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SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended

December 31, 2017

2. SEC Identification Number

CS200803939 3. BIR Tax Identification No. 006-990-128

4. Exact name of issuer as specified in its charter **TOP FRONTIER INVESTMENT HOLDINGS**,

5. Philippines

Province, Country or other jurisdiction of incorporation or organization

6. (SEC Use Only)

Industry Classification Code:

7. 5TH Floor, ENZO Building, No. 399 Sen. Gil Puyat Ave., Makati City

1200

Address of principal office

Postal Code

8. (632) 632-3481

Issuer's telephone number, including area code

Former name, former address, and former fiscal year, if changed since last report.

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT							
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
	he Board's Gov	ernance Responsibilities					
Principle 1: The company should be headed by competitiveness and profitability in a manner costakeholders.							
Recommendation 1.1							
 Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector. 	COMPLIANT	Principle 1 and Recommendation 1.1 are embodied in the Manual on Corporate Governance of Top Frontier Investment Holdings, Inc. (the					
2. Board has an appropriate mix of	COMPLIANT	"Company"), adopted on 19					
competence and expertise.		September 2013, as amended on 31					
 Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization. 	COMPLIANT	July 2014 and 10 May 2017 (the "Manual"), specifically Section 2.2.a [Board of Directors] thereof. The qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of their performance are specified in Section 2.2.a.v [Qualification and Disqualification of Directors] of the Manual.					
		The Manual may be downloaded from the website of the Company at: http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf					

		The qualifications, industry knowledge, professional experience, and expertise of directors are set forth in the Definitive Information Statement of the Company filed on 01 June 2017 (the "Definitive Information Statement"), specifically pages 9-11 thereof, and Annual Report (SEC Form 17-A) for the fiscal year 31 December 2017 ("SEC Form 17-A"), specifically Part III [Control and Compensation Information], pages 31-34. The Definitive Information Statement and SEC Form 17-A, respectively, may be downloaded from the website of the Company at: http://www.topfrontier.com.ph/smc_files/disclosure/2017/20 IS/TFHI2017DefinitiveInformationStatementasfiledwithSEC01June2017min_2.pdf http://www.topfrontier.com.ph/smc_files/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April2018_1.pdf	
Decemmendation 1.2			
Board is composed of a majority of non-executive directors.	COMPLIANT	Recommendation 1.2 is embodied in the last paragraph of Section 2.2.a [Board of Directors] of the Manual http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManualonCorporateGovernaceasfiledwithSEC31May2017.pdf_4.pdf	

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		As set out in page 8 of the Definitive Information Statement, page 3 of the 2017 General Information Sheet of the Company filed on 11 August 2017 (the "GIS"), and page 31 of SEC Form 17-A, out of the seven (7) directors, the Company has three (3) executive directors namely, Mr. Ińigo U. Zobel (Chairman), Mr. Ramon S. Ang (President and Chief Executive Officer and Ms. Aurora T. Calderon (Treasurer). Four (4) out of the seven (7) members of the Board of Directors of the Company (the "Board"), comprising majority of the Board, are non-executive Directors. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/20_IS/TFHI2017DefinitivelnformationStatementasfiledwithSEC01_June2017min_2.pdf http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/GIS/TFHI_GIS2017_1.pdf http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf	
Recommendation 1.3 1. Company provides in its Board Charter	COMPLIANT	The policy on training of directors is set	
and Manual on Corporate Governance a policy on training of directors.	COMPLIAINI	out in Section 2.2.a.iv [Duties and Responsibilities of a Director] of the Manual, which states that a director shall attend a seminar or training	

program on corporate governance, at least once a year, which shall be conducted by a duly accredited training provider of the Securities and Commission Exchange (the "Commission"). Section 6.5 of the Manual likewise provides that the Board of Directors and key officers of the Company shall attend a continuing training on corporate governance as may be required by the Commission, which shall include courses on the developments in the business and regulatory environments, including emerging risks relevant to the Company. http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual <u>onCorporateGovernaceasfiledwithSEC</u> 31May2017.pdf_4.pdf

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Company has an orientation program for	COMPLIANT	Section 6.5 of the Manual likewise	
first time directors.		states that first-time Directors shall	
		attend an orientation program, to	
		ensure that they are appropriately	
		apprised of their duties and	
3. Company has relevant annual continuing	COMPLIANT	responsibilities, before beginning their	
training for all directors.		directorships. The orientation program	
		covers SEC-mandated topics on	
		corporate governance and an	
		introduction to the Company's	
		business, articles of incorporation, and	
		Code of Conduct and Ethics.	
		http://www.topfrontier.com.ph/smc_file	
		s/corporate_files/TFHIAmendedManual	
		onCorporateGovernaceasfiledwithSEC	
		31May2017.pdf_4.pdf	
		For 2017, all the directors of the	
		Company were able to attend	
		corporate governance seminars as set	
		out in their respective Compliance	
		Reports. The details of the Various	
		Corporate Governance ("CG")	
		Seminars attended are summarized as	
		follows:	
		- 15 March 2017 CG Seminar by	
		ROAM, Inc. for four (4) hours on	
		2016 Code of Corporate	
		Governance for Publicly-Listed	
		Companies, SEC Financial	
		Bulletin No. 20 on Revised	
		Statement of Management	
		Responsibility, Global and	
		Regional Trends in Corporate	

Governance for 2017, Enterprise Risk Management (ERM) and Corporate Governance Cases, and Directors' Self-Assessment;
- 09 August 2017 CG Seminar by ROAM, Inc. for four (4) hours on Effective Corporate Governance Model, Corporate Governance— Updated Definition, Key Developments in the Code of Corporate Governance, and Internal Controls;
- 11 October 2017 CG Seminar by the Hong Kong Institute of Directors for three (3) hours on Senior Management Responsibilities in Listed Companies, SFC Recent Enforcement Cases, Sharing and Discussion;
- 20 November 2017 CG Seminar by ROAM, Inc. for four (4) hours on 2016 Code of Corporate Governance for Publicly-Listed Companies, SEC Financial Bulletin No. 20 on Revised Statement of Management Responsibility, Global and Regional Trends in Corporate Governance for 2017, Enterprise Risk Management

(ERM) and Corporate Governance Cases, and Internal Controls;

11 December 2017 CG Seminar by ROAM, Inc. on 2016 Code of Corporate Governance for Publicly-Listed Companies, SEC Financial Bulletin No. 20 on Statement Revised of Management Responsibility, Global and Regional Trends in Corporate Governance for 2017, Enterprise Risk Management (ERM) and Corporate Governance Cases.

http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI_ComplianceonCorporateGovernan ceTrainingRequirement21March2017_14 .pdf

http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI_ComplianceonCorporateGovernan ceTrainingRequirement11Aug2017_13.p df

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		FHI ComplianceonCorporateGovernan ceTrainingRequirement21Nov2017_11.p df http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI ComplianceonCorporateGovernan ceTrainingRequirement13Dec2017_10.p df	
Recommendation 1.4			
1. Board has a policy on board diversity.	COMPLIANT	Section 2.2.a.v of the Manual [Qualifications and Disqualifications of Directors] states that the Board of Directors shall be composed of members from diverse backgrounds to ensure that optimal decision-making is achieved. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf The Board is gender-diversified with three (3) male members, and four (4) female members. The gender composition of the Board is set out on page 3 of the GIS. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/GIS/TFHI_GIS2017_1.pdf	

Opt	ional: Recommendation 1.4			
	Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.			
Rec	ommendation 1.5			
1.	Board is assisted by a Corporate Secretary.	COMPLIANT	Atty. Virgilio S. Jacinto is the incumbent	
	Corporate Secretary is a separate individual from the Compliance Officer.	NON- COMPLIANT	Corporate Secretary of the Company, as reported in page 3 of the GIS, page 8 of the Definitive Information Statement, and page 31 of SEC Form 17-A.	The Manual provides that the Board shall appoint the Corporate Secretary and Compliance Officer, which positions may or may not be held by the same person. Customarily, the Board appoints the
			http://www.topfrontier.com.ph/smc_file s/disclosure/2017/GIS/TFHI_GIS2017_1.p df http://www.topfrontier.com.ph/smc_file s/disclosure/2017/20_IS/TFHI2017Definitiv elnformationStatementasfiledwithSEC01 June2017min_2.pdf http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April2018_1.pdf The qualifications, duties and functions of the Corporate Secretary are set out in Article IV, Section 4 of the Amended By-laws of the Corporation ("By-laws") http://www.topfrontier.com.ph/index.p hp/sp/about/45.html	General Counsel as the Corporate Secretary and Compliance Officer, as they deem it fit that these positions be held by a person with legal knowledge, considering the nature of these functions. The General Counsel heads a department with resources and legal staff who assist the General Counsel in performing the separate functions of Corporate Secretary and Compliance Officer. The Board deems that Atty. Jacinto, being the General Counsel, Corporate Secretary and Compliance Officer of San Miguel Corporation (the Company's major subsidiary) be likewise appointed as Corporate Secretary and Compliance Officer in a concurrent position. The foregoing arrangement is effective, efficient and maximizes the resources of
			and Section 2.2.d of the Manual.	the Company.

Corporate Secretary is not a member of the Board of Directors. Secretary is not a member of the Board of Directors.	COMPLIANT	http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf Atty. Virgilio S. Jacinto is the Corporate Secretary and Compliance Officer. He is also the General Counsel of the San Miguel Corporation, the major subsidiary of the Company. His academic qualifications and professional experience are set out on page 11 of the Definitive Information Statement http://www.topfrontier.com.ph/smc_file s/disclosure/2017/20 IS/TFHI2017Definitive eInformationStatementasfiledwithSEC01 June2017min_2.pdf and page 33-34 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17 A/TFHI_17AAnnual Reportfor2017asfiled16April2018_1.pdf	
Corporate Secretary attends training/s on corporate governance.	COMPLIANT	The Company's Corporate Secretary has attended the CG Seminar in 2017 as follows: - 20 November 2017 CG Seminar by ROAM, Inc. for four (4) hours on 2016 Code of Corporate Governance for Publicly-Listed Companies, SEC Financial	

		Bulletin No. 20 on Revised Statement of Management	
		Responsibility, Global and	
		Regional Trends in Corporate	
		Governance for 2017,	
		Enterprise Risk Management	
		(ERM) and Corporate	
		Governance Cases, and	
		Internal Controls;	
		http://www.topfrontier.com.ph/smc_file	
		s/corporate_files/ComplianceReports/T	
		FHI_ComplianceonCorporateGovernan	
		ceTrainingRequirement21Nov2017_11.p	
		df	
Optional: Recommendation 1.5			
Corporate Secretary distributes materials			
for board meetings at least five business			
days before scheduled meeting.			
Recommendation 1.6			
1. Board is assisted by a Compliance Officer.	COMPLIANT	Atty. Virgilio S. Jacinto is the incumbent	
2. Compliance Officer has a rank of Senior	COMPLIANT	Compliance Officer of the Company,	The Board of Directors customarily
Vice President or an equivalent position		as reported in page 3 of the GIS, page	appoints an officer with adequate stature
with adequate stature and authority in the		8 of the Definitive Information	and authority in the Company to the
corporation.		Statement, and page 31 of SEC Form	position of Compliance Officer.
3. Compliance Officer is not a member of	COMPLIANT	17-A.	
the board.		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/GIS/TFHI_GIS2017_1.p	
		<u>s/disclosure/2017/Gis/11/11/Gis2017_1.p</u> <u>df</u>	
		<u> </u>	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/20 IS/TFHI2017Definitiv	
		<u>eInformationStatementasfiledwithSEC01</u>	
		June2017min 2.pdf	

		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April2018_1.pdf The qualifications, duties and functions of the Compliance Officer are set out in Section 2.1 [Compliance Officer] of the Manual.	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf	
		Atty. Jacinto is one of the top-ranking officers of the Company. His qualifications and professional experience are set out on page 11 of the Definitive Information Statement	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2017/20_IS/TFHI2017Definitiv eInformationStatementasfiledwithSEC01 June2017min_2.pdf	
		and page 33-34 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf	
Compliance Officer attends training/s on corporate governance.	COMPLIANT	The Company's Compliance Officer has attended the CG Seminar in 2017 as follows:	

		- 20 November 2017 CG Seminar by ROAM, Inc. for four (4) hours on 2016 Code of Corporate Governance for Publicly-Listed Companies, SEC Financial Bulletin No. 20 on Revised Statement of Management Responsibility, Global and Regional Trends in Corporate Governance for 2017, Enterprise Risk Management	
		(ERM) and Corporate	
		Governance Cases, and Internal Controls;	
		http://www.topfrontier.com.ph/smc_file	
		s/corporate_files/ComplianceReports/T FHI_ComplianceonCorporateGovernan	
		ceTrainingRequirement21Nov2017_11.p	
		<u>df</u>	
Principle 2: The fiduciary roles, responsibilities and other legal pronouncements and guidelines sho			
Recommendation 2.1			
1. Directors act on a fully informed basis, in	COMPLIANT	In compliance with Section 2.2.a.i	
good faith, with due diligence and care, and in the best interest of the company.		[General Responsibility] of the Manual,	
and in the best interest of the company.		http://www.topfrontier.com.ph/smc_file	
		s/corporate files/TFHIAmendedManual	
		onCorporateGovernaceasfiledwithSEC 31May2017.pdf 4.pdf	
		the undersigned Directors and	
		Officers, including the Corporate	
		Secretary, hereby certify that the	

