SEC, shall be selected and appointed by the shareholders upon recommendation of the Board, after consultations with the Audit Committee.

(c) Nomination and Hearing Committee (for the year ended 2015)

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Ferdinand K. Constantino	07/09/2015	<u>1</u>	<u>1</u>	100%	1 year
Member (NED)	Nelly A. Favis-Villafuerte	07/09/2015	<u>1</u>	<u>1</u>	100%	1 year
Member (ID)	Minita V. Chico-Nazario	07/09/2015	<u>1</u>	<u>1</u>	100%	1 year

(d) Executive Compensation Committee (for the year ended 2015)

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Ramon S. Ang	07/09/2015	<u>0</u>	<u>0</u>	N/A	1 year
Member (ED)	Aurora T. Calderon	07/09/2015	<u>0</u>	<u>0</u>	N/A	1 year
Member (ID)	Consuelo M. Ynares- Santiago	07/09/2015	<u>0</u>	<u>0</u>	N/A	1 year

(e) Others (Specify)

Provide the same information on all other committees constituted by the Board of Directors:

Corporate Governance Committee (for the year ended 2015)

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairperson (ID)	Consuelo M. Ynares- Santiago	07/09/2015	<u>2</u>	<u>2</u>	100%	1 year
Member (ED)	Ramon S. Ang	07/09/2015	<u>2</u>	<u>2</u>	100%	1 year
Member (ED)	Virgilio S. Jacinto	07/09/2015	<u>2</u>	<u>2</u>	100%	1 year
Member (NED)	Ferdinand K. Constantino	07/09/2015	<u>2</u>	<u>2</u>	100%	1 year

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes: (as amended on 14 April 2016)

Name of Committee	Name	Reason
<u>None</u>		
Audit Committee	Justice Minita V. Chico-Nazario	Filled in the vacancy as Chairperson of the Audit Committee after being elected as an Independent Director of the Corporation.
Nomination and Hearing Committee	Justice Minita V. Chico-Nazario	Filled in the vacancy as member of the Nomination and Hearing Committee after being elected as an Independent Director of the Corporation.

4) Work Done and Issues Addressed

Describe the work done by each committee and the significant issues addressed during the year.

Name of Committee	Work Done	Issues Addressed
Executive	None	
Audit	Audited financial statements Quarterly reports Budget Audit Plan Internal Audit Reports Submission of reportorial requirements such as 17-A and 17-Q Approved the Audit Committee Charter	Financial results of the Corporation Adjustments and changes to the budget Key points and focus of audit plan Findings of the internal audit Recommendation of management
Nomination and Hearing	Evaluation of nominees as members of the Board of Directors	Qualifications and disqualifications of the directors and officers
Executive compensation	Fixed the per diem allowance of the directors, who are not officers of San Miguel Corporation, for every Board meeting and Board Committee meeting attended	Amount of per diem allowance for the directors
Corporate Governance Committee	Mission, Vision and Core Values Policy on Code of Conduct and Ethics Policy on Dealings in Securities Policy on Health, Safety & Welfare, and Training Policy on Related Party Transactions Policy on Whistle Blowing Manual on Corporate Governance	Creation of new policies Improvement the Corporate Governance of the Corporation

5) Committee Program

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

Name of Committee	Planned Programs	Issues to be Addressed
Executive	None	
Audit	Assessment of the Corporation's Compliance with the ASEAN Corporate Governance Scorecard	Areas for improvement
	Audit Committee Self-Rating Form	Results of assessment
Nomination	Screening and evaluation of nominees as directors and officers Assessment of Directors and officers	Qualifications and disqualifications of directors and officers Results of assessment

Executive Compensation Committee	Review of the per diem allowance of the directors	Reasonableness of the amount of the per diem allowance of directors
Corporate Governance Committee	Review existing policies and the Manual	Improvement of the Company Policies and corporate governance of the Corporation
Others (specify)		

F. RISK MANAGEMENT SYSTEM (as amended on 15 May 2016)

- 1) Disclose the following:
 - (a) Overall risk management philosophy of the company;

Objectives and Policies

The Group has significant exposure to the following financial risks primarily from its use of financial instruments, namely, Interest Rate Risk, Foreign Currency Risk, Commodity Price Risk, Liquidity Risk, and Credit Risk.

The Group's principal non-trade related financial instruments include cash and cash equivalents, option deposit, AFS financial assets, financial assets at FVPL, short-term and long-term loans, and derivative instruments. These financial instruments, except financial assets at FVPL and derivative instruments, are used mainly for working capital management purposes. The Group's trade-related financial assets and financial liabilities such as trade and other receivables, noncurrent receivables and deposits, accounts payable and accrued expenses, finance lease liabilities and other noncurrent liabilities arise directly from and are used to facilitate its daily operations. The Group's outstanding derivative instruments such as commodity and currency options, forwards and swaps are intended mainly for risk management purposes. The Group uses derivatives to manage its exposures to foreign currency, interest rate and commodity price risks arising from the Group's operating and financing activities.

The Group's risk management policies are established to identify and analyze the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits.

(b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof;

As stated in the results of the Self-Assessment Forms accomplished by the members of the Audit Committee which was reported to the Board on May 12, 2016, the Board found adequate the effectiveness and sufficiency of the internal control system, specifically, reviewed and discussed the findings and assessment of the Corporation's internal controls, risk management systems, control and governance process, and financial reporting systems.

(c) Period covered by the review;

The period covered is from January 01, 2015 to December 31, 2015.

(d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness; and

Risk management system is reviewed annually. The directors' criteria for assessing its effectiveness of the risk management system are whether such risk management policies reflect changes in market conditions and the Group's activities. The Group, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

(e) Where no review was conducted during the year, an explanation why not.

N/A

2) Risk Policy

(a) Company

Give a general description of the company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk: The Corporation has the same risk management policy with the Group.

Risk Exposure	Risk Management Policy	Objective
Interest Rate Risk	See below.	
Foreign Currency Risk	See below.	
Commodity Price Risk	See below.	
Liquidity Risk	See below.	
Credit Risk	See below.	

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Exposure	Risk Management Policy	Objective
Interest Rate Risk	The Group manages its interest cost by using an optimal combination of fixed and variable rate debt instruments. Management is responsible for monitoring the prevailing market-based interest rate and ensures that the mark-up rates charged on its borrowings are optimal and benchmarked against the rates charged by other creditor banks. On the other hand, the Group's investment policy is to maintain an adequate yield to match or reduce the net interest cost from its borrowings pending the deployment of funds to their intended use in the Group's operations and working capital management. However, the Group invests only in high-quality securities while maintaining the necessary diversification to avoid concentration risk. In managing interest rate risk, the Group aims to reduce the impact of short-term fluctuations on the Group's earnings. Over the longer term, however, permanent changes in interest rates would have an impact on profit or loss.	Interest rate risk is the risk that future cash flows from a financial instrument (cash flow interest rate risk) or its fair value (fair value interest rate risk) will fluctuate because of changes in market interest rates. The Group's exposure to changes in interest rates relates primarily to the Group's long-term borrowings and investment securities. Investments acquired or borrowings issued at fixed rates expose the Group to fair value interest rate risk. On the other hand, investment securities acquired or borrowings issued at variable rates expose the Group to cash flow interest rate risk.
Foreign Currency Risk	Short-term currency forward contracts (deliverable and non-deliverable) and options are entered into to manage foreign currency risks arising from importations, revenue and expense transactions, and other foreign currency-denominated obligations. Currency swaps are entered into to manage foreign currency risks relating to long-term foreign currency-denominated borrowings.	The Group's functional currency is the Philippine peso, which is the denomination of the bulk of the Group's revenues. The Group's exposure to foreign currency risk results from significant movements in foreign exchange rates that adversely affect the foreign currency-denominated transactions of the

Group. The Group's risk management The management of foreign currency risk is objective with respect to foreign also supplemented by monitoring the currency risk is to reduce or eliminate sensitivity of the Group's earnings volatility and any adverse impact on equity. The Group enters instruments to various foreign currency exchange rate scenarios. Foreign exchange into foreign currency hedges using a movements affect reported equity in the combination of non-derivative and following ways: derivative instruments such as foreign currency forwards, options or swaps to retained earnings arising from manage its foreign currency risk increases or decreases in unrealized and realized foreign exchange gains exposure. or losses; translation reserves arising from increases or decreases in foreign exchange gains or losses recognized directly part of other comprehensive income; and hedging reserves arising from increases or decreases in foreign exchange gains or losses of the hedged item and the hedging instrument. **Commodity Price Risk** Commodity derivative transactions Commodity price risk is the risk that entered into by the Group to reduce cost by future cash flows from a financial optimizing purchasing synergies within the instrument will fluctuate because of Group and managing inventory levels of changes in commodity prices. The common materials. Group enters into various commodity derivatives to manage its price risks on strategic commodities. Commodity hedging allows stability in prices, thus offsetting the risk of volatile market fluctuations. Through hedging, prices of commodities are fixed at levels acceptable to the Group, protecting raw material cost and preserving margins. For hedging transactions, if prices go down, hedge positions may show marked-to-market losses; however, any loss in the marked-to-market position is offset by the resulting lower physical raw material cost. Liquidity Risk The Group constantly monitors and manages Liquidity risk pertains to the risk that its liquidity position, liquidity gaps and the Group will encounter difficulty in surplus on a daily basis. A committed standmeeting obligations associated with by credit facility from several local banks is financial liabilities that are settled by also available to ensure availability of funds delivering cash or another financial when necessary. The Group also uses asset. derivative instruments such as forwards and swaps to manage liquidity. The Group's objectives to manage its liquidity risk are as follows: a) to ensure that adequate funding is available at all times; b) to meet commitments as they arise without

		incurring unnecessary costs; c) to be able to access funding when needed at the least possible cost; and d) to maintain an adequate time spread of refinancing maturities.
Credit Risk	The Group has regular internal control reviews to monitor the granting of credit and management of credit exposures.	Credit risk is the risk of financial loss to the Group if a customer or counterparty to a financial instrument fails to meet its contractual obligations, and arises principally from the Group's trade and other receivables and investment securities. The Group manages its credit risk mainly through the application of transaction limits and close risk monitoring. It is the Group's policy to enter into transactions with a wide diversity of creditworthy counterparties to mitigate any significant concentration of credit risk.

(c) Minority Shareholders

Indicate the principal risk of the exercise of controlling shareholders' voting power.

Risk to Minority Shareholders

Article 7 of the Amended Articles of Incorporation of the Corporation as of November 08, 2013 provides for the denial of pre-emptive rights of shareholders to any issuance of common shares and preferred shares.

3) Control System Set Up

(a) Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Interest Rate Risk	The Corporation's risk	The Corporation has a risk management oversight
Foreign Currency Risk	management system has been	structure composed of management committees
Commodity Price Risk	established to have a sustainable	and key personnel in order to have an integrated
Liquidity Risk	risk management system that	and independent view of the risks across different
Credit Risk	effectively manages the key issues	categories (e.g., strategic, operations, compliance
	(potential and existing) of the	and financial). This also allows the Corporation to
	Corporation. The system also	address gaps in risk coverage, risk management
	embeds risk management into the	functional inefficiencies and overlaps as well as
	awareness and day-to-day	confusion among concerned personnel.
	activities of the Company's officers	
	and employees, integrates the risk	The risk management process is also continuously
	management process into the	improved by assessing its effectiveness through
	strategic planning process and	regular feedback and assessment of stakeholders
	provides a structured framework	and implementation of appropriate improvements.
	for enhancing corporate	

governance.	The Audit Committee takes up matters relating to risk management and exercises oversight functions over internal audit to monitor implementation of the risk management programs of the Corporation.
In particular, the Corporation ensures that its risk management system is aligned with the Corporation's strategic goals and objectives. This is done by establishing risk management goals and objectives that are geared towards the attainment of the strategic goals and objectives of the Corporation. The risk management framework involves processes such as — a. Assessment of business risks. The Corporation's risks are evaluated and measured based on likelihood of impact and opportunity for risk management improvement. Risks are reviewed on a regular basis based on the framework. b. Development of risk management strategies and action plans. c. Monitoring and reporting. Monitoring of risks is conducted on a quarterly and annual basis by the Audit Committee.	The Audit Committee takes up matters relating to risk management and exercises oversight functions over internal audit to monitor implementation of the risk management programs of the Corporation.

(b) Group

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Interest Rate Risk Foreign Currency Risk Commodity Price Risk Liquidity Risk Credit Risk	The Corporation's risk management system has been established to have a sustainable risk management system that effectively manages the key issues (potential and existing) of the Corporation. The system also embeds risk management into the awareness and day-to-day activities of the Company's officers and employees, integrates the risk management process into the strategic planning process	The Corporation has a risk management oversight structure composed of management committees and key personnel in order to have an integrated and independent view of the risks across different categories (e.g., strategic, operations, compliance and financial). This also allows the Corporation to address gaps in risk coverage, risk management functional inefficiencies and overlaps as well as confusion among concerned personnel. The risk management process is also continuously improved by assessing its effectiveness through regular feedback and assessment of stakeholders

provides a structured framework for enhancing corporate governance.	and implementation of appropriate improvements. The Audit Committee takes up matters relating to
Sovernance.	risk management and exercises oversight functions over internal audit to monitor implementation of the risk management programs of the Corporation.
In particular, the Corporation ensures that its risk management system is aligned with the Corporation's strategic goals and objectives. This is done by establishing risk management goals and objectives that are geared towards the attainment of the strategic goals and objectives of the Corporation.	The Audit Committee takes up matters relating to risk management and exercises oversight functions over internal audit to monitor implementation of the risk management programs of the Corporation.
The risk management framework involves processes such as — a. Assessment of business risks. The Corporation's risks are evaluated and measured based on likelihood of impact and opportunity for risk management improvement. Risks are reviewed on a regular basis based on the framework. b. Development of risk management strategies and action plans. c. Monitoring and reporting. Monitoring of risks is conducted on a quarterly and annual basis by the Audit Committee.	