Recom	nmendation 2.2		Board acts on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Company.	
	ard oversees the development, review	COMPLIANT	In compliance with Section 2.2.a.i	
an	and oversees the development, review and approval of the company's business objectives and strategy.	COMPLIANT	[General Responsibility] of the Manual,	
2. Bo	ard oversees and monitors the plementation of the company's business jectives and strategy.	COMPLIANT	http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf	
			the Corporate Secretary attests that:	
			(a) The Board of Directors approves the year-end significant transactions, financial position and financial condition in a comparative year-to-date basis;	
			(b) The Chief Finance Officer, upon the direction of the Chairman reports to the Board of Directors on a quarterly basis the implementation of the Company's business objectives and strategies; and	
			(c) The Board of Directors approves the significant transactions, financial report and financial position of the Company on a quarterly basis	

			and every year-end as embodied in the Company's SEC Form 17-Q and SEC Form 17-A which are filed with the SEC.	
Su	pplement to Recommendation 2.2			
	Board has a clearly defined and updated vision, mission and core values.	COMPLIANT	The Mission, Vision and Core Values of the Company is published on its website at: http://www.topfrontier.com.ph/index.php/sp/about/43.html The Board shall periodically review and approve the Mission, Vision and Core Values of the Company as the need arises as recommended by Management.	
2.	Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	COMPLIANT	In line with the Board's responsibility on the overall management and supervision of the Company, Section 2.2.a.i of the Manual provides that the Board oversees the development of and approves the Company's business objectives and strategies, monitors their implementation, in order to sustain the Company's long-term viability and strength. To discharge such function, the Board regularly meet to approve plans and programs, monitor significant	

		transactions, and approve financial reports.	
Recommendation 2.3	•		
Recommendation 2.3 1. Board is headed by a competent and qualified Chairperson.	COMPLIANT	The duties and functions of the Chairman of the Board are set out in Section 2.2.c [The Chairmain, the President/Chief Executive Officer and the Lead Independent Director] of the Manual. http://www.topfrontier.com.ph/smc_file s/corporate files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf 4.pdf Mr. Ińigo U. Zobel is the Chairman of the Board as reported in page 3 of the GIS, page 8 of the Definitive Information Statement, and page 31 of the SEC Form 17-A. His qualifications and professional experience are set out on page 9 of the Definitive Information Statement and page 31-32 of the SEC Form 17-A.	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2017/GIS/TFHI_GIS2017_1.p df http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/20 IS/TFHI2017Definitiv eInformationStatementasfiledwithSEC01 June2017min_2.pdf	

		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual	
		Reportfor2017asfiled16April20181.pdf	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers and management.	COMPLIANT	Under Section 2.2.a.ii [Specific Duties and Functions] of the Manual, the Board shall "appoint competent, professional, honest and highly-motivated Management officers and adopt an effective succession planning program for Management and key Officers to ensure growth and a continued increase in the shareholders' value, including a policy on the retirement age for Directors and key Officers, and to promote	Directors are elected by the stockholders and have a definite term. The Company does not have a succession planning program for prospective directors who may replace current directors. The objective of ensuring the availability of suitable nominees for directors is performed by the Corporate Governance Committee who ensures a mix of competent directors who can add value and contribute independent judgment to the formulation of sound corporate
		dynamism in the Corporation."	strategies and policies.
Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf	
		Also under Section 4 (d) of the Corporate Governance Committee Charter, the Corporate Governance Committee shall recommend a succession plan for the Board members and senior officers.	
		The Corporate Governance Committee Charter may be downloaded from the website of the Company at:	

		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFCorporateGovernan ceCommitteeCharterFINAL12July2017_6 .pdf As set out in the Excerpts from the Employee Manual, the Company has a Management and Development Program (MDP) aimed at ensuring timely availability of the required number of employees at middle manager level and up, to fulfill the short and long term needs of the Company. http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Health,%20Safet y%20&%20Welfare,%20and%20Training% 20(excerpts%20from%20Employee%20M anual)%20(10%20Nov%202014).pdf	
Recommendation 2.5	1		
Board aligns the remuneration of key officers and board members with long-term interests of the company.	COMPLIANT	Under Section 2.2.a.ii [Specific Duties and Functions] of the Manual, the Board shall "[a]lign the remuneration of key Officers and Board members	
Board adopts a policy specifying the relationship between remuneration and performance.	COMPLIANT	with the long-term interests of the Corporation and, in doing so, formulate and adopt a policy specifying the relationship between	
Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	remuneration and performance." http://www.topfrontier.com.ph/smc_files/CFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	

	Under Section 2.2.b.i.2 (i), (j) and (l) of the Manual and Section 4 of the Corporate Governance Committee Charter, the Corporate Governance Committee shall:	
	o Establish a formal and transparent procedure to develop a policy for determining the remuneration of directors and officers, and provide oversight over remuneration of senior management and other key personnel, ensuring that compensation is consistent with the culture, strategy and business environment of the Company;	
	o Designate amount of remuneration, which shall be in a sufficient level to attract and retain directors and officers who are needed to run the Company successfully; and	
	o Disallow any director to decide his or her own remuneration.	
	http://www.topfrontier.com.ph/smc_file s/corporate_files/TFCorporateGovernan ceCommitteeCharterFINAL12July2017_6 .pdf	
Optional: Recommendation 2.5		
Board approves the remuneration of senior executives.		

2.	Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.			
Re	commendation 2.6			
1.	Board has a formal and transparent board nomination and election policy.	COMPLIANT	The qualifications and composition of the Board, as well as their nomination and election process are set out in	The procedure is already provided in the By-laws of the Company.
2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	Article III, Section 2 of the By-laws, http://www.topfrontier.com.ph/index.p hp/sp/about/45.html	
3.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	COMPLIANT	and pages 8, 11-12 of the Definitive Information Statement. http://www.topfrontier.com.ph/smc_file	
4.	Board nomination and election policy includes how the board shortlists candidates.	COMPLIANT	s/disclosure/2017/20 IS/TFHI2017DefinitivelnformationStatementasfiledwithSEC01 June2017min_2.pdf	
5.	Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT	Under Section 2.2.b.i.2 (g) and (h) of the Manual, http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC 21May 2017 pdf, 4 pdf.	
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT	and Section 4 (g) and (h) of the Corporate Governance Committee Charter,	

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFCorporateGovernan ceCommitteeCharterFINAL12July2017_6 .pdf

the Corporate Governance Committee shall:

- o Determine the nomination and election process for the directors of the Company and define the general profile of Board members that the Company may need and ensure appropriate knowledge, competencies and expertise that complement the existing skills of the Board; and
- o Pre-screen and shortlist all candidates nominated to become a member of the Board of Directors in accordance with the qualifications and disqualifications as provided in the Amended Manual.

Section 5.1.b [Voting Right] of the Manual sets out the right of shareholders to nominate, elect, remove and replace directors and states that a director shall not be removed without cause if it will deny minority shareholders representation in the Board.

		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf 4.pdf Section 6.1 of the Corporate Governance Committee Charter [Periodic Assessment] states that the Committee shall "assess its effectiveness periodically, with the end in view of ensuring that its performance accords with best practice. Such assessment must compare its performance with the requirements of this Charter and the Amended Manual." http://www.topfrontier.com.ph/smc_file s/corporate_files/TFCorporateGovernan ceCommitteeCharterFINAL12July2017_6 .pdf	Assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director is a function performed by the Corporate Governance Committee. Given that the nomination process for the year 2017 was already completed when the Manual and the Corporate Governance Committee Charter was adopted in May 2017, the Corporate Governance Committee Charter will only have the opportunity to conduct self-assessment in the nomination and election of Directors in relation to the 2018 Annual Stockholders Meeting where members of the Board will be elected. 2018 nomination process.
		.par	
 Optional: Recommendation to 2.6 Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors. 			
Recommendation 2.7 1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	Under Section 2.2.a.ii.13 [Specific Duties and Functions] of the Manual, the Board shall formulate and implement policies and procedures that would ensure the integrity and	

2.	RPT policy includes appropriate review	COMPLIANT	transparency of related party	
	and approval of material RPTs, which		transactions and other unusual or	
	guarantee fairness and transparency of		infrequently occurring transactions,	
	the transactions.		particularly those which pass certain	
3.	RPT policy encompasses all entities within	COMPLIANT	thresholds of materiality. Such policies	
	the group, taking into account their size,		shall include the appropriate review	
	structure, risk profile and complexity of		and approval of material or significant	
	operations.		related party transactions, which	
	·		guarantee fairness and transparency	
			of the transactions, and encompass all	
			entities within the group, taking into	
			account their size, structure, risk profile	
			and complexity of operations.	
			http://www.topfrontier.com.ph/smc_file	
			s/corporate_files/TFHIAmendedManual	
			<u>onCorporateGovernaceasfiledwithSEC</u>	
			31May2017.pdf_4.pdf	
			The Policy on Related Party	
			Transactions policy of the Company	
			may be accessed on the website of	
			the Company at:	
			hallow // constraint from the contraint of the contraint	
			http://www.topfrontier.com.ph/images	
			/TF%20Policy%20on%20Related%20Party %20Transactions%20(10%20Nov%202014	
).pdf	
			<u> </u>	
			The Related Party Transaction	
			Committee (the "RPT Committee")	
			was created on 12 July 2017 and	
			tasked with reviewing all material	
			related party transactions of the	
			Company.	
		I		

		The duties and responsibilities of the RPT Committee are set forth in Section 2.2.b.iii (2) of the Manual and Section 4 of the RPT Committee Charter.	
		The RPT Committee Charter may be downloaded from the website of the Company at:	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFRelatedPartyTransac tionCommitteeCharterFINAL12July2017 7.pdf	
		Note 33 of the Notes [Related Party Disclosures] to the Consolidated Financial Statements of the Company as of the year 31 December 2017 sets out the related party transactions of the Company and outstanding balances as of the said date. The Corporate Secretary hereby attests that said related party transactions	
		were reported to and approved by the RPT Committee during its meeting held on 15 March 2018.	
		http://www.topfrontier.com.ph/smc_files/disclosure/2018/17_A/TFHI_17AAnnualReportfor2017asfiled16April2018_1.pdf	
 Supplement to Recommendations 2.7 1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or 	NON- COMPLIANT		There are processes in place to address relevant party transactions in the manner that will safeguard the interest of the

transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.

Company, its minority shareholders and other stakeholders.

The Policy on Related Party Transactions of the Company provides that "[t]ransactions between or among the Corporation, its subsidiaries and their shareholders should be made at normal market prices and terms and on an armslength basis to safeguard the interests of the Company and its minority shareholders and other stakeholders."

http://www.topfrontier.com.ph/images/TF% 20Policy%20on%20Related%20Party%20Tran sactions%20(10%20Nov%202014).pdf

As discussed above, the RPT Committee reviews all material related party transactions of the Company. Under Section 2.2.b.iii of the Manual

http://www.topfrontier.com.ph/smc_files/corporate_files/TFRelatedPartyTransactionCommitteeCharterFINAL12July2017_7.pdf

and Section 4 of the RPT Committee Charter.

http://www.topfrontier.com.ph/smc_files/corporate_files/TFRelatedPartyTransactionCommitteeCharterFINAL12July2017_7.pdf

the RPT Committee shall:

businesses and counterparties to ensure that all related parties are continuously identified, RPIs are continuously identified, RPIs are monitored, and subsequent changes in relationships with counterparties (from non-related to related and vice versa) are captured. Related parties, RPIs and changes in relationships should be reflected in the relevant reports to the Board and regulators/supervisors: o Evaluates all material RPIs to ensure that these are not undertaken on more favorable economic terms (e.g., price, commissions, interest rates, fees, tenor, collateral requirement) to such related parties than similar transactions with non-related parties under similar circumstances and that no corporate or business resources of the Company are misappropriated or misapplied, and to determine any potential reputational risk issues that may arise as a result of or in connection with the transactions. In evaluating RPIs, the RPI Committee takes into account, among others, the following: • The related party's relationship to the Company and interest in the transaction. • The material facts of the proposed		o Evaluate on an ongoing basis existing
continuously identified. RPTs are monitored, and subsequent changes in relationships with counterparties (from non-related to related and vice versa) are captured. Related parties, RPTs and changes in relationships should be reflected in the relevant reports to the Board and regulators/supervisors: o Evaluates all material RPTs to ensure that these are not undertaken on more favorable economic terms (e.g., price, commissions, interest rates, fees, tenor, collateral requirement) to such related parties than similar transactions with non-related parties under similar circumstances and that no corporate or business resources of the Company are misappropriated or misapplied, and to determine any potential reputational risk issues that may arise as a result of or in connection with the transactions, in evaluating RPTs, the RPT Committee takes into account, among others, the following: • The related partys relationship to the Company and interest in the transaction: • The material facts of the proposed		
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 The related party's relationship to the Company and interest in the transaction; The material facts of the proposed 		•
the Company and interest in the transaction; The material facts of the proposed		
The material facts of the proposed		· · ·
		· ·

	 aggregate value of such transaction; The benefits to the Company of the proposed RPT; The availability of other sources of comparable products or services; and An assessment of whether the proposed RPT is on terms and conditions that are comparable to the terms generally available to an unrelated party under similar circumstances. The Company should have an effective price
	discovery system in place and exercise due diligence in determining a fair price for RPTs;
	o Ensure that appropriate disclosure is made, and/or information is provided to regulating and supervising authorities relating to the Corporation's RPT exposures, and policies on conflicts of interest or potential conflicts of interest. The disclosure should include information on the approach to managing material conflicts of interest that are inconsistent with such policies, and conflicts that could arise as a result of the Corporation's affiliation or transactions with other related parties;
	o Report to the Board of Directors on a regular basis, the status and aggregate exposures to each related party, as

	NON	well as the total amount of exposures to all related parties; • Ensure that transactions with related parties, including write-off of exposures are subject to a periodic independent review or audit process; and • Oversee the implementation of the system for identifying, monitoring, measuring, controlling, and reporting RPTs, including a periodic review of RPT policies and procedures.
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	NON- COMPLIANT	Pursuant to the Company's Policy on Related Party Transactions, " [i]n case of contracts between the Company 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 Company 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 Company, 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 Company, 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." http://www.topfrontier.com.ph/images/TF%20Policy%20on%20Related%20Party%20Transactions%20(10%20Nov%202014).pdf
Recommendation 2.8			
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive). SEC Form – I-ACGR * Updated 21Dec2017	COMPLIANT	Article IV, Section 1 of the By-laws provides that the Board shall, immediately after election, formally organize by electing its Corporate Officers. The Corporate Officers of the Company shall include the President (who shall be the Chief Executive Officer as stated in Section 2), the Chief Finance Officer, Treasurer, Secretary, Assistant Secretary, and such other officers as may be appointed by the Board from time to time. http://www.topfrontier.com.ph/index.php/sp/about/45.html Under Section 2.2.a.ii (2) of the Manual, the Board shall "appoint"	

competent, professional, honest and highly-motivated Management Officers and adopt an effective succession planning program for Management and key Officers to ensure growth and a continued increase in the shareholders' value, including a policy on the retirement age for Directors and key Officers, and to promote dynamism in the Corporation."

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf

As disclosed in page 3 of the GIS, page 8 of the DIS and page 31 of the SEC Form 17-A, the following are the incumbent Officers of the Company:

- (a) the President and Chief Executive Officer, Mr. Ramon S. Ang:
- (b) the Treasurer, Ms. Aurora T. Calderon:
- (c) the Chief Finance Officer, Ms. Bella O. Navarra;
- (d) the Corporate Secretary and Compliance Officer, Atty. Virgilio S. Jacinto;
- (e) the Assistant Corporate Secretary, Atty. Irene M. Cipriano;

		(f) the Investment Relations Officer, Ms. Maria Rosario B. Balanza; and (g) the Internal Audit Group Head, Mr. Ramon R. Bantigue.	
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	Under Section 2.2.a.i of the Manual, the Board is responsible for formulating mean to effectively monitor Management's performance. http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf Consistent with the annual review and assessment by the Board and the Board Committees, the Board's assessment of Management's performance shall then be on an annual basis. For the 2017 performance assessment of Management, the same shall be scheduled in the next Organizational Meeting of the Company on 10 July 2018.	
Recommendation 2.9			
Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	Under Section 2.2.a.iii.1(i) [Internal Control System] of the Manual, the Board shall have oversight responsibilities for ensuring the establishment of an effective performance management	

2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management. Output Description:	COMPLIANT	framework that will ensure that the Management, including the Chief Executive Officer, and personnel's performance is at par with the standards set by the Board and Senior Management. http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	
Recommendation 2.10			
 Board oversees that an appropriate internal control system is in place. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders. 	COMPLIANT	The oversight responsibilities of the Board for ensuring the presence of appropriate, adequate, strong and effective internal control mechanisms are set out in Section 2.2.a.iii.1 of the Manual. http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	
3. Board approves the Internal Audit Charter.	COMPLIANT	The Internal Audit Charter of the Company was approved by the Board on 10 August 2017. The said Charter may be downloaded from the website of the Company at: http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHI_InternalAuditChar_ter10Aug2017FINAL_8.pdf	

Recommendation 2.11		
Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	NON- COMPLIANT	Pursuant to Section 2.2.a.iii.2 [Enterprise Risk Management] of the Manual, the Board shall oversee that a sound enterprise risk management ("ERM") framework is in place to effectively
2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	ness lines s, as well COMPLIANT	identify, monitor, assess and manage key business risks, which will guide the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManualonCorporate_files/TFHIAmendedManualonCorp
		orateGovernaceasfiledwithSEC31May2017. pdf 4.pdf The Major Business Risks for the Company have been identified in its SEC Form 17-A, specifically pages 26-28 thereof, together with the risk management strategies adopted by the Management to address
		the same. http://www.topfrontier.com.ph/smc_files/di_sclosure/2018/17_A/TFHI_17AAnnualReportf_or2017asfiled16April20181.pdf The Board shall adopt an ERM framework
Recommendation 2.12		to achieve the purpose for which it is established.
Board has a Board Charter that formalizes	NON-	The roles, responsibilities and
and clearly states its roles, responsibilities	COMPLIANT	accountabilities of the Board in carrying

and accountabilities in carrying out its fiduciary role.2. Board Charter serves as a guide to the directors in the performance of their functions.	NON- COMPLIANT		out its fiduciary role are contained in Article III of the By-laws http://www.topfrontier.com.ph/index.php/sp/about/45.html
Board Charter is publicly available and posted on the company's website.	NON- COMPLIANT		and Section 2.2.a of Manual of the Company.
			http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManualonCorporateGovernaceasfiledwithSEC31May2017.pdf_4.pdf
			The purposes of the Board Charter are accomplished through the observance by the Board of the principles and policies embodied in the Company's Articles of Incorporation, By-laws, and the Manual of Corporate Governance of the Company, which provisions are sufficient and achieves the objectives of having a Charter for this purpose.
Additional Recommendation to Principle 2 1. Board has a clear insider trading policy.	COMPLIANT	The Company's Policy on Dealing with	
The second control of the second seco		Securities is published on its website at:	
		http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Dealings%20in%2 0Securities%20(10%20Nov%202014).pdf	
Optional: Principle 2			
 Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is 			

conducted at arm's length basis and at			
market rates.			
2. Company discloses the types of decision			
requiring board of directors' approval.			
Principle 3: Board committees should be set up	to the extent pos	ssible to support the effective performance	ce of the Board's functions, particularly with
respect to audit, risk management, related part			
remuneration. The composition, functions and re			
Charter.	•		, ,
Recommendation 3.1			
Board establishes board committees that	COMPLIANT	Pursuant to Section 2.2.b [Board	
focus on specific board functions to aid in		Committees] of the Manual, which	
the optimal performance of its roles and		specifies the Committees established	
responsibilities.		by the Board and the composition and	
		duties and responsibilities of each of the Committees.	
		the Committees.	
		http://www.topfrontier.com.ph/smc_file	
		s/corporate files/TFHIAmendedManual	
		<u>onCorporateGovernaceasfiledwithSEC</u>	
		31May2017.pdf_4.pdf	
		TI D I O III	
		The Board Committees and their	
		respective members are likewise published on the website of the	
		Company at:	
		Company at.	
		http://www.topfrontier.com.ph/index.p	
		hp/sp/page/33.html	
Recommendation 3.2			
Board establishes an Audit Committee to	COMPLIANT	Section 2.2.b.ii of the Manual [Audit	
enhance its oversight capability over the		and Risk Oversight Committee]	
company's financial reporting, internal			
control system, internal and external audit			

processes, and compliance with applicable laws and regulations.		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf and Sections 2 and 4 of the Audit and Risk Oversight Committee Charter http://www.topfrontier.com.ph/smc_file s/corporate_files/TFAuditandRiskOversig htCommitteeCharterFINAL12July2017_5. pdf set out the composition and duties and responsibilities of the Audit and Risk Oversight Committee. Pursuant to Section 2.2.b.ii.(3)d of the Manual and Section 4(d) of the Audit and Risk Oversight Committee Charter, the appointment, reappointment, and removal of the external auditor shall be recommended by the Committee and approved by the Board and ratified by the shareholders.	
Audit Committee is composed of at least three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent.	COMPLIANT	Section 2.2.b.ii.2 of the Manual provides that the Audit and Risk Oversight Committee may be composed of at least three (3) appropriately qualified non-executive directors, the majority of whom should be Independent Directors. The Chairman shall be an independent Director and should not be the	

		Chairman of the Board or of any other	
		Committee.	
		Committee.	
		http://www.topfrontier.com.ph/smc_file	
		<pre>s/corporate_files/TFHIAmendedManual</pre>	
		<u>onCorporateGovernaceasfiledwithSEC</u>	
		31May2017.pdf 4.pdf	
		The members of the Audit and Risk	
		Oversight Committee, including their	
		position and type of directorship, are	
		published on the website of the	
		Company at:	
		http://www.topfrontier.com.ph/index.p	
		hp/sp/page/33.html	
		and page 3 of the GIS.	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/GIS/TFHI_GIS2017_1.p	
		df	
		<u>ui</u>	
		TI	
		The respective qualifications of the	
		members are set out pages 32-33of	
		the SEC Form 17-A.	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2018/17_A/TFHL 17AAnnual	
		Reportfor2017asfiled16April20181.pdf	
3. All the members of the committee have	COMPLIANT	Section 2.2.b.ii(2) of the Manual [Audit	
relevant background, knowledge, skills,		and Risk Oversight Committee]	
and/or experience in the areas of		provides that "[t]he members of the	
accounting, auditing and finance.		Committee shall have relevant	
accounting, additing and infance.		background, knowledge, skills, and/or	
		packyround, knowledge, skiis, and/or	

			_
		experience in the areas of accounting, auditing and finance and at least one member of the Committee must have relevant thorough knowledge and experience on risk and risk management."	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf	
		The respective qualifications of the members are set out in pages 32-33of the SEC Form 17-A.	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17 A/TFHI 17AAnnual Reportfor2017asfiled16April2018 1.pdf	
The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	COMPLIANT	The Chairperson of the Audit and Risk Oversight Committee is Justice Minita V. Chico-Nazario. J. Chico-Nazario is not the Chairperson of the Board or of any other Committee as set out in page 3 of the GIS.	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2017/GIS/TFHI_GIS2017_1.p df	
		Her qualifications are set out in page 33 of the SEC Form 17-A.	

		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2018/17_A/TFHI_17AAnnual	
		Reportfor2017asfiled16April20181.pdf	
Supplement to Recommendation 3.2			
Audit Committee approves all non-audit services conducted by the external auditor.	COMPLIANT	Based on page 26 of the Definitive Information Statement The Audit Committee evaluates and determines any non-audit work performed by external auditors, including the fees therefor, and ensures that such work will not conflict with External Auditors' duties as such or threaten its independence.	
		http://www.topfrontier.com.ph/smc_files/disclosure/2017/20_IS/TFHI2017DefinitivelnformationStatementasfiledwithSEC01 June2017min_2.pdf	
Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	NON- COMPLIANT		Pursuant to Section 2.2.b.ii.4 of the Manual, the Audit and Risk Oversight Committee shall meet with the Board at least every quarter without the presence of the Chief Executive Officer or other Management team members, and periodically meet with the Internal Audit Group Head.
			http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManualonCorporateGovernaceasfiledwithSEC31May2017.pdf_4.pdf
			However, the Audit and Risk Oversight Committee, in its reasonable discretion,

			determined that there was no need for such meeting in 2017. The presence of certain management team members in meetings of the Audit and Risk Oversight Committee held in 2017 did not undermine nor affect the independence of the Audit and Risk Oversight Committee in performing its functions.
Optional: Recommendation 3.2			
 Audit Committee meet at least four times during the year. 			
Audit Committee approves the			
appointment and removal of the internal auditor.			
Recommendation 3.3			
Board establishes a Corporate Governance Committee tasked to assist the Record in the marformanae of its	COMPLIANT	Section 2.2.b.i of the Manual [Corporate Governance Committee]	
the Board in the performance of its corporate governance responsibilities,		http://www.topfrontier.com.ph/smc_file	
including the functions that were formerly		s/corporate files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC	
assigned to a Nomination and Remuneration Committee.		31May2017.pdf_4.pdf	
		and Sections 2 and 4 of the Corporate	
		Governance Committee Charter	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFCorporateGovernan	
		ceCommitteeCharterFINAL12July2017_6 .pdf	

Corporate Governance Committee is composed of at least three members, all	COMPLIANT	set out the composition and duties and responsibilities of the Corporate Governance Committee. Pursuant to Section 2.2.b.i.2.g of the Manual and Section 4(g) of the Corporate Governance Committee Charter, the Committee shall "[d]etermine the nomination and election process for the Corporation's Directors and define the general profile of Board members that the Corporation may need and ensure appropriate knowledge, competencies and expertise that complement the existing skills of the Board." The members of the Corporate Governance Committee, including	
		Corporation may need and ensure appropriate knowledge, competencies and expertise that complement the existing skills of the	
composed of at least three members, all	COMPLIANT	Governance Committee, including	
of whom should be independent directors.		their position and type of directorship, are published on the website of the Company at:	
or whom should be independent directors.		are published on the website of the Company at: http://www.topfrontier.com.ph/index.p hp/sp/page/33.html	
or whom should be independent directors.		are published on the website of the Company at: http://www.topfrontier.com.ph/index.p	

		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHL_17AAnnual Reportfor2017asfiled16April20181.pdf	
Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	The Chairperson of the Corporate Governance Committee is Justice Consuelo M. Ynares-Santiago, an independent director as set out in page 3 of the GIS. http://www.topfrontier.com.ph/smc_file s/disclosure/2017/GIS/TFHI_GIS2017_1.p df Her qualifications are set out in page 33 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reporfeetfor2017asfiled16April2018_1.p df	
Optional: Recommendation 3.3.			
Corporate Governance Committee meet at least twice during the year.			
Recommendation 3.4			
1. Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	COMPLIANT	Section 2.2.b.ii of the Manual [Audit and Risk Oversight Committee] http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	

			_
		and Sections 2 and 4 of the Audit and Risk Oversight Committee Charter	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFAuditandRiskOversig htCommitteeCharterFINAL12July2017_5. pdf	
		set out the composition and duties and responsibilities of the Audit and Risk Oversight Committee.	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman. Output Description:	COMPLIANT	The members of the Audit and Risk Oversight Committee, including their position and type of directorship, are published on the website of the Company at:	
		http://www.topfrontier.com.ph/index.p hp/sp/page/33.html	
		and page 3 of the GIS.	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2017/GIS/TFHI_GIS2017_1.p df	
		The respective qualifications of the members are set out in page 32-33 of the SEC Form 17-A.	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April20181.pdf	

3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	The Chairperson of the Audit and Risk Oversight Committee is Justice Minita V. Chico-Nazario as set out in page 3 of the GIS. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/GIS/TFHI_GIS2017_1.p_df Her qualifications are set out in page 33 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf	
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	COMPLIANT	Section 2.2.b.ii.2 of the Manual [Audit and Risk Oversight Committee] provides that "[t]he members of the Committee shall have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance and at least one member of the Committee must have relevant thorough knowledge and experience on risk and risk management." http://www.topfrontier.com.ph/smc_files/Corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf 4.pdf The respective qualifications of the members are set out in pages 32-33 of the SEC Form 17-A.	