(c) Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions:

Committee/Unit	Control Mechanism	Details of its Functions
Audit Committee	Oversees how management monitors compliance with the Group's risk management policies and procedures and reviews the adequacy of the risk management framework in relation to the risks faced by the Group.	The Audit Committee is assisted in its oversight role by Internal Audit. Internal Audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the Audit Committee.
Risk Management Committee	Reports to the Board of Directors.	Responsible for developing and monitoring the risk management policies of the Corporation.
Risk Insurance Management	Implementation of the	Contracts have to be cleared with RIMG is

Group	Corporation's policies on risks.	they deviate from the prescribed policies
		on risk and insurance.

G. INTERNAL AUDIT AND CONTROL

1) Internal Control System

Disclose the following information pertaining to the internal control system of the company:

(a) Explain how the internal control system is defined for the company;

Under the Manual, the Board shall have the following oversight responsibilities for ensuring the presence of adequate and effective internal control mechanisms:

- i. Establish organizational and operational controls commensurate with, among others, the nature and complexity of the business of the Corporation and its culture, volume, size and complexity of transactions; degree of risks involved, degree of centralization and delegation of authority; extent and effectiveness of information technology; and extent of regulatory compliance;
- ii. Ensure that an independent audit mechanism is in place to monitor the adequacy and effectiveness of the Corporation's governance, operations and information systems, including the reliability and integrity of financial and operational information, the effectiveness and efficiency of operations, the safeguarding of assets, and compliance with laws, rules, regulations and contracts;
- iii. Select and appoint a Chief Executive Officer who possesses the ability, integrity and expertise essential for the position, and define, with the assistance of the Nomination and Hearing Committee, the duties and responsibilities of the Chief Executive Officer who is ultimately responsible for the Corporation's organizational and operational controls;
- iv. Evaluate proposed senior Management appointments;
- v. Select and appoint qualified and competent Management officers; and
- vi. Review the Corporation's human resources policies, conflict of interest situations, compensation program for employees, and Management succession plan.
- (b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

As stated in the results of the Self-Assessment Forms accomplished by the members of the Audit Committee which was reported to the Board on May 14, 2015 and filed with the SEC and disclosed to the PSE on the same date, the Board found adequate the effectiveness and sufficiency of the internal control system, specifically, reviewed and discussed the findings and assessment of the Corporation's internal controls, risk management systems, control and governance process, and financial reporting systems.

(c) Period covered by the review;

The period covered is from January 13, 2014 (the listing date of the Corporation) to December 31, 2014.

(d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system; and

Internal controls are reviewed annually and the directors' criteria for assessing the effectiveness of the internal control system is whether the internal control fulfilled its function to ensure the reliability and integrity of financial and operational information, the effectiveness and efficiency of operation, the safeguarding of assets, the compliance with policies, plans, procedures, laws, regulations and contracts, and the accomplishment of established objectives and goals for operations or programs.

(e) Where no review was conducted during the year, an explanation why not.

N/A

2) Internal Audit

(a) Role, Scope and Internal Audit Function

Give a general description of the role, scope of internal audit work and other details of the internal audit function.

Role	Scope	Indicate whether In- house or Outsource Internal Audit Function	Name of Chief Internal Auditor/Auditing Firm	Reporting process
San Miguel Group Audit (SMGA) provides independent, objective assurance and consulting services designed to add value and improve the operations of, and help the Group accomplish, its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control, and governance processes.	The scope of work of SMGA is to assist the Board and Management in determining whether the risk management, control, and governance processes within the Group, as designed and represented by Management, are adequate and effective in a manner to ensure that: Significant exposures to risks are appropriately identified and adequately managed. Significant financial, managerial, and operating information is accurate, reliable, and timely. Employees' and Corporation's actions are in compliance with policies, standards, procedures, and	In-house with Outsourcing	Audit Head: Ramon R. Bantigue	Functionally to the Audit Committee; administratively to the President and Chief Executive Officer

applicable laws
and regulations.
• Resources are
acquired
economically,
used efficiently,
and adequately
protected.
Objectives and
goals for
operations or
programs are
achieved.
• Effectiveness,
efficiency and
continuous
improvement are
promoted in the
Corporation's
operating systems
and processes.

(b) Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee?

Yes.

(c) Discuss the internal auditor's reporting relationship with the audit committee. Does the internal auditor have direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel?

The internal auditor has direct and unfettered access to the Board, as well as to the records, properties and personnel of the Corporation in the conduct of internal audit function. In pursuit of the duties and responsibilities of the Audit Committee as provided in its Audit Committee charter in respect of the internal auditor, the Audit Committee has the following functions:

- Review with management and the head of the Internal Audit Group the qualifications of an internal auditor and the charter, activities, and organizational structure of the internal audit function;
- Confirm the appointment by management of the head of the Internal Head Group. The head of the Internal Audit Group shall functionally report directly to the Audit Committee;
- Review and confirm the annual audit strategic plans prepared by the Internal Audit Group in consultation with management, and major changes to the plans, if any. Such plans shall include the audit scope, resources and budget necessary to implement it. The scope of the internal audit examination should cover the evaluation of adequacy and effectiveness of controls on governance, operations, information systems, protection of assets and compliance with contracts, laws, rules and regulations;
- Review significant findings and recommendations of the Internal Audit Group and management's response thereto including timetable for implementation to correct weaknesses, and any difficulties encountered by the auditors in the course of their audit, such as restrictions on the scope or access to information;
- Require the internal audit to submit an annual report to the Audit Committee and Management of its activities and performance relative to the audit plans, completed audit engagements and strategies approved

by the Audit Committee, which shall include significant risk exposures, control issues and such other issues as may be requested by the Audit Committee.

(d) Resignation, Re-assignment and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the third-party auditing firm) and the reason/s for them.

Name of Audit Staff	Reason
N/A	

(e) Progress against Plans, Issues, Findings and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings and examination trends.

Progress Against Plans	N/A
Issues ¹⁴	
Findings ¹⁵	
Examination Trends	

(f) Audit Control Policies and Procedures

Disclose all internal audit controls, policies and procedures that have been established by the company and the result of an assessment as to whether the established controls, policies and procedures have been implemented under the column "Implementation."

Policies & Procedures	Implementation
Policies and Guidelines on Revenue Cycle	N/A
Policies and Guidelines on Procurement Cycle	
Policies and Guidelines on Supply Chain -	
Logistics Cycle	
Policies and Guidelines on Finance – Treasury	
Cycle	

(g) Mechanism and Safeguards

State the mechanism established by the company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the company):

Auditors (Internal and External)	Financial Analysts	Investment Banks	Rating Agencies
The duties and responsibilities of the Audit	By the nature of	By the nature of	By the nature of
Committee as set forth in its Audit Committee	their functions,	their functions, the	their functions,
Charter are:	the Corporation	Corporation	the Corporation

¹⁴ "Issues" are compliance matters that arise from adopting different interpretations.

 $^{^{\}rm 15}$ "Findings" are those with concrete basis under the company's policies and rules.

engages engages engages In respect of the external auditor: independent independent independent Investment Investment Banks. ratings agencies. To be primarily responsible for making Banks. The Corporation is The Corporation recommendation to the board on the The Corporation not engaged in the is not engaged in appointment, reappointment and removal is not engaged in financial services the ratings of the external auditor, and to approve the financial business. agency business. remuneration and terms of engagement of services business. the external auditor, and any questions of resignation or dismissal of such auditor. Assess and monitor the: (a) external auditor's independence and objectivity and require the external auditor to make the statements required by applicable auditing standards as its relationships and services with the Corporation in this regard, discussing any relationship or services which may derogate its independence or objectivity; and (b) the effectiveness of the audit process in accordance with applicable standards; Obtain objective assurance from the external auditor that the conduct of the audit and the manner of the preparation of the financial statements comply with applicable auditing standards and rules of regulatory bodies, including exchanges on which the Corporation's securities are listed; Review and approve the nature and scope of the audit plans of the external auditor, including scope, audit resources and expenses, and reporting obligations before the audit commences; Review the reports or communications of the external auditors and ensure that management or the board will provide a timely response to the issues raised in such reports or communications; Develop and implement policies on the engagement of an external auditor to supply non-audit work, and evaluate any non-audit work undertaken by the external auditor tot ensure that the same does not conflict with its audit functions: Ensure that the external auditor or the signing partner of the auditing firm engaged by the Corporation is changed every five (5) years or earlier.

In respect of the internal auditor:

 Establish and identify the reporting line of the head of internal auditor in order that

	the internal audit function may fulfill its		
	the internal audit function may fulfill its		
	responsibilities free from the interference		
	of outside parties. The head of the internal		
	audit function shall functionally report		
	directly to the Audit Committee;		
0	Review and approve the internal audit		
	work plans, including scope and audit		
	resources/expenses; and ensure that: (a)		
	the scope of its examination includes		
	evaluation of adequacy and effectiveness		
	of controls on governance, operations,		
	information systems, protections of assets		
	and compliance with contracts and		
	applicable, laws, rules and regulations, and		
	(b) the internal auditor has the sufficient		
	resources to carry out its functions;		
0	Review the reports and communications of		
	independent auditors, which shall include		
	key findings and recommendations,		
	internal control ratings and status of the		
	audit plan including planned and		
	completed audit engagements;		
0	Require the internal audit to submit a		
	regular report to the Audit Committee and		
	Management of its activities and		
	performance relative to the audit plans		
	and strategies approved by the Audit		
	Committee, which shall include significant		
	risk exposures, control issues and such		
	other issues as may be requested by the		
	Audit Committee.		

(h) State the officers (preferably the Chairman and the CEO) who will have to attest to the company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers and employees of the company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

The Compliance Officer attests that the Corporation has substantially adopted all the provisions of the Manual and full compliance with the SEC Code of Corporate Governance.

H. ROLE OF STAKEHOLDERS

1) Disclose the company's policy and activities relative to the following:

	Policy	Activities
Customers' welfare	sustain business excellence and consistently improve shareholder value by	ensure feedback from its customers and to immediately address any concern that they have on the quality

Supplier/contractor selection practice	The Corporation has an established procurement cycle policy which ensures that purchasing synergies are optimized, business opportunity losses are avoided and materials and services are timely delivered.	The selection of suppliers and contractors are subject to bidding with a minimum of three (3) accredited suppliers to be considered per transaction. In some instances, such as in case of strategic or recurring purchases, negotiated contracts are allowed. Adjustments in quotations after bidding must be countersigned but upward price adjustments are subject to stricter requirements.
Environmentally friendly value-chain	The Corporation is committed to the protection, preservation and enhancement of the environment. The Corporation actively contributes toward a clean and health environment for the well being of its employees, consumers and communities where it operates. The Corporation's Environmental Management System focuses on continual improvement, a key philosophy which reflects how the Corporation utilizes its resources and manufactures, packages, distributes and markets its wide range of products.	Consistent with its mission of responsible stewardship of the environment, the Corporation adopts a holistic approach by exercising leadership in providing environmentally acceptable manufacturing processes, products and packaging, actively developing and implementing processes which involve the sustainable use of resources, pollution prevention and waste management, consistently meeting environmental standards, and influencing key stakeholders through the sharing of the Corporation's environmental policy.
Community interaction	The Corporation recognizes that it has a responsibility not just to employees but also to the communities where its businesses operate. As a socially responsible corporate citizen, the Corporation believes that it must provide the employees' family and surrounding communities opportunities to develop values of self-reliance.	Please see portion on corporate social responsibility initiatives.
Anti-corruption programmes and procedures	The Corporation believes that the objective of achieving superior business results is consistent with the commitment to conduct business in a lawful and responsible manner. All employees are expected and directed to comply with all laws and applicable regulations, and to conduct business n accordance with the highest standards of business ethics. It is every employee's responsibility to know and to understand legal and policy requirement as they apply the same to their task, and to notify management when they believe a violation of law or a Company policy has been committed.	The Code of Ethics mandates that the directors, officers and employees should exercise utmost discretion in accepting personal favors or gifts from persons seeking or doing business with the Corporation, and refuse to grant personal favors, or decline any gift or benefit, that may compromise the independence of the Corporation, create a sense of obligation on its part or potentially influence its business judgment.
Safeguarding creditors' rights	The Corporation exercises transparency when dealing with creditors, and ensures	Contracts with creditors are strictly adhered to and obligations are

that transactions with creditors adhere to	complied with. Know your client
fair business practices in order to establish	requests are promptly handled and
long term and mutually beneficial	addressed.
relationships.	

2) Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section?

The Corporation's Corporate Social responsibility Report is contained in the Annual Report distributed to stockholders and available for download at the Corporation's website.

Performance-enhancing mechanisms for employee participation.

(a) What are the company's policy for its employees' safety, health, and welfare?

Pursuant to the Health and Welfare Program of the Company, it has its own clinic and accredited third party medical personnel. The plan provides for hospitalization and medical benefits under the plan for qualified employees. The employee may enjoy the benefits under the plan as long as he has accrued sick leave credits. The following are provided: free hospitalization, medical consultation, medicines and medical services.