		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April20181.pdf	
Recommendation 3.5			
Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	COMPLIANT	Section 2.2.b.iii of the Manual [Related Party Transaction Committee] http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf and Sections 2 and 4 of the RPT Committee Charter http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFRelatedPartyTransac_tionCommitteeCharterFINAL12July2017_7.pdf set out the composition and duties and responsibilities of the RPT Committee.	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman. Output Description:	COMPLIANT	The members of the RPT Committee, including their position and type of directorship, are published on the website of the Company at: http://www.topfrontier.com.ph/index.php/sp/page/33.html and page 3 of the GIS.	

		http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/GIS/TFHI_GIS2017_1.p_df The respective qualifications of the members are set out in pages 32-33 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf	
Recommendation 3.6			
 All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information. Committee Charters provide standards for evaluating the performance of the Committees. 	COMPLIANT	Each of the Audit and Risk Oversight Committee Charter, Corporate Governance Committee Charter, and RPT Committee Charter (collectively, the "Committee Charters") was adopted by the Board on 12 July 2017. Each of the Committee Charters set forth the respective purposes, membership and qualifications, structure and operations, access to resources, duties and responsibilities, reporting process, and performance evaluation of the Committees. http://www.topfrontier.com.ph/index.php/sp/page/33.html	
Committee Charters were fully disclosed on the company's website.	COMPLIANT	The Committee Charters may be downloaded from the website of the Company at:	

		Audit and Risk Oversight Committee Charter	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFAuditandRiskOversig htCommitteeCharterFINAL12July2017_5. pdf	
		2) RPT Committee Charter	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFRelatedPartyTransac tionCommitteeCharterFINAL12July2017 7.pdf	
		Corporate Governance Committee Charter	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFCorporateGovernan ceCommitteeCharterFINAL12July2017_6 .pdf	
Principle 4: To show full commitment to the comperform their duties and responsibilities, including Recommendation 4.1			
 The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing 	COMPLIANT	Principle 4 is embodied in Section 2.2.a.ii [General Responsibility] of the Manual.	
conducted in accordance with the rules and regulations of the Commission.		Section 2.2.a.vii [Board Meetings and Quorum Requirements] of the Manual states that "Directors should attend and actively participate in all	
		meetings of the Board, Committees,	

and shareholders in person or through tele-/video-conferencing conducted in accordance with the rules and regulations of the Commission, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent them from doing so."

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf

The manner of conduct of the Board meetings is set out in Section 7, Article III of the By-laws. The mechanics for Board meetings via teleconference, video conference or other similar modes are set forth in Section 8, Article III of the By-laws.

http://www.topfrontier.com.ph/index.p hp/sp/about/45.html

The attendance and participation of directors to Board Meetings in 2017 may be accessed via the Company's website at:

http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI_AttendanceoftheDirectorsin2017Bo ardMeetings_16.pdf

			Their attendance to the 2017 Annual Shareholders' Meeting are set out in the Company's website via: http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/minutes/TFHI_DraftAn_nualStockholdersMeeting12July2017Min_utes7.17.2017_2.pdf The Corporate Secretary certifies that all Board Committee meetings held in 2017_were_attended_by_all_the	
	e directors review meeting materials for Board and Committee meetings.	COMPLIANT	respective Board Committee members thereof. The Corporate Secretary certifies that the materials for the Board and Committee meetings are promptly prepared and provided to the directors to give them ample time and opportunity to review the same	
or s	e directors ask the necessary questions seek clarifications and explanations uring the Board and Committee eetings.	COMPLIANT	Section 2.2.a.vii [Board Meetings and Quorum Requirements] of the Manual provides that in Board and Committee meetings, the director should review meeting materials and if called for, ask the necessary questions or seek clarifications and explanations. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	

Recommendation 4.2		The Corporate Secretary hereby attests that the directors of the Company asked questions and sought clarifications and explanations in the course of the discussions during the Board and Committee meetings held in 2017.	
1. Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	COMPLIANT	Section 2.2.a.ix [Policy on Multiple Board Seats] of the Manual provides that "[t]he non-executive directors of the Board should concurrently serve as directors to a maximum of five (5) publicly listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the Corporation." http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf 4.pdf The directorships of the Company's directors in other reporting companies are set out in pages 9-10 of the Definitive Information Statement http://www.topfrontier.com.ph/smc_file s/disclosure/2017/20 IS/TFHI2017DefinitiveInformationStatementasfiledwithSEC01 June2017min_2.pdf	

		and page 31 & 33 of SEC Form 17-A.	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2018/17_A/TFHI_17AAnnual	
		Reportfor2017asfiled16April2018 1.pdf	
Recommendation 4.3			
The directors notify the company's board before accepting a directorship in another company.	COMPLIANT	Under Section 2.2.a.ix [Policy on Multiple Board Seats] of the Manual, a director should notify the Board where he is an incumbent director before accepting a directorship in another company. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf The Corporate Secretary hereby attests that the directors have, where applicable, notified the Board before accepting a directorship in other companies.	
Optional: Principle 4			
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.			
Company schedules board of directors' meetings before the start of the financial year.			
Board of directors meet at least six times during the year.			

4. Company requires as minimum quorum of			
at least 2/3 for board decisions.			
Principle 5: The board should endeavor to exerc	ise an objective	and independent judgment on all corpo	orato affairs
•	ise an objective	and independent judgment on all corpe	nate analis
Recommendation 5.1	NON-	Pursuant to Section 2, Article III of the	The Company complies with the
The Board has at least 3 independent directors or such number as to constitute	COMPLIANT	Company's By-laws,	The Company complies with the requirement under the Securities
one-third of the board, whichever is higher.	COM LIAM	Company 3 by laws,	Regulation Code, which requires at least
		http://www.topfrontier.com.ph/index.p	two (2) independent directors or such
		hp/sp/about/45.html	number as to constitute 20% of the Board,
		two (2) of the seven (7) directors of the	whichever is higher. The current
		two (2) of the seven (7) directors of the Company are independent directors,	composition of the Board allows for the exercise of an objective and independent
		as set out in page 3 of the GIS, pages	judgment on all corporate affairs,
		8 and 12 of the Definitive Information	considering that the members of the
		Statement, and page 31 of the SEC	Board represent diverse backgrounds.
		Form 17-A.	Moreover, the extent of the relationship of
		http://www.topfrontier.com.ph/smc_file	the non-executive directors to the
		s/disclosure/2017/GIS/TFHI_GIS2017_1.p	Company is limited to their respective qualifying shares in the Company.
		df	qualifying shares in the company.
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/20_IS/TFHI2017Definitiv	
		elnformationStatementasfiledwithSEC01	
		June2017min_2.pdf	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2018/17_A/TFHI_17AAnnual	
		Reportfor2017asfiled16April20181.pdf	
Recommendation 5.2	COMPLIANT	The qualifications of an independent	
The independent directors possess all the qualifications and none of the	COMPLIANT	The qualifications of an independent director are set out in Section 2, Article	
disqualifications to hold the positions.		III of the Company's By-laws and	
·		Section 2.2.a.vi of the Manual.	

		http://www.topfrontier.com.ph/index.php/sp/about/45.html http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManualonCorporateGovernaceasfiledwithSEC31May2017.pdf_4.pdf The qualifications and professional experience of the independent directors of the Company are set forth	
		on pages 10 and 12 of the Definitive Information Statement	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2017/20_IS/TFHI2017Definitiv eInformationStatementasfiledwithSEC01 June2017min_2.pdf	
		and page 33 of the SEC Form 17-A.	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April20181.pdf	
Supplement to Recommendation 5.2			
Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	COMPLIANT	Page 4 of the Definitive Information Statement provides that: "No director, officer, or nominee for election as director of the Company,	
		or any of their associates, at any time since the beginning of the last fiscal year, has any substantial interest, direct or indirect, by security holdings	

or otherwise in any matter to be acted upon in the meeting, other than their election to office.

None of the incumbent directors has informed the Company in writing of an intention to oppose any action to be taken to be taken by the Company at the meeting."

http://www.topfrontier.com.ph/smc_file s/disclosure/2017/20_IS/TFHI2017Definitiv eInformationStatementasfiledwithSEC01 June2017min_2.pdf

Under Section 2.2.a.iv [Duties and Responsibilities of a Director] of the Manual, directors shall "conduct fair business transactions with the Corporation and to ensure that personal interest does not conflict with the interests of the Corporation. A Director with a material interest in any transaction affecting the corporation should abstain from taking part in the deliberations for the same". A director shall likewise "exercise objective and independent judgment on all corporate affairs."

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf

Recommendation 5.3			
1. The independent directors serve for a cumulative term of nine years (reckoned from 2012). 1. The independent directors serve for a cumulative term of nine years (reckoned from 2012).	COMPLIANT	Section 2.2.a.vi.2 of the Manual provides that the independent directors shall serve for a maximum cumulative term of nine (9) years. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf The dates when the Company's independent directors were respectively elected as such are specified on pages 8 and 10 of the Definitive Information Statement, in Annexes "A-1" and "A-2" thereof. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/20_IS/TFHI2017DefinitiveInformationStatementasfiledwithSEC01_June2017min_2.pdf and pages 31 and 33 of the SEC Form 17-A.	
		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April20181.pdf	
The company bars an independent director from serving in such capacity after the term limit of nine years.	COMPLIANT	Section 2.2.a.vi.2 of the Manual provides that "[u]pon reaching this limit, an Independent Director should be perpetually barred from re-election as such in the Corporation, but may continue to qualify for nomination and	

			election as a non-independent director. In the instance that the Corporation needs to retain an Independent Director who has served for nine (9) years, the Board shall provide meritorious justifications and	
			seek shareholders' approval during the annual shareholders' meeting." http://www.topfrontier.com.ph/smc_file	
			s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf	
3.	In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	COMPLIANT	None of the Company's independent directors have served in such capacity for more than nine (9) years.	
	ecommendation 5.4	O O N A DI LA NIT	The Obstance of the Occupant	
1.	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	The Chairman of the Company is Mr. Iñigo U. Zobel, while the President and Chief Executive Officer of the Company is Mr. Ramon S. Ang, as disclosed in page 3 of the GIS, pages 8 and 9 of the Definitive Information Statement, and page 31 and 32 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/GIS/TFHI_GIS2017_1.p_df	