There is a Health and Welfare Program for the dependents of the employees of the Company, provided that the dependents are registered with the Company. The plan covers hospitalization, dental, diagnostic procedures, and out-patient services. The employee and the Company share on a 50-50 basis the insurance premiums. The plan will answer for the room and board, doctors' fees, surgical fees and miscellaneous expenses of eligible dependents, outpatient benefits, subject to certain limits.

The Company recognizes its responsibility to shape and develop the knowledge, skills and attitudes of its human resources in order to contribute to the professional development of its employees and maintain its competitive position.

(b) Show data relating to health, safety and welfare of its employees.

The following are the Corporation's health care programs to protect employees and their dependents against financial burdens that come with illness or injury:

- 1. Health and Welfare Program This program is being maintained and administered by the Corporation which has its own clinic and accredited third party medical personnel. The plan provides for hospitalization and medical benefits under the plan for qualified employees. The employee may enjoy the benefits under the plan as long as he has accrued sick leave credits. The following are provided: free hospitalization, medical consultation, medicines and medical services.
- 2. Health and Welfare programs for dependents, provided that the dependents are registered with the Corporation. The plan covers hospitalization, dental, diagnostic procedures, and out patient services. The employee and the Corporation share on a 50-50 basis the insurance premiums. The plan will answer for the room and board, doctors' fees, surgical fees and miscellaneous expenses of eligible dependents, outpatient benefits, subject to certain limits.
- (c) State the company's training and development programmes for its employees. Show the data.

The Corporation recognizes its responsibility to shape and develop the knowledge, skills and attitudes of its human resources in order to contribute to the professional development of its employees and maintain its competitive position.

The Company's training and education philosophy is defined in the following principles:

Business Contribution - Training is anchored on the needs of the business and the impact on the Company's bottom line. Education and training help optimize the productivity and performance of the employees of the Company and enable them to contribute to the profitability of the Company.

Alignment of Needs - The Company's framework creates an environment where the employees have the opportunity to chart their own progress and development so long as these are supportive of the Company's strategic directions.

Holistic Development - Education and training is holistic and comprehensive in content and approach. The Company develops its employees not just on technical or functional expertise but on work support skills and leadership/management. In terms of approach, the Company utilized traditional classroom, experiential and mentoring approaches to deliver training.

Collaborative Partnership and Involvement - Planning, design and delivery of education solutions are done in partnership with clients and with accredited service providers.

In support of the foregoing policies, the Company has an education benefit which provides assistance to employees who wishes to pursue further studies. The program covers free tuition and miscellaneous expenses as well as cost of major books. The Company also extends educational loans, interest free, to meet the educational requirements of the employees and their dependents.

The Company also has Management and Development Program (MDP) aimed at ensuring timely availability of the required number of employees at middle manager level and up with the necessary or required education, experience, ambition and personal characteristics to fulfill the short and long term needs of the organization. The MDP involves in depth assessment and the implementation of planned development activities to meet the skill gaps of the employees.

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(d) State the company's reward/compensation policy that accounts for the performance of the company beyond short-term financial measures

The Corporation is guided by the following principles in the design of the salaries and wages of its employees: *Internal Equity* - The principle creates a hierarchy where positions are valued or equated based on comparable work, responsibility and output. Jobs with more complex content and greater accountability receive commensurably higher pay. The Corporation utilizes a job evaluation system to ensure the foregoing.

External Competitiveness - The Corporation's pay scale is competitive with those of comparable companies in the business community. The objective of this principle is to attract external candidates and promote employee retention.

Business Affordability - Salary structures while affected by the need to be externally competitive are still anchored on the Corporation's financial capability to pay in order to achieve business performance and continued operations. This principle reinforced the thinking that the Corporation's ability to improve salaries and wages I largely dependent on its bottom-line to which every employee has a personal contribution to make. The principle promotes a personal stake from each employee to improve the Corporation's business performance.

Performance-based - The Corporation believes that good performance must be appropriately rewarded. There is a tight link between the Corporation's Performance Management System and its rewards systems. This principle supports the value of teamwork since employees are measured not only in their individual performance but also in the performance of their team, encouraging them to have an active concern for those in the team.

Non-financial Rewards - The Corporation uses alternative forms of recognition to reward performance. The different business units are encouraged to develop programs such as citations, awards, performance feedback and mentoring to guide good performers.

3) What are the company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical behaviour? Explain how employees are protected from retaliation.

The Corporation has an established whistle-blowing policy aimed at encouraging directors, officers, and employees to speak out and call the attention of Management to any suspected wrongdoing which is contrary to the principles of the Code of Ethics and violations of the Corporation's rules and regulations. The policy aims to protect the whistle blower from retribution or retaliation, and provides a disincentive to passively allowing the commission of wrongful conduct.

I. DISCLOSURE AND TRANSPARENCY

- 1) Ownership Structure as of <u>30 May 2016</u>
 - (a) Holding 5% shareholding or more

Shareholder	Number of Shares	Percent	Beneficial Owner
Iñigo U. Zobel	199,601,417 common shares	59.62%	
Master Year Limited	49,799,800	14.88%	Ramon S. Ang, Filipino, as the sole director of Master Year Limited.
PCD Nominee Corporation (Filipino)	38,397,012	11.47%	Various individuals/ entities

Privado Holdings, Corp.	36,814,051	11.00%	Ramon S. Ang, Filipino,	
	common shares		as beneficial owner of 100% of	
			the outstanding capital stock of	
			Privado Holdings, Corp.	

(b) Senior management

Name of Senior Management	Number of Direct shares	Number of Indirect shares / Through (name of record owner)	% of Capital Stock
Ramon S. Ang	75,887 common shares	36,814,051 common shares Privado Holdings, Corp.	
		49,799,800 common shares Master Year Limited	29.91%
		44,500 commons shares PCD Nominee Corporation beneficially owned by Privado Holdings, Corp.	
Aurora T. Calderon	2,360 common shares	0	0%
Virgilio S. Jacinto	2,562 common shares	0	0%
Bella O. Navarra	10,260 common shares	0	0%
Ma. Rosario B. Balanza	1,307 common shares	0	
TOTAL	92,376	86,658,351	25.91%

2) Does the Annual Report disclose the following:

Key risks	Yes
Corporate objectives	Yes
Financial performance indicators	Yes
Non-financial performance indicators	Yes
Dividend policy	Yes
Details of whistle-blowing policy	Yes
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any other directorships of listed companies) of directors/commissioners	Yes
Training and/or continuing education programme attended by each director/commissioner	No
Number of board of directors/commissioners meetings held during the year	Yes
Attendance details of each director/commissioner in respect of meetings held	Yes
Details of remuneration of the CEO and each member of the board of directors/commissioners	Yes

Should the Annual Report not disclose any of the above, please indicate the reason for the non-disclosure.

The Annual Report submitted by the Corporation conforms to the information required to be contained in SEC Form 17-A (Annual Report) or required by the Commission on the foregoing information.

3) External Auditor's fee (for the year ended 2015)

Name of auditor	Audit Fee	Non-audit Fee
R.G. Manabat & Co, CPAs	PhP 1.5 million	None

4) Medium of Communication

List down the mode/s of communication that the company is using for disseminating information.

- Company disclosures
- One-on-one meetings
- Email
- Telephone calls
- Written correspondence

5) Date of release of audited financial report:

April 14, 2016

6) Company Website

Does the company have a website disclosing up-to-date information about the following?

Business operations	Yes
Financial statements/reports (current and prior years)	Yes
Materials provided in briefings to analysts and media	Yes
Shareholding structure	Yes
Group corporate structure	Yes
Downloadable annual report	Yes
Notice of AGM and/or EGM	Yes
Company's constitution (company's By-laws, memorandum and articles of association)	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

7) Disclosure of RPT

Please refer to Note 34 of the Corporation's Notes to the Audited Financial Statements on the disclosure on related part transactions.

RPT	Relationship	Nature	Value
See Note 34.			

When RPTs are involved, what processes are in place to address them in the manner that will safeguard the interest of the company and in particular of its minority shareholders and other stakeholders?

The Corporation, certain subsidiaries and their shareholders, and associates in the normal course of business, purchase products and services from one another. Transactions with related parties are made at normal market prices and terms. An assessment is undertaken at each financial year by examining the financial position of the related party and the market in which the related party operates. All related party transactions must be done on an arms length basis to safeguard the interests of the Corporation as well as the minority shareholders and other stakeholders.

J. RIGHTS OF STOCKHOLDERS

1) Right to participate effectively in and vote in Annual/Special Stockholders' Meetings

(a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its Bylaws.

Quorum Required	Majority of the outstanding capital stock entitled to vote, as	
	prescribed in the Corporation's By-laws	

(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

System Used	In accordance with the Corporation Code.
Description	Corporate acts are approved by motion of stockholders and passed if there are no objections. Same procedure is adopted for the election of directors considering that the number of nominees is equal to the number of board seats.

(c) Stockholders' Rights

List any Stockholders' Rights concerning Annual/Special Stockholders' Meeting that differ from those laid down in the Corporation Code.

Stockholders' Rights under The Corporation Code	Stockholders' Rights <u>not</u> in The Corporation Code	
Voting right	Promotion of Shareholder rights It shall be the duty of the directors to promote shareholder rights, removes impediments to the exercise of shareholder rights and allow possibilities to seek redress for violation of rights. They shall encourage the exercise of shareholder voting rights and the solution of collective action problems through appropriate mechanisms. They shall be instrumental in removing excessive costs and other administrative	

All shareholders shall be allowed to inspect the corporate books and records including minutes of the Board of Directors and stock registries in accordance with the Corporation Code and shall be furnished with annual reports, including financial statements, without cost or restrictions.	or practical impediments to shareholders participating on meetings or voting in person. • The directors shall pave the way for the electronic filing and distribution of shareholder information necessary to make informed decisions subject to legal constraints. The shareholders of the Corporation shall be provided, upon request, with periodic reports which disclose relevant personal and professional information about the directors and officers and certain other matters such as their holdings of the Corporation's shares, dealings with the Corporation, relationships among directors and key officers, and aggregate compensation of directors and officers.
Pre-emptive rights	
Right to dividends	
Appraisal right	

Dividends

<u>Common Shares</u>				
Declaration Date	Record Date Payment Date Amount			
None				
<u>Preferred Shares</u>				
Declaration Date	Record Date	Payment Date	Amount	
07/09/2014	07/09/2014	07/11/2014	PhP 265,683,330	
11/10/2014	11/10/2014	11/12/2014	PhP 265,683,330	

(d) Stockholders' Participation

State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders'
Meeting, including the procedure on how stockholders and other parties interested may communicate directly
with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the
Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward
proposals at stockholders' meetings.

Measures Adopted	Communication Procedure
Submission of questions in writing	The Corporate Secretary, at the onset of the Stockholders Meeting, states the ground rules for the conduct of the meeting. Stockholders are requested to submit their questions in writing. Question forms are available from the members of the staff in the venue. The form requires the stockholders asking questions to identify themselves. Priority is given to

	written questions submitted in advance.
Only stockholders or their proxies shall be allowed to participate in the open forum.	Any stockholder who wishes to ask questions is requested to wait to be acknowledged by the Chairman before speaking. Once acknowledged, the stockholder shall identify himself, or if he is a proxy, he will also identify the party he is representing.
Questions not entertained due to time constraints	The Corporate Secretary responds in writing to
shall be referred to the Office of the Corporate	questions after the meeting, or takes note of
Secretary.	suggestions or comments if any.

- 2. State the company policy of asking shareholders to actively participate in corporate decisions regarding:
 - a. Amendments to the company's constitution
 - b. Authorization of additional shares
 - c. Transfer of all or substantially all assets, which in effect results in the sale of the company

For the above-cited corporate decisions, the Corporation affords the shareholders the opportunity to participate in such corporate decisions through the distribution of the notice of meeting of shareholders in the form of a definitive information statement which contains in detail the explanation for the proposed shareholder action, including but not limited to amendments to the Corporation's articles and By-laws, the issuance of shares or the transfer of all or substantially all the assets of the Corporation. By practice, the definitive information statement is distributed at least twenty-one (21) business days prior to the date of the meeting to give the stockholders ample time to communicate with the Corporation on matters relating to such proposed actions.

3. Does the company observe a minimum of 21 business days for giving out of notices to the AGM where items to be resolved by shareholders are taken up?

No, the Corporation complies with the pertinent provisions of the Securities Regulation. Code.

a. Date of sending out notices: <u>June 10, 2016</u>

b. Date of the Annual/Special Stockholders' Meeting: <u>July 14, 2016</u>

State, if any, questions and answers during the Annual/Special Stockholders' Meeting.

Excerpts from the Minutes of the Annual Stockholders' Meeting of the Corporation on July 09, 2014:

"A stockholder, who is also a stockholder of San Miguel Corporation ("SMC"), requested clarification on the reason why SMC shareholders received Company shares, which they did not ask for, and as a result of such distribution, their SMC cash dividends were being deducted to pay-off the taxes accrued due to such distribution of the Company shares. The President and Chief Executive Officer, Mr. Ramon S. Ang, explained that the Company shares received by qualified SMC shareholders is a result of the property dividend declaration by SMC, whereby qualified SMC shareholders received one (1) Company share for every ten (10) SMC shares held. The Company shares distributed by reason of said property dividend declaration was priced at Php168.00 per share. The amount of the withholding tax due from the qualified SMC stockholders arising from the receipt of said property dividend is a matter of compliance with existing taxation laws. Mr. Ang likewise explained to the stockholders that if they do not wish to retain their Company shares, they can sell said shares at a profit, provided that the taxes due thereon should be paid and settled accordingly.