		1	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/20_IS/TFHI2017Definitiv	
		eInformationStatementasfiledwithSEC01	
		June2017min 2.pdf	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2018/17 A/TFHI 17AAnnual	
		Reportfor2017asfiled16April20181.pdf	
The Chairman of the Board and Chief Executive Officer have clearly defined	COMPLIANT	Article IV, Section 2 of the By-laws	
responsibilities.		http://www.topfrontier.com.ph/index.p hp/sp/about/45.html	
		and Section 2.2.c [The Chairman, the	
		Chief Executive Officer and the Lead	
		Independent Director] of the Manual	
		http://www.topfrontier.com.ph/smc_file	
		s/corporate_files/TFHIAmendedManual	
		onCorporateGovernaceasfiledwithSEC	
		31May2017.pdf 4.pdf	
		onumerate the newers and duties of	
		enumerate the powers and duties of the Chairman of the Board, and the	
		President and Chief Executive Officer.	
		Fresident and Chief Executive Officer.	
		While both are directors of San Miguel	
		Corporation, there is no relationship	
		between Mr. Iñigo U. Zobel and Mr.	
		Ramon S. Ang.	
		Namon 3. Ang.	
Recommendation 5.5			
If the Chairman of the Board is not an	NON-		The Board intends to designate its lead
independent director, the board	COMPLIANT		director from among its independent
		1	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

designates a lead director among the independent directors.			directors during its next Organizational Meeting scheduled on 10 July 2018.
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	COMPLIANT	There have been no transactions of the Company whereby any of its directors had a material interest therein. Should there be any in the future, the Corporate Secretary shall ensure that directors with a material interest in transactions affecting the Company will abstain from taking part in the deliberations for the same during the Board meetings.	
Recommendation 5.7			
The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	NON- COMPLIANT		The Corporate Secretary hereby attests that the non-executive directors, being members of the Audit and Risk Oversight Committee, held meetings with the external auditor and head of the internal audit, compliance and risk functions, with
The meetings are chaired by the lead independent director.	NON- COMPLIANT		the presence, however, of an executive director, the latter being a member of the Audit and Risk Oversight Committee.
			The presence of the aforesaid executive director did not undermine nor affect the independence of the non-executive directors in performing their functions.
			For 2018, the Board shall ensure that such meeting with non-executive directors are held, which will be chaired by the lead

			independent director who will be elected on the next Organizational Meeting on 10 July 2018.
Optional: Principle 5			
None of the directors is a former CEO of the company in the past 2 years.			
Principle 4. The best measure of the Poord's offe	ectivoposs is throu	ugh an assessment process. The Board sh	ould regularly carry out evaluations to
Principle 6: The best measure of the Board's effe appraise its performance as a body, and assess			
Recommendation 6.1	Wiletitel it pesse	ing ing man or busing rounds and so	ATT OCCUPANTS
Board conducts an annual self-assessment of its performance as a whole.	COMPLIANT	The Corporate Secretary certifies that the:	
The Chairman conducts a self-assessment of his performance.	NON- COMPLIANT	1) Audit and Risk Oversight Committee, on 15 March 2018,	The self-assessment of the Chairman is subsumed in his self-assessment as a member of the Board.
The individual members conduct a self- assessment of their performance.	COMPLIANT	resolved to approve the 2017 Audit Committee Self-Rating Form to be accomplished by each member thereof, and submitted to the Compliance Officer on or before 23 March 2018;	
Each committee conducts a self- assessment of its performance.	COMPLIANT		
		2) Board of Directors, on 15 March 2018, resolved to approve the 2017 Self-Rating Form to be accomplished by each member thereof, and submitted to the Compliance Officer on or before 23 March 2018;	
		3) Corporate Governance Committee, on 10 May 2018,	

			validated the results of the Audit Committee Performance Assessment and Internal Self-Rating Form of the Board of Directors; 4) Board of Directors, on 10 May 2018, validated the results of the Audit Committee Performance Assessment and Internal Self-Rating Form of the Board of Directors. Considering that the Related Party Committee and the Corporate Governance Committee were created and its members appointed by the Organizational Meeting of the Board on 12 July 2017, their self-assessment forms will be approved and required to be accomplished by the next Organizational Meeting on 10 July 2018.	
	ery three years, the assessments are ported by an external facilitator.	NON- COMPLIANT		Considering that the Manual was adopted less than three (3) years ago, the Company has not yet engaged an external facilitator to support the assessment.
Recom	mendation 6.2			
at tl det indi	he minimum, criteria and process to rermine the performance of the Board, ividual directors and committees.	COMPLIANT	The Corporate Secretary certifies that Board of Directors Resolution No. 2018-03-15-04 provides for the Board's approval of the 2017 Self-Rating Form of the members of the Board to be accomplished by each member and	

2. The system allows for a feedback COMPLIANT submitted to the Compliance Officer mechanism from the shareholders. on or before 23 March 2018. Shareholders may send their feedback to the Company via its Investment Relations Officer at mrbalanza@sanmiguel.com.ph. Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders. **Recommendation 7.1** 1. Board adopts a Code of Business Conduct COMPLIANT The Company's Mission, Vision and and Ethics, which provide standards for Core Values provide that: professional and ethical behavior, as well as articulate acceptable and "MISSION AND VISION STATEMENT unacceptable conduct and practices in Top Frontier Investment internal and external dealings of the **Holdings**, **Inc**. (the "Company") company. aims is to invest in and build a portfolio of sustainable investments. driven by build established goals to shareholder value, mindful of its social. economic and environmental responsibilities, as it remains to be committed to integrity, honesty and fairness in all dealings with its stakeholders. **CORE VALUES** Integrity The Company believes in profit with honor and upholds good governance and the highest moral standards.

Passion for Success

As the Company strives for excellence, it will remain proactive and entrepreneurial, as it pursues its projects with a sense of urgency and total dedication to results.

Opportunity

The cornerstone of the Company's investment framework is its ability to see and seize opportunity and introduce future initiatives for its portfolio companies with the end in view of improving overall value of these companies.

Partnership

The Company is keen in promoting collaborative partnership with its subsidiaries and views itself as an integral extension of their respective businesses.

Respect for People

The Company instills unity in purpose in its entire organization, focusing on trust and respect for its people, promoting camaraderie and open

communication, upholding professional growth, and uplifting dignity of labor, as it works toward shared goals along its organizational structure.

Innovativeness and Consumer Focus

The Company encourages creativity and ingenuity in its processes, systems, products and services, striving to be first to anticipate consumer needs, with the ultimate goal of providing its consumers products and services beyond industry standards and exceeding expectations.

Social Responsibility

Key to the Company's social responsibility is its commitment to improve the lives of people in the communities where its facilities, stations and projects are present, with focus on environmental stewardship and activities to benefit the society in general."

and that the Company believes in profit with honor and upholds good governance and the highest moral standard.

http://www.topfrontier.com.ph/index.p hp/sp/about/43.html

			On 10 November 2014, the Board of Directors adopted among other Company policies, the Company's Code of Conduct and Ethics. The Company's Code of Conduct and Ethics may be downloaded at: http://www.topfrontier.com.ph/index.php/sp/page/34.html	
	The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	In compliance with Section 2.2.a.ii.9 of the Manual [Specific Duties and Functions], copies of the Code of Conduct and Ethics were furnished to the members of the Company's Board and its senior management during the 10 November 2014 Board Meeting when the same was approved and adopted by the Board. There were no new meetings of the Board or of the senior management since 2014. Copies of the Code of Conduct and Ethics were likewise furnished to the Company officers and employees. http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	
3.	The Code is disclosed and made available to the public through the company website.	COMPLIANT	The Company's Code of Conduct and Ethics may be downloaded at:	

		<u>, </u>	
		http://www.topfrontier.com.ph/index.p	
		hp/sp/page/34.html	
Supplement to Recommendation 7.1			
Company has clear and stringent policies	COMPLIANT	The Code of Conduct and Ethics of	
and procedures on curbing and penalizing		the Company establishes the	
company involvement in offering, paying		fundamental standard of conduct	
and receiving bribes.		and values consistent with the	
_		principle of good governance and	
		business ethics. It provides that it shall	
		foster and maintain the core values of	
		fairness, transparency, accountability	
		and integrity in the conduct of its	
		business and expects each of its	
		directors, officers and employees (the	
		"Employees") to observe with zeal	
		such core values in the performance	
		of their duties, in their relationships with	
		fellow Employees and in all their	
		dealings with shareholders, customers,	
		suppliers, government and the	
		general public. The same also provides	
		that each Employee shall comply with	
		and respect all applicable laws, rules	
		and regulations governing the	
		Company's business in all jurisdictions	
		were such is conducted; commit to	
		good governance and the highest	
		moral standards in the performance of	
		his duties and responsibilities; and	
		exercise utmost discretion in	
		accepting personal favors or gifts from	
		persons seeking or doing business with	
		the Company, and refuse to grant	
		personal favors, or decline any gifts or	
		benefit, that may compromise the	

		independence of the Company; and any Employee who fails to comply with the standards and abide by the Code shall be subject to disciplinary action, including termination. http://www.topfrontier.com.ph/index.php/sp/page/34.html	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	COMPLIANT	In compliance with Section 2.2a.ii.10 [Specific Duties and Functions] of the Manual, the Board approved the Company's Internal Audit Charter on	
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies. 2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	COMPLIANT	10 August 2017 (the "Internal Audit Charter"), which sets out in page 2 the role of the internal auditor (the "TF Group Audit") to evaluate and improve the adequacy and effectiveness of the Company's risk management, control and governance processes, and in pages 2-4, their specific responsibilities which include review of the effectiveness of the governance and control processes in promoting the right values and ethics; review, audit and assess the efficiency and effectiveness of the internal control system; and report significant risk exposures and control issues, including fraud and governance risks. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHI_InternalAuditCharter10Aug2017FINAL_8.pdf	

In compliance with its reporting and monitoring functions, the TF Group Audit, on 15 March 2018, presented to the Audit and Risk Oversight Committee its report on its conduct of internal audit of the Company for 2017. On the same date, the Board likewise approved the 2018 Internal Audit Plan, as presented by the TF Group Audit.

http://www.topfrontier.com.ph/smc_file s/disclosure/2018/OtherDisclosure/TFHI_ PSEForm430MaterialInformationTransact ion15March2018_1.pdf

The Code of Conduct and Ethics provides that the Company, firmly committed to the promotion of a culture that fosters and maintains the core values of fairness, transparency, accountability and integrity in the conduct of its business, "expects each of its directors, officers and employees to observe with zeal such core values in the performance of their duties, in their relationships with fellow employees and in all their dealings with shareholders, customers, suppliers, government and the general public."

http://www.topfrontier.com.ph/index.p hp/sp/page/34.html

Disclosure and Transparency

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

Recommendation 8.1

1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.

COMPLIANT

Section 4 of the Manual provides for the Disclosure and Transparency of Corporation's Corporate Governance Policies.

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf

All reports and material information disclosures of the Company made to the regulators and the public are available on the Philippine Stock Exchange (the "PSE") website and on the website of the Company at:

http://www.topfrontier.com.ph/index.php/disclosure.html

Supplement to Recommendations 8.1

1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.

COMPLIANT AS TO THE QUARTERLY REPORT

NON-COMPLIANT AS TO THE ANNUAL REPORT The quarterly unaudited consolidated financial statements of the Company and its subsidiaries (SEC Form 17-Q) were filed and disclosed by the Company as follows:

(a) 1st quarter SEC Form17-Q: 12 May 2017 (42 days from March 31, 2017) The Company filed its 2017 consolidated financial statements under SEC Form 17-A in accordance with the periods required by the Securities Regulation Code.

The annual report of the Company (SEC Form 17-A, including its Consolidated Financial Statements for December 31, 2017, 2016 and 2015, was filed with the Commission and disclosed to the public through the PSE and the Company's

			http://www.topfrontier.com.ph/smc_fi les/disclosure/2017/17Q/TFHI17QRepo rtfor1stQuarter2017_1.pdf (b) 2nd quarter_SEC_Form17-Q: 14 August 2017 (45 days from June 30, 2017) http://www.topfrontier.com.ph/smc_fi les/disclosure/2017/17Q/TFHI_SECForm 17Q2ndQuarterfor2017asfiled14Augus t2017_2.pdf (c) 3rd quarter_SEC_Form17-Q: 16 November_2017 (47 days from 30 September_2017. Please note that the 45-day deadline by the SEC_was extended since the SEC_Head_Office_at_the PICC_was closed to give way to the 31st_ASEAN_Summit_and Related_Summits.)	website, on 16 April 2018 (106 days from the end of the relevant fiscal year since 15 April 2016 fell on a Sunday). http://www.topfrontier.com.ph/smc_files/disclosure/2018/17_A/TFHI_17AAnnualReportfor2017asfiled16April20181.pdf
			Related Summits.) http://www.topfrontier.com.ph/smc_fi les/disclosure/2017/17Q/TFHI_SECForm 17Q3rdQuarter16Nov2017_3.pdf	
principa of the c the deg cross-ho and an controll	iny discloses in its annual report the al risks associated with the identity company's controlling shareholders; gree of ownership concentration; oldings among company affiliates; y imbalances between the ing shareholders' voting power and equity position in the company.	COMPLIANT	Article Seventh of the Company's Amended Articles of Incorporation ("Articles of Incorporation") provides for the denial of pre-emptive rights of shareholders to any issuance of common shares and preferred shares. http://www.topfrontier.com.ph/index.php/sp/about/45.html	

		Owners of more than 5% of the Company's voting securities as of 31 December 2017, and their respective shareholdings, are disclosed on page 35-36 of SEC Form 17-A. The cross-holdings or ownership or the Company in both listed and non-listed subsidiaries are likewise disclosed in SEC Form 17-A, specifically in Note 2 of the Notes to the Consolidated Financial Statements (Annex "B" of SEC Form 17-A) and the conglomerate map (Annex "C" of SEC Form 17-A). The controlling shareholders' voting power are proportionate to their overall equity position in the Company. http://www.topfrontier.com.ph/smc_files/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf	
Recommendation 8.2			
 Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. 	COMPLIANT	Section 4.4 of the Manual provides that all directors and officers shall disclose to the Company any dealings in the Company's shares within three (3) business days. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual	
		onCorporateGovernaceasfiledwithSEC 31May2017.pdf 4.pdf	

		The Corporate Secretary hereby certifies that there were no dealings made by directors involving the Company shares in 2017.	
Supplement to Recommendation 8.2			
1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	COMPLIANT	The ownership of the Company's management over voting securities as of 31 December 2017 is set forth in pages 36-37 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHL_17AAnnual_Reportfor2017asfiled16April20181.pdf The Company's disclosure on its Top 100 Shareholders as of 31 December 2017 may be accessed thru this link: http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/Top100_Stockholders/_TFHL_ListofTop100Stockholdersasof31December2017_1.pdf The conglomerate map of the Company and its subsidiaries is set out in page 3 of Annex "C" of SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHL_17AAnnual_Reportfor2017asfiled16April20181.pdf	
Recommendation 8.3			
Board fully discloses all relevant and material information on individual board	COMPLIANT	The directors' qualifications, share ownership in the Company,	

members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. membership in other boards, other executive positions, professional experiences, and expertise are set out on pages 31-37 of SEC Form 17-A.

http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17 A/TFHI 17AAnnual Reportfor2017asfiled16April2018 1.pdf

The details of the Corporate Governance Seminars attended by the directors may be accessed in the Company's website via:

http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI_ComplianceonCorporateGovernan ceTrainingRequirement21March2017_14 .pdf

http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI_ComplianceonCorporateGovernan ceTrainingRequirement11Aug2017_13.p df

http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI_ComplianceonCorporateGovernan ceTrainingRequirement20Oct2017_12.p df

http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI_ComplianceonCorporateGovernan ceTrainingRequirement21Nov2017_11.p df

		http://www.topfrontier.com.ph/smc_file s/corporate_files/ComplianceReports/T FHI_ComplianceonCorporateGovernan ceTrainingRequirement29Nov2017_9.pd f http://www.topfrontier.com.ph/smcequ irement13Dec2017_10.pdf	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	The officers' qualifications, share ownership in the Company, membership in other boards, other executive positions, professional experiences, and expertise are set out on pages 31-37 of SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf The details of the Corporate Governance Seminars attended by the officers may be accessed in the same link provided above.	
Recommendation 8.4			
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	COMPLIANT	Article III, Section 9 of the By-laws provides that: "[b]y resolution of the Board, each director shall receive a reasonable per diem allowance for his attendance at each meeting of the Board. As compensation, the Board shall receive and allocate an amount of not more than ten percent (10%) if the net income before income tax of	

corporation during the be preceding year. Such compensation shall be determined and apportioned among the directors in such manner as the Board may deem proper, subject to the approval of stockholders representing at least a majority of the outstanding capital stock at a regular or special meeting of the stockholders."

http://www.topfrontier.com.ph/index.p
hp/sp/about/45.html

The Company's policies and procedure for setting Board remuneration are set forth in pages 34-35 under Part III, Item 10 [Executive Compensation] of SEC Form 17-A.

http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April2018_1.pdf

Moreover, under Section 2.2.a.ii(5) [Specific Duties and Functions] of the Manual, the Board shall "[a]lign the remuneration of key Officers and Board members with the long-term interests of the Corporation and, in doing so, formulate and adopt a policy specifying the relationship between remuneration and performance."

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf

Under Section 2.2.b.i.2 (i), (j) and (l) of the Manual and Section 4 (i), (j) and (l) of the Corporate Governance Committee Charter, the Corporate Governance Committee shall:

- o Establish a formal and transparent procedure to develop a policy for determining the remuneration of directors and officers, and provide oversight over remuneration of senior management and other key personnel, ensuring that compensation is consistent with the culture, strategy and business environment of the Company;
- Designate amount of remuneration, which shall be in a sufficient level to attract and retain directors and officers who are needed to run the Company successfully; and
- o Disallow any director to decide his or her own remuneration.

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf

Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	COMPLIANT	http://www.topfrontier.com.ph/smc_file s/corporate_files/TFCorporateGovernan ceCommitteeCharterFINAL12July2017_6 .pdf Kindly refer to the response above.	
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	COMPLIANT	As set forth in page 35 [Executive Compensation] of the SEC Form 17-A, compensation to executive officers currently comprising of the Chairman, the President and Chief Executive Officer, the Treasurer, the Chief Finance Officer, the Corporate Secretary and Compliance Officer, the Assistant Corporate Secretary, the Investment Relations Officer, and the Internal Audit Group Head amounted to nil for the years ended 2016 and 2015, 2014, 2013 and 2012. Other than the reasonable per diem to each director (who are not officers of San Miguel Corporation) provided for his/her participation in a Board or Committee meeting, there were no other forms of compensation paid to the directors for the said periods as set forth in pages 34-35 of the SEC Form 17-A.	

		http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April20181.pdf	
Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	COMPLIANT	Under Section 2.2.a.ii(13) [Specific Duties and Functions] of the Manual, the Board shall formulate and implement policies and procedures that would ensure the integrity and transparency of related party transactions and other unusual or infrequently occurring transactions, particularly those which pass certain thresholds of materiality. Such policies shall include the appropriate review and approval of material or significant related party transactions, which guarantee fairness and transparency of the transactions, and encompass all entities within the group, taking into account their size, structure, risk profile and complexity of operations. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf The Policy on Related Party Transactions of the Company was approved and adopted by the Board on 10 November 2014, which may be accessed on the website of the Company at:	

		http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Related%20Party %20Transactions%20(10%20Nov%202014).pdf	
		The RPT Committee is tasked with reviewing all material related party transactions of the Company. The duties and responsibilities thereof are set forth in Section 2.2.b.iii.2 of the Manual and Section 4 of the RPT Committee Charter.	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf 4.pdf	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFRelatedPartyTransac_ tionCommitteeCharterFINAL12July2017_7.pdf	
		The Corporate Secretary hereby attests that directors with conflict of interest in transactions affecting the Company have abstained from taking part in the deliberations for the same during the Board meetings.	
Company discloses material or significant RPTs reviewed and approved during the year.	COMPLIANT	Note 33 of the Notes to the Consolidated Financial Statements of the Company as of the year 31 December 2017 sets out the related party transactions of the Company	

	and outstanding balances as of the said date. http://www.topfrontier.com.ph/smc_files/disclosure/2018/17 A/TFHI 17AAnnualReportfor2017asfiled16April2018_1.pdf The Corporate Secretary hereby certifies that the aforesaid related party transactions were approved by the RPT Committee during its meeting held on 15 March 2018.	
Supplement to Recommendation 8.5		
their interests in transactions or any other conflict of interests. COMPLIANT COMPLIANT COMPLIANT	Pursuant to the Company's Policy on Conflict of Interest and Policy on Dealings with Securities, directors are required to disclose their interests in transactions or any other conflict of interests. The Company's Policy on Conflict of Interest and Policy on Dealings with Securities may be accessed via the following links: http://www.topfrontier.com.ph/images//IF%20Policy%20on%20Conflict%20of%20Interest%20(10%20Nov%202014).pdf http://www.topfrontier.com.ph/images//IF%20Policy%20on%20Dealings%20in%20Securities%20(10%20Nov%202014).pdf	
Optional : Recommendation 8.5	/TF%20Policy%20	0on%20Dealings%20in%2

Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. COMPLIANT The Company's disclosures regarding material facts or events that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders may be accessed via: http://www.topfrontier.com.ph/index.php/disclosure/inner/5.html COMPLIANT Transactions between or among the Company, its subsidiaries and their shareholders, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents 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	Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.			
timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. 2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets. COMPLIANT Transactions between or among the Company, its subsidiaries and their shareholders, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents 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	Recommendation 8.6			
evaluate the fairness of the transaction price on the acquisition or disposal of assets. Company, its subsidiaries and their shareholders, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents 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	timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its	COMPLIANT	material facts or events that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders may be accessed via: http://www.topfrontier.com.ph/index.	
and the market in which the related party operates. All related party transactions must be done on an armslength basis to safeguard the interest of the Company as well as the minority shareholders and other stakeholders. Supplement to Recommendation 8.6	evaluate the fairness of the transaction price on the acquisition or disposal of assets.	COMPLIANT	Company, its subsidiaries and their shareholders, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents 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 armslength basis to safeguard the interest of the Company as well as the minority	

·			
1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	COMPLIANT	The Corporate Secretary hereby certifies that there are no shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the Company.	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT	The Manual on Corporate Governance is posted as filed with the SEC and the PSE on 31 May 2017 may be accessed at the Company's website via:	
Company's MCG is submitted to the SEC and PSE.	COMPLIANT	http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual	
3. Company's MCG is posted on its company website.	COMPLIANT	onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf	
Supplement to Recommendation 8.7			
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	COMPLIANT	There have been no changes in the Corporate Governance practices of the Company since its adoption of its Manual.	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:			
a. Corporate Objectives			
b. Financial performance indicators			
c. Non-financial performance indicators			

	d. Dividend Policy
	-
(e. Biographical details (at least age,
	academic qualifications, date of first
	appointment, relevant experience,
	and other directorships in listed
	companies) of all directors
	companies) of all directors
f	. Attendance details of each director in
'	
	all directors meetings held during the
	year
(g. Total remuneration of each member of
	the board of directors
	The Annual Report contains a statement
	confirming the company's full compliance
V	with the Code of Corporate Governance
	and where there is non-compliance,
	dentifies and explains reason for each
	such issue.
	The Annual Report/Annual CG Report
	discloses that the board of directors
	conducted a review of the company's
	material controls (including operational,
	financial and compliance controls) and
	risk management systems.
	The Annual Report/Annual CG Report
	contains a statement from the board of
	directors or Audit Committee commenting
	on the adequacy of the company's
i	nternal controls/risk management systems.
5. T	The company discloses in the Annual
F	Report the key risks to which the company

is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).

Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.

Recommendation 9.1

1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.

COMPLIANT

In compliance with Section 4.d of the Audit and Risk Oversight Committee Charter, which provides that the Committee shall "have a robust process for approving and recommending the appointment, reappointment, removal, and fees of the External Auditor duly accredited by the SEC, who undertakes an independent audit of the Company, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders."

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFAuditandRiskOversig htCommitteeCharterFINAL12July2017_5. pdf

The Audit Committee, during its 10 May 2017 meeting, approved its resolution recommending the approval and formal endorsement to the stockholders the appointment of R.G. Manabat & Co. as external auditors of the Company for fiscal year 2017, after the Audit Committee's

		careful evaluation thereof in accordance with the criteria set under the Manual.	
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	Section 4.d of the Charter of the Audit and Risk Oversight Committee provides that "the appointment, reappointment, and removal of the External Auditor shall be recommended by the Committee and approved by Board and ratified by the shareholders."	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFAuditandRiskOversig htCommitteeCharterFINAL12July2017_5. pdf	
		During the 12 July 2017 Annual Stockholders' Meeting of the Company, 99.34% of the shareholders ratified the reappointment of the external auditor.	
		http://www.topfrontier.com.ph/smc_fi les/disclosure/2017/minutes/TFHI_Draft AnnualStockholdersMeeting12July201 7Minutes7.17.2017_2.pdf	
		The Audit and Audit Related Fees of the Company's external auditor for 2016 and 2015, as well as the extent of the services rendered, were disclosed on page 26 of the Definitive Information Statement, as part of the Financial and Other Information	

		submitted for shareholder approval	
		under Approval of the Annual Report.	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/20_IS/TFHI2017Definitiv	
		eInformationStatementasfiledwithSEC01	
		June2017min 2.pdf	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/minutes/TFHI_DraftAn	
		nualStockholdersMeeting12July2017Min	
		<u>utes7.17.2017_2.pdf</u>	
3. For removal of the external auditor, the		[Not applicable.]	
reasons for removal or change are			
disclosed to the regulators and the public			
through the company website and			
required disclosures.			
required disclosures.			
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead	COMPLIANT	As provided in page 14 of the	
audit partner every five years.	COMI LIAM	Definitive Information Statement, R.G.	
addit partifer every five years.			
		Manabat & Co. (then known as	
		Manabat Sanagustin & Co., CPAs)	
		have been the Company's external	
		auditor since 2009. In 2014, R.G.	
		Manabat & Co. changed the signing	
		partner assigned to the Company in	
		compliance with Securities Regulation	
		Code Rule 68.	
		Code Nuic ou.	
		http://www.tonfrontior.com.ph/cmc_file	
		http://www.topfrontier.com.ph/smc_file	
		s/disclosure/2017/20 IS/TFHI2017Definitiv	
		eInformationStatementasfiledwithSEC01	
		June2017min 2.pdf	

		1	
Recommendation 9.2			
1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	COMPLIANT	Section 4.3(e) the Audit and Risk Oversight Committee Charter provides that the Committee will "be responsible for assessing the integrity and independence of the External Auditor and exercising effective oversight to review and monitor the External Auditor's independence and objectivity and the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements, as well as be responsible for reviewing and monitoring the External Auditor's suitability and effectiveness on an annual basis." The Charter of the Audit and Risk Oversight Committee may be downloaded at: http://www.topfrontier.com.ph/smc_files/committeeCharterFINAL12July2017_5.pdf	
Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Please refer to the response above.	