A stockholder addressed an inquiry to the Chief Finance Officer, Ms. Navarra, and asked why Schedule B (Amounts Receivable From (Payable to) Directors, Officers, Employees, Related Parties and Principal Stockholders) of the Consolidated Financial Statements of the Company states "not applicable." Ms. Navarra explained that "not applicable" relates to amounts receivable (payable to) directors, officers and employees. For those amounts receivable from (payable to) related parties which are eliminated during the consolidation of

financial statements, the same are disclosed in Schedule C. On the other hand, for those accounts which are not eliminated by reason of consolidation, the same are disclosed under Note 32 of the Notes to the Financial Statements (Related Party Disclosure).

As a follow-up question, the same stockholder noted that the Company has several loans, and inquired whether the Company is engaged in the illegal activity of "kiting." The treasurer, Ms. Aurora T. Calderon, responded that neither the Company nor SMC is engaged in, and will not engage in, "kiting" activities.

A stockholder asked for the amount of the carrying cost of SMC shares in the books of the Company and whether the Company will conduct a follow up offering. Mr. Ang reported that the carrying cost of SMC shares in the books of the Company is approximately Php96.67. With respect to the conduct of a follow up offering, Mr. Ang responded that, at present, the Company does not intend to issue new shares.

Another stockholder inquired what potential businesses the Company will invest on aside from SMC and Clariden Holdings, Inc. Mr. Ang responded that, presently, there are none but if an opportunity arises in the future, Management shall duly inform the public through adequate disclosures."

5. Result of Annual/Special Stockholders' Meeting's Resolutions (as amended on 14 July 2016)

Resolution	Approving	Dissenting	Abstaining
(a) Approval of minutes of the July 09, 2015 annual stockholders meeting	296,886,182 shares 89.185%	<u>0</u>	<u>0</u>
(b) Approval of the 2015 Annual Report	296,835,137 shares 89.170%	<u>0</u>	<u>51,045 shares</u> <u>.015%</u>
(c) Ratification of all acts and proceedings	<u>296,835,137 shares</u> <u>89.170%</u>	<u>0</u>	<u>51,045 shares</u> <u>.015%</u>
(d) Appointment of external auditors	<u>296,871,018 shares</u> <u>89.181%</u>	<u>15,164 shares</u> <u>0.005%</u>	<u>0</u>
(e) Election of Directors Iñigo U. Zobel Ramon S. Ang Ferdinand K. Constantino Aurora T. Calderon Nelly A. Favis-Villafuerte Consuelo M. Ynares-Santiago	295,428,865 shares 296,877,021 shares 295,169,242 shares 295,180,125 shares 295,427,143 shares 296,886,182 shares		
Minita V. Chico-Nazario	<u>296,882,182 shares</u>		

6. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions:

Not published.

(e) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification:

Modifications	Reason for Modification
None	

(f) Stockholders' Attendance

(i) Details of Attendance in the Annual/Special Stockholders' Meeting Held:

Type of Meeting	Names of Board members / Officers present	Date of Meeting	Voting Procedure (by poll, show of hands, etc.)	% of SH Attending in Person	% of SH in Proxy	Total % of SH attendance
Annual	Iñigo U. Zobel Ramon S. Ang Ferdinand K. Constantino Aurora T. Calderon Nelly A. Favis-Villafuerte Consuelo M. Ynares-Santiago Minita V. Chico-Nazario Virgilio S. Jacinto Bella O. Navarra Ma. Rosario B. Balanza Irene M. Cipriano	<u>July 14,</u> <u>2016</u>	By motion and by show of hands	00.589%	88.678%	89.267%

(ii) Does the company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSMs?

No.

(iii) Do the company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the company has more than one class of shares, describe the voting rights attached to each class of shares.

Yes, the Corporation's common shares carry one vote per share.

Preferred shares are not entitled to vote except in those cases expressly provided by law.

(g) Proxy Voting Policies

State the policies followed by the company regarding proxy voting in the Annual/Special Stockholders' Meeting.

	Company's Policies
Execution and acceptance of proxies	Article II, Section 7 of the By-laws states that at all meetings of stockholders, a stockholder may vote in person or in proxy.
Notary	Not required.
Submission of Proxy	Article II, Section 7 of the By-laws states that all proxies must be in the hands of the Secretary of the Corporation not later than ten (10) working days before the time set for the meeting.
Several Proxies	In accordance with the Corporation Code and jurisprudence.
Validity of Proxy	Such delegation or proxy shall be valid only for the meeting at which it has been presented to the Secretary.
Proxies executed abroad	Accepted.
Invalidated Proxy	In accordance with the Corporation Code and jurisprudence.
Validation of Proxy	Validation of proxies are held on the date and at the place specified in the notice to stockholders, which is open to the public.

Violation of Proxy	In accordance with the Corporation Code and jurisprudence.
•	

(h) Sending of Notices

State the company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Policies	Procedure
According to Article II, Section 4 of the Corporation's By-laws, notices for regular or special meetings of stockholders may be sent by the Secretary by personal delivery or by mail at least two (2) weeks prior to the date of the meeting to each stockholder of record at his last known address. The notice shall state the place, date and hour of the meeting, and the purpose or purposes for which the meeting is called.	According to Article II, Section 4 of the Corporation's By-laws, notices for regular or special meetings of stockholders may be sent by the Secretary by personal delivery or by mail at least two (2) weeks prior to the date of the meeting to each stockholder of record at his last known address. The notice shall state the place, date and hour of the meeting, and the purpose or purposes for which the meeting is called.
The Corporation complies with pertinent provisions of the Securities Regulation Code regarding distribution of the Preliminary Information Statement, Definitive Information Statement, etc.	When the meeting of stockholders is adjourned to another time or place, it shall not be necessary to give any notice of the adjourned meeting if the time and place to which the meeting is adjourned are announced at the meeting at which the adjournment is taken. At the reconvened meeting, any business may be transacted that might have been transacted on the original date of the meeting.
The Corporation complies with the rules set by the Commission on record dates and closing of the books.	For purposes of determining the stockholders entitled to notice of, or vote at, any meeting of stockholders or any adjournment thereof or to receive payment of any dividend, the Board of Directors may provide that the stock and transfer books be closed for ten (10) working days immediately preceding such meeting.

(i) Definitive Information Statements and Management Report

Number of Stockholders entitled to receive	
Definitive Information Statements and	<u>15,000</u>
Management Report and Other Materials	
Date of Actual Distribution of Definitive	
Information Statement and Management Report	lung 10, 2016
and Other Materials held by market	<u>June 10, 2016</u>
participants/certain beneficial owners	
Date of Actual Distribution of Definitive	
Information Statement and Management Report	<u>June 21, 2016</u>
and Other Materials held by stockholders	

State whether CD format or hard copies were	Definitive Information Statement in CD format	
distributed	were distributed.	
If yes, indicate whether requesting stockholders	Stockholders were provided with hard copies	
were provided hard copies	upon request.	

(j) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only one item.	Yes
Profiles of directors (at least age, qualification, date of first appointment, experience, and directorships in other listed companies) nominated for election/re-election.	Yes
The auditors to be appointed or re-appointed.	Yes
An explanation of the dividend policy, if any dividend is to be declared.	Yes
The amount payable for final dividends.	Yes
Documents required for proxy vote.	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

- 2) Treatment of Minority Stockholders
 - (a) State the company's policies with respect to the treatment of minority stockholders.

Policies	Implementation
The Board is committed to respect the rights of the shareholders and minority interests.	Voting right, as provided under the Manual
	Pre-emptive rights, as provided under the Manual
	Power of inspection, as provided under the Manual
	Right to information, as provided under the Manual
	Right to dividends, as provided under the Manual
	Appraisal right, as provided under the Manual
	Promotion of shareholder rights, as provided under the Manual

(b) Do minority stockholders have a right to nominate candidates for board of directors?

Yes. All nominations for the election of directors by the stockholders shall be submitted in writing to the Board of Directors through the Corporate Secretary on or before June 10, or such earlier date or later date that the Board

of Directors may fix, as provided in the Corporation's By-laws. Nominees are screened by the Nomination and Hearing Committee who evaluates their qualifications and disqualifications. The Nomination and Hearing Committee identifies and recommends qualified individuals for nomination and election of directors of the Corporation.

K. INVESTORS RELATIONS PROGRAM

Discuss the company's external and internal communications policies and how frequently they are reviewed. Disclose
who reviews and approves major company announcements. Identify the committee with this responsibility, if it has
been assigned to a committee.

The Corporation has an Investor Relations Office which handles internal publications, corporate intranet, and internal digital signage. It likewise handles regular communications with institutional investors.

All information/disclosures for release are cleared and approved by the Corporate Secretary, Chief Finance Officer and the President.

2) Describe the company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

	Details
(1) Objectives	To effectively communicate the Corporation's performance, plans and strategies to the capital market, as well as, develop a long term relationship of trust with stakeholders, using the discipline in finance, communication and marketing and manage the content and flow of company information/disclosures to the financial markets.
(2) Principles	Provide a consistent and reliable information that would assist investors in their investment decision
(3) Modes of Communications	Company disclosures, One-on-one meetings, Email, Telephone calls
(4) Investors Relations Officer	Maria Rosario B. Balanza Contact no. +63 2 6323431 Email – mrbalanza@smg.sanmiguel.com.ph

3) What are the company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets?

Any major plans or extraordinary transactions of the Corporation passes through a team that evaluates the viability of the transaction and ensures that it will have a strategic fit with the Corporation. This is eventually presented to the Board for approval.

Name of the independent party the board of directors of the company appointed to evaluate the fairness of the transaction price.

The Corporation procures the services of Investment Banks who provides advice on the fairness of transaction price.

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the company.

The Corporation's Corporate Social Responsibility Projects are undertaken through its subsidiaries, San Miguel Corporation, through San Miguel Foundation, Inc., and Clariden Holdings, Inc.

	Initiative	Beneficiary
ĺ	Provided in the Corporation's website	

M. BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the board and its committees, individual director, and the CEO/President.

	Process	Criteria
Board of Directors	Annual submission of self-rating form	 a) Fulfillment of the Board's key responsibilities; b) Board-Management relationship; c) effectiveness of board processes and meetings, and d) individual performance of board members.
Board Committees	Annual submission of self-rating form for audit committee	 a) Quality and integrity of the Corporation's financial statements and financial reporting process b) Effectiveness of the Corporation's internal control systems c) Independence and performance of its internal and external auditors d) Compliance by the Corporation with accounting standards, legal and regulatory requirements, including the Corporation's disclosure policies and procedures e) Evaluation of management's process to assess and manage the Corporation's enterprise risk issues
Individual Directors	Annual submission of self-rating form, on portion on individual performance of board members	 a) Understanding of the mission, values and strategies of the Corporation and awareness of expectations from the individual as a Board member. b) Awareness of the Corporation's Bylaws and governing principles and policies. c) Consciousness of conflict of interest positions and the duty to disclose any such conflict d) Attendance at Board and Committee meetings e) Attendance at meetings on time, prepared and knowledgeable about the issues to be discussed.

		 f) Participation in the Board discussions with independence and objectivity. g) Expression of opinions on matters presented to the Board and support all Board decisions once they are made even in case of disagreement with the decision. h) Promotion of work and the mission of the Corporation in the community.
CEO/President	The Board of Directors of the Corporation, in exercise of its internal control functions, selects and appoints the Chief Executive Officer who possesses the ability, integrity and expertise essential for the position, and define, with the assistance of the Nomination and Hearing Committee, the duties and responsibilities of the Chief Executive Officer who is ultimately responsible for the Corporation's organization and operational controls. The CEO and President is appraised in accordance with the Corporation's Performance	The basis for the assessment are the duties and responsibilities of the CEO and President as well as key performance indicators in accordance with the Corporation's By-laws and Manual.
	Management System.	

N. INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the corporate governance manual involving directors, officers, management and employees

Violations	Sanctions
Violation of any provision of the Manual	First violation: reprimand
	Second violation: suspension from office, the duration of which shall be dependent on the gravity of the violations. This penalty is not applicable to directors
	Third violation: removal from office. For directors, Section 28 of the Corporation Code and the By-laws of the Corporation shall be observed.

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Mandaluyong, Metro Manila this 29 May 2015.

SIGN	NATURES
IÑIGO U. ZOBEL Chairman	RAMON S. ANG President and Chief Executive Officer
CONSUELO M. YNARES-SANTIAGO Independent Director	MINITA V. CHICO-NAZARIO Independent Director
VIRGILIO S. JACINTO Corporate Secretary and Compliance Officer	

SUBSCRIBED AND SWORN to before me this 29 May 2015 2015, affiant(s) exhibiting to me their Passport Nos., as follows:

<u>NAME</u>	PASSPORT NO.	DATE/ PLACE OF ISSUE
Iñigo U. Zobel	EC0686788	March 27, 2014; DFA NCR East
Ramon S. Ang	XX0492943	February 22, 2013; DFA Manila
Consuelo M. Ynares-Santiago	EC2448352	October 17, 2014; DFA NCR East
Minita V. Chico-Nazario	EC3431310	February 11, 2015; DFA Manila
Virgilio S. Jacinto	EC3608156	March 06, 2015; DFA Manila

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