Supplement to Recommendations 9.2 1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	COMPLIANT	Based on Section 4.d Audit and Risk Oversight Committee Charter, the Audit and Risk Oversight Committee shall appoint an External Auditor that will undertake and independent audit of the Corporation and "will provide an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders." Further Section 4.e of the said Charter provides that the Committee will assess the "integrity and independence of the External Auditor and exercising effective oversight to review and monitor the External Auditor's independence and objectivity and the effectiveness of the audit process." http://www.topfrontier.com.ph/smc_file s/corporate_files/TFAuditandRiskOversig_htCommitteeCharterFINAL12July2017_5.pdf	
Audit Committee ensures that the external auditor has adequate quality control procedures.	COMPLIANT	Please see responses in Recommendation 9.2 and Supplement to Recommendation 9.2.	
Recommendation 9.3			
Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest. SECTOR ACCOUNT ACCOUN	COMPLIANT	Page 30 of the SEC Form 17-A provides for the disclosures on information on the Company's External Auditor.	

http://www.topfrontlier.com.ph/smc. file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfo/2017_B7IB-17AAnnual Reportfo/2017_B7IB-17AAn
potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity. It hat the Audit and Risk Oversight Committee shall evaluate and determine any non-audit work performed by the External Auditor, and periodically review the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The Committee shall disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. The non-audit work, if allowed, shall be disclosed in the Company's Annual Report and Annual Corporate Governance Report.
les/corporate files/TFHIAmendedMan ualonCorporateGovernaceasfiledwit hSEC31May2017.pdf_4.pdf
Supplement to Recommendation 9.3
1. Fees paid for non-audit services do not outweigh the fees paid for audit services. COMPLIANT The Company paid Php1.8 million to its External Auditor in 2017 for audit work

		performed as set out in page 30 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf There was no non-audit work performed by the External Auditor for the Company in 2017; hence no non-	
		audit fees were paid to them.	
Additional Recommendation to Principle 9			
Company's external auditor is duly accredited by the SEC under Group A category. The second secon	COMPLIANT	Please find below the requested information: 1. Name of the audit engagement partner: Noel A. Baladiang; 2. Accreditation number: SEC Accreditation No. 1473-A, Group A; 3. Date Accredited: 31 March 2015; 4. Expiry date of accreditation: 30 April 2018; and 5. Name, address, contact number of the audit firm:	

		R.G. Manabat & Co. The KPMG Center, 9/F 6787 Ayala Avenue, Makati City Philippines 1226 +63 (2) 8857000	
Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	COMPLIANT	As a Group A audit firm accredited by the Commission, R.G. Manabat & Co. is required to, and shall comply with, the requirements of the Commission in relation to the SOAR Inspection Program. The inspection has not yet been conducted by the Commission.	
Principle 10: The company should ensure that the	e material and re	eportable non-financial and sustainability	vissues are disclosed
Recommendation 10.1	o matemar and re		
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	COMPLIANT	The Company's Vision Mission provides that it "aims to invest in and build a portfolio of sustainable investments, driven by established goals to build shareholder value, mindful of its social, economic and environmental responsibilities, as it remains to be committed to integrity, honesty and fairness in all dealings with its stakeholders."	

Further, social responsibility remains to be a Core Value of the Company, and "[k]ey to the [its] social responsibility is its commitment to improve the lives of people in the communities where its facilities, stations and projects are present, with focus on environmental stewardship and activities to benefit the society in general."

http://www.topfrontier.com.ph/index.php/sp/about/43.html

Consistent with its mission of responsible stewardship of the environment, the Company 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 Company's environmental policy.

The Company also 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 Company

		believes that it must provide the employees' family and surrounding communities opportunities to develop values of self-reliance. The Company's Corporate Social Responsibility Projects are undertaken through its subsidiaries, San Miguel Corporation, through San Miguel Foundation, Inc., and Clariden Holdings, Inc. The Company has disclosed relevant EESG risks in its SEC Form 17-A, specifically pages 26-27 [Major Business Risks] thereof. http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17 A/TFHI 17AAnnual Reportfor2017asfiled16April2018 1.pdf	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	NON- COMPLIANT		The Company is in the process of establishing a Sustainability Report. Currently, the Business and General Information portion of the SEC 17-A (pages 2-28 thereof) contains the Company's corporate social responsibility report, and discuss the economic, environmental, and social impact of the business activities of the Company and its subsidiaries. http://www.topfrontier.com.ph/smc_files/disclosure/2018/17_A/TFHI_17AAnnualReportfor2017asfiled16April2018_1.pdf

Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users.

channel is crucial for informed decision-making by investors, stakeholders and other interested users.				
Recommendation 11.1				
1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	COMPLIANT	The Company's website http://www.topfrontier.com.ph/# is consistently updated in a manner that assures prompt and accurate reporting and communication to shareholders and other investors. Also, the Company has an Investment Relations Officer who handles regular communications with institutional investors. All information/disclosures for release are cleared and approved by the Corporate Secretary and Compliance Officer, the Treasurer, the Chief Finance Officer and/or the President, depending on the kind and extent of the disclosure.		
Supplemental to Principle 11				
Company has a website disclosing up-to- date information on the following:	COMPLIANT	The Company's website may be accessed via:		
a. Financial statements/reports (latest quarterly)	COMPLIANT	http://www.topfrontier.com.ph/# Specifically, the following information		
b. Materials provided in briefings to analysts and media	NON- COMPLIANT	may be viewed/downloaded through these links: a. Financial statements and quarterly financial reports	While the Company did not conduct briefings to analysts and media in 2017, its major subsidiary, San Miguel Corporation, conducted quarterly investors' briefings in 2017.	

c. Downloadable annual report	COMPLIANT	http://www.topfrontier.com.ph/index.	
d. Notice of ASM and/or SSM	COMPLIANT	php/disclosure/inner/4.html	
e. Minutes of ASM and/or SSM	COMPLIANT	b. Annual report	
f. Company's Articles of Incorporation and By-Laws	COMPLIANT	http://www.topfrontier.com.ph/smc_file s/disclosure/2018/17_A/TFHI_17AAnnual Reportfor2017asfiled16April2018_1.pdf	
		c. Notice of ASM	
		http://www.topfrontier.com.ph/index.php/disclosure/inner/3.html	
		d. Minutes of ASM and/or SSM	
		http://www.topfrontier.com.ph/index.php/disclosure/inner/2.html	
		e. Articles of Incorporation and By-Laws	
		http://www.topfrontier.com.ph/index.php/sp/about/45.html	
Additional Recommendation to Principle 11			
Company complies with SEC-prescribed website template.	COMPLIANT	The Company complies with SEC-prescribed website template.	
1	ann al Cantral Cont	tom and Disk Management Framework	

Internal Control System and Risk Management Framework

Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.

Recommendation 12.1

Company has an adequate and effective internal control system in the conduct of its business.	COMPLIANT	In compliance with Section 2.2.a.iii [Internal Controls and Enterprise Risk Management] of the Manual, http://www.topfrontier.com.ph/smc_file	
		s/corporate files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf 4.pdf	
		the Board adopted the Company's Internal Audit Charter on 10 August 2017.	
		Section I of the Internal Audit Charter provides that the Company has in place an Internal Auditing activity ("TF Group Audit"), that aims to "provide independent and objective assurance and consulting services designed to add value and improve the operations of the Company and its subsidiaries."	
		Section II of the Internal Audit Charter provides that TF Group Audit shall "assist the Company in accomplishing its goals and objectives by bringing a systematic and disciplined approach to evaluate and improve the adequacy and effectiveness of the Company's risk management, control, and governance processes."	
		Section V of the Internal Audit Charter enumerates the responsibilities of the TF Group Audit, which includes,	

		among others, the review audit and assessment of the efficiency and effective of internal control system of all areas of the Company. Section V, Item (vii) of the Internal Audit Charter provides that the Internal Audit Group Head shall submit an annual report on the Internal Audit Group's activities, responsibilities and performance. http://www.topfrontier.com.ph/smc_files/Corporate_files/TFHL_InternalAuditCharter10Aug2017FINAL_8.pdf	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	Section V of the Internal Audit Charter provides that the "scope of internal auditing encompasses, but is not limited to, the examination and evaluation of the adequacy and effectiveness of the organization's governance, risk management, and internal controls as well as the quality of performance in carrying out assigned responsibilities to achieve the organization's stated goals and objectives." The specific responsibilities and functions of the TF Group Audit and the Internal Group Head are also set forth in the same Section V of the Internal Audit Charter provides that "at least annually, the Internal Audit Group Head will submit	

to Senior Management and the Audit and Risk Oversight Committee, which Committee shall endorse to the Board an internal audit plan for review and approval. The internal audit plan will consist of a work schedule as well as budget and resource requirements for the next year."

Further Section VI of the Internal Audit Charter mandates that the "TF Group Audit will govern itself by adherence to The Institute of Internal Auditors' mandatory guidance including the Definition of Internal Auditing, the Code of Ethics, and the International Standards for the Professional Practice of Internal Auditing (the "Standards"). The Institute of Internal Auditors' Practice Advisories, Practice Guides, and Position Papers will also be adhered to as applicable to guide operations. In addition, TF Group Audit will adhere to the Company's relevant policies and procedures and the internal audit activity's standard operating procedures manual."

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHI_InternalAuditChar ter10Aug2017FINAL_8.pdf

The Company's existing risk management policies are established to identify and analyze the risks faced by the Company and its subsidiaries,

		to set appropriate risk limits and controls, and to monitor risk and adherence to limits. The Major Business Risks for the Company have been identified in its SEC Form 17-A, specifically pages 26-28 thereof, together with the risk management strategies adopted by the Management to address the same. http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf 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 Company's activities. The Company, 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.	
Supplement to Recommendations 12.1			
1. Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding,	NON- COMPLIANT		The Company's Code of Ethics states that an employee should exercise corporate citizenship and protect the corporate interest by conducting business affairs in fairness, honesty and in compliance with the law.

acceptance and compliance with the said issuances.			http://www.topfrontier.com.ph/index.php/sp/page/34.html The Company 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 in 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.
			Company policy has been committed.
Optional: Recommendation 12.1			
1. Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.			
Recommendation 12.2			
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	COMPLIANT	The TF Group Audit is an in-house function providing independent and objective assurance and consulting services. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHI_InternalAuditChar_ter10Aug2017FINAL_8.pdf	

Re	commendation 12.3			
	Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	Mr. Ramon R. Bantigue is the Internal Audit Group Head, as reported in page 3 of the GIS, and page 31 and 34 of the SEC Form 17-A. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/GIS/TFHI_GIS2017_1.p_df http://www.topfrontier.com.ph/smc_file_s/disclosure/2018/17_A/TFHI_17AAnnual_Reportfor2017asfiled16April2018_1.pdf His responsibilities are set forth in Section V of the Internal Audit Charter. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHI_InternalAuditChar_ter10Aug2017FINAL_8.pdf	
2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	COMPLIANT	Page 3 of the Internal Audit Charter states that the Internal Audit Group Head shall oversee and be responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHI_InternalAuditChar_ter10Aug2017FINAL_8.pdf	
3.	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management	COMPLIANT	Not applicable because the TF Group Audit is an in-house function.	

personnel is assigned the responsibility for managing the fully outsourced internal audit activity.		
Recommendation 12.4		
Company has a separate risk management function to identify, assess and monitor key risk exposures.	NON- COMPLIANT	The risk management function of the Company is performed by the Audit and Risk Oversight Committee. http://www.topfrontier.com.ph/smc_files/comporate_files/TFAuditandRiskOversightCommitteeCharterFINAL12July2017_5.pdf
Supplement to Recommendation 12.4		
Company seeks external technical support in risk management when such competence is not available internally.	NON- COMPLIANT	The Compliance Officer hereby attests that the Company has available internal technical support in risk management. As such, there was no need to outsource the same to an external provider.
Recommendation 12.5		
In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	NON- COMPLIANT	Page 7 of the Manual states that "[i]n managing the Corporation's ERM system, the Corporation shall consider having a Chief Risk Officer (CRO)" http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManualonCorporateGovernaceasfiledwithSEC31May2017.pdf 4.pdf As the Company is still in the process of establishing a formal ERM framework, a Chief Risk Officer has not yet been appointed.

CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	NON- COMPLIANT		Please see response above.
Additional Recommendation to Principle 12			
Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	NON- COMPLIANT		The Corporate Secretary hereby attests that during the Audit and Risk Oversight Committee meeting held on 15 March 2018, a report was rendered that the 2017 Internal Audit of the Company was satisfactorily completed and that internal control are substantially in place and working as needed.
	Cultivating a Syn	ergic Relationship with Shareholders	
Principle 13: The company should treat all share	holders fairly and	l equitably, and also recognize, protect a	and facilitate the exercise of their rights.
Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Section 5.1 [Investors' Rights and Protection] of the Manual sets forth the shareholders' rights. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	
2. Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Please see response above.	

Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	COMPLIANT	As set out in page 30 of the Definitive Information Statement, the Company's common shares carry one vote per share. In case of election of directors, cumulative voting shall be adopted in the manner set out in page 4 of the Definitive Information Statement. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/20_IS/TFHI2017DefinitiveInformationStatementasfiledwithSEC01_June2017min_2.pdf	
Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	COMPLIANT	 Article Seventh of the Company's Articles of Incorporation states that the authorized capital stock of the Company is Php1Billion, divided into 7,400,000 common shares and 2,600,00 preferred shares, all with par value of Php100.00 per share. The features of the preferred shares, on the other hand, are set forth in Article Seventh of the Company's Articles of Incorporation. http://www.topfrontier.com.ph/index.php/sp/about/45.html 	

		3) Footnote No. 1 in page 5 of the Definitive Information Statement provides the holders of common shares have the right to vote on all matters requiring stockholders' approval; while holders of preferred shares hall not be entitled to vote except in matters provided for in the Corporation Code. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/20_IS/TFHI2017Definitiv_elnformationStatementasfiledwithSEC01_June2017min_2.pdf	
		4) The rights of all the shareholders of the Company are set forth in Section 5.1 of the Manual.	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf	
Board has an effective, secure, and efficient voting system.	COMPLIANT	The Corporate Secretary of the Company certifies that, in Board meetings, the Board votes by motion and by show of hands.	
		For stockholders' meetings, page 30 of the Definitive Information Statement provides that shareholders via viva voce, unless a motion to cast votes by ballot is made and duly seconded,	

		and approved by the majority of the shareholder present or represented at the meeting, as the method of voting for any or all of the proposals or matters submitted to a vote at the meeting. Counting of the votes will be done by the Corporate Secretary or Assistant Corporate Secretary with the assistance of the independent directors and the Company's stock transfer agent. http://www.topfrontier.com.ph/smc_file_s/disclosure/2017/20_IS/TFHI2017DefinitivelnformationStatementasfiledwithSEC01_June2017min_2.pdf	
4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	NON- COMPLIANT		The existing shareholder voting mechanism of the Company respects the rights of shareholders and minority interests. Section 5.1.b [Voting Right] of the Manual sets out the right of shareholders to nominate, elect, remove and replace directors and states that a director shall not be removed without cause if it will deny minority shareholders representation in the Board. http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManualonCorporateGovernaceasfiledwithSEC31May2017.pdf_4.pdf

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5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	COMPLIANT	Article II, Section 2 of the By-Laws of the Company provide that special meetings of stockholders, for any purpose or purposes, may at any time be called by any of the following: a) Board of Directors, at its own instance, b) at the written request of stockholders representing a majority of outstanding capital stock, or c) the President of the Company. http://www.topfrontier.com.ph/index.php/sp/about/45.html Section 5.1.e.vi of the Manual grants minority shareholders the right to propose the holding of a meeting, and the right to propose items in the agenda of the meeting, provided that the items are for legitimate business purposes, and in accordance with law, jurisprudence, and best practices. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	
Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	COMPLIANT	The Board is committed to respect the rights of the shareholders and minority interests. The rights of minority shareholders are set forth in Section 5.1 (v) and (vi) of the Manual. http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual	

		onCorporateGovernaceasfiledwithSEC	
		31May2017.pdf_4.pdf	
Company has a transparent and specific dividend policy.	COMPLIANT	Article VI, Section 3 of the Company's By-laws and Section 5.1.f of the Manual set out when dividends are	
		declared and paid by the Company.	
		http://www.topfrontier.com.ph/index.p hp/sp/about/45.html	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC	
		31May2017.pdf_4.pdf	
		The Corporate Secretary bereby	
		The Corporate Secretary hereby attests that dividends may be	
		declared at the discretion of the	
		Board of Directors and will depend	
		upon the future results of operations	
		and general financial condition,	
		capital requirements, its ability to	
		receive dividends and other	
		distributions and payments from its	
		subsidiaries, foreign exchange rates,	
		legal, regulatory and contractual	
		restrictions, loan obligations and other	
		factors the Board of Directors may	
		deem relevant.	
		On page 30 of the SEC Form 17-A, the	
		Company disclosed that in 2017, the	
		Company approved the declaration	
		and payment of the following cash	

			to prefe	rred stock	cholder as	
		follows:				
					Dividend	
		Date of Declara-	Date of Record	Date of Payment	per	
		tion	Record	Tayment	Share	
		10 Aug	10 Aug	11 Aug	P418.50	
		2017	2017	2017		
		10 Nov 2017	10 Nov 2017	16 Nov	P279.00	
		2017	2017	2017		
			I	1		
		http://ww	w.topfront	tier.com.p	h/smc_file	
		s/disclosur	e/2018/17	7_A/TFHI_1	7AAnnual	
		Reportfor2	2017asfiled	d16April201	18 <u>1.pdf</u>	
					dividends	
		for comm			Company	
		TOI COMM	ion snares	S II 1 2 U I 7 .		
Optional: Recommendation 13.1						
Company appoints an independent party						
to count and/or validate the votes at the						
Annual Shareholders' Meeting.						
Recommendation 13.2						
1. Board encourages active shareholder	COMPLIANT				ckholders	
participation by sending the Notice of					3 of the	
Annual and Special Shareholders'		Definitive			Statement	
Meeting with sufficient and relevant		provide			formation	
information at least 28 days before the					first to be	
meeting.				older appr	roximately	
		on 01 Jun	ie 2017.			
		http://www	w tonfront	tior com n	h/smc_file	
		s/disclosur				
		<u> 37 GI3CIO3UI</u>	012011120	7_13/11111120	17DCHILIUV	<u> </u>

		eInformationStatementasfiledwithSEC01 June2017min_2.pdf	
		Shareholders' approval of remuneration or any changes therein were not among the items included in the agenda of the 2017 Annual Stockholders' Meeting of the Company.	
		The Notice for the Company's 2017 Annual Stockholders' Meeting, which includes the agenda therefor, may be accessed via:	
		http://www.topfrontier.com.ph/smc_fi les/disclosure/2017/NumberofShareho lders/TFHINoticeofAnnualStockholders MeetingonJuly122017_6.pdf	
Supplemental to Recommendation 13.2			
Company's Notice of Annual Stockholders' Meeting contains the following information:			
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	The profiles of the Company's directors are set forth on pages 8-10 of the Company's Definitive Information Statement.	
		http://www.topfrontier.com.ph/smc_fi les/disclosure/2017/20_IS/TFHI2017Defi nitiveInformationStatementasfiledwith SEC01June2017min_2.pdf	

b. Auditors seeking appointment/re- appointment	COMPLIANT	See page 14 of the Company's Definitive Information Statement . http://www.topfrontier.com.ph/smc_fi_les/disclosure/2017/20_IS/TFHI2017Defi_nitiveInformationStatementasfiledwith_SEC01June2017min_2.pdf	
c. Proxy documents	COMPLIANT	The Proxy Form has been included right after the signature page (page 30) of the Definitive Information Statement. http://www.topfrontier.com.ph/smc_files/disclosure/2017/20_IS/TFHI2017DefinitiveInformationStatementasfiledwith SEC01June2017min_2.pdf	
Optional: Recommendation 13.2			
Company provides rationale for the agenda items for the annual stockholders meeting			
Recommendation 13.3			
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	COMPLIANT	The SEC Form 17-C on the Report on the 2017 Annual Stockholders Meeting and Organizational Board Meeting may be accessed at: http://www.topfrontier.com.ph/smc_fi_les/disclosure/2017/NoticeofStockholdersMeeting/TFHI_ResultsofAnnualStockholdersMeeting12July2017_1.pdf	

http://www.topfrontier.com.ph/smc_fi les/disclosure/2017/NoticeofStockhold ersMeeting/TFHI_ResultsoftheOrganiza tionalMeeting12July2015_2.pdf

The Minutes of the 2017 Annual Stockholders' Meeting of the Company may be accessed via:

http://www.topfrontier.com.ph/smc_file s/disclosure/2017/minutes/TFHI_DraftAn nualStockholdersMeeting12July2017Min utes7.17.2017_2.pdf

The Corporate Secretary certifies that:

- a) Votes were made by motion and show of hands;
- b) The vote canvassing results during the Company's 2017 Annual Stockholders' Meeting are as follows:

Nomination and Election of Directors

The Directors were elected by a vote representing 99.97% of the stockholders present during the 2017 Annual Stockholders Meeting.

Approval of the Minutes of the Annual Stockholders' Meeting held on 14 July 2016

		For — 99.34% Against — 0% Abstain — 0% Approval of the Annual Report of the Company for the year ended 31 December 2017 For — 99.34% Against — 0% Abstain — 0% Ratification of all the acts of the Board of Directors and Officers since the Annual Stockholders' Meeting held on 14 July 2016 For — 99.34% Against — 0% Abstain — 0% Appointment of R.G. Manabat & Co. as external auditors of the Company for fiscal year 2017 For — 99.34% Against — 0% Abstain — 0%	
2.	Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	Please see previous response.	

Supplement to Recommendation 13.3			
1. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.		The Corporate Secretary hereby attests that the partners and associates of the external auditor, R.G. Manabat & Co., CPAs, in-charge of the audit of the Company, the Company officers, and representatives of the SMC Stock Transfer Service Corporation were present during the 2017 Annual Stockholders' Meeting of the Company.	
Recommendation 13.4			
Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	COMPLIANT	To resolve intra-corporate disputes in an amicable and effective manner, the Office of the Corporate Secretary addresses concerns of stockholders and potential disputes between the Company and stockholders.	
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	Section 5.1.h of the Manual provides that the Office of the Corporate Secretary addresses concerns of stockholders and potential disputes between the Company and stockholders. http://www.topfrontier.com.ph/smc_files/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf	
Recommendation 13.5			

Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	COMPLIANT	The Investment Relations Officer of the Company is Ms. Maria Rosario B. Balanza. Her contact details are as follows: Tel. no. +63 2 6323431 Email – mrbalanza@sanmiguel.com.ph	
IRO is present at every shareholder's meeting.	COMPLIANT	The undersigned Corporate Secretary hereby attests that the IRO was present during the 2017 Annual Stockholders' Meeting of the Company.	
Supplemental Recommendations to Principle 1 1. Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group Output Description:	COMPLIANT	The Corporate Secretary hereby attests that there are no anti-takeover measures employed by the Company and no shareholder agreements, voting trust agreements or other agreements that may impact the control, ownership, and strategic direction of the Company are in place. Moreover, the existing shareholder voting mechanism of the Company respects the rights of shareholders and minority interests. Section 5.1.b [Voting Right] of the Manual sets out the right of shareholders to nominate, elect, remove and replace directors and states that a director shall not be removed without cause if it will deny	

		minority shareholders representation in the Board.	
		http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf	
		51Way2017.par 4.par	
Company has at least thirty percent (30%) public float to increase liquidity in the market.	NON- COMPLIANT	The Company's public float as of 31 December 2017 is 11.89%.	As of 30 April 2018, its public float is at 11.97%. The Company complies with the current Minimum Public Ownership requirement of the Commission and the PSE.
Optional: Principle 13			
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting			
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.			
		Outies to Stakeholders	
Principle 14: The rights of stakeholders establishe stakeholders' rights and/or interests are at stake, their rights.	d by law, by cor	ntractual relations and through voluntary	
Recommendation 14.1			
Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	COMPLIANT	Section 5.2.a of the Manual states that "Stakeholders in corporate governance include, but are not limited to, customers, employees, suppliers, shareholders, investors, creditors, the community the Corporation operates in, society, the	

government, regulators, competitors, external auditors, among others."

Section 5.2 of the Manual further provides the Company's duties to its stakeholders.

http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf

The Company has likewise adopted policies on:

- Code of Conduct and Ethics

http://www.topfrontier.com.ph/index.p hp/sp/page/34.html

- Conflict of Interest

http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Conflict%20of%2 OInterest%20(10%20Nov%202014).pdf

- Policy on Whistle-Blowing

http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Whistle%20Blowin g%20(10%20Nov%202014).pdf

 Policy on Health, Safety and Welfare, and Training of Employees

		http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Health,%20Safet y%20&%20Welfare,%20and%20Training% 20(excerpts%20from%20Employee%20M anual)%20(10%20Nov%202014).pdf - Policy on Related Party Transactions	
		http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Related%20Party %20Transactions%20(10%20Nov%202014).pdf	
		- Policy on Dealing in Securities http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Dealings%20in%2 0Securities%20(10%20Nov%202014).pdf	
		- Personal Data Privacy Policy http://www.topfrontier.com.ph/smc_file s/disclosure/2017/OtherDisclosures/TFHI PersonalDataPrivacyPolicy10May2017 5 .pdf	
December and attended 14.2			
 Recommendation 14.2 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	COMPLIANT	Please see response above.	
Recommendation 14.3			
Board adopts a transparent framework and process that allow stakeholders to	COMPLIANT	Stakeholders may bring their concerns and/or complaints to the Company's	

communicate with the company and to obtain redress for the violation of their rights.		Investment Relations Officer, Ms. Maria Rosario B. Balanza. Her contact details are as follows: Telephone: (632) 632-3431 E-mail address: mrbalanza@sanmiguel.com.ph The Company's Policy on Whistle-Blowing may be viewed at its website at: http://www.topfrontier.com.ph/images//TF%20Policy%20on%20Whistle%20Blowing%20(10%20Nov%202014).pdf	
Supplement to Recommendation 14.3			
1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner. Supplement to Recommendation 14.3 1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	COMPLIANT	Section 5.1.h [Alternative Dispute Resolution for Intra-Corporate Disputes] of the Manual states that: "The Office of the Corporate Secretary addresses concerns of stockholders and potential disputes between the Corporation and stockholders." http://www.topfrontier.com.ph/smc_file_s/corporate_files/TFHIAmendedManual_onCorporateGovernaceasfiledwithSEC_31May2017.pdf_4.pdf With respect to disputes between the Company and third parties, the Company, through the Office of the General Counsel of San Miguel Corporation, has adopted standard contracts some of which incorporate	

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. With respect to disputes between the Company and regulatory authorities and/or other stakeholders, the Compliance Officer and representatives duly authorized by the Board, are tasked to appear before said regulatory authorities, and/or represent the Company in any forum or venue in connection with any dispute with stakeholders. The Company, as a matter of policy, exhausts all possible means to amicably settle potential disputes with regulatory authorities and/or other stakeholders by responding to official queries and complying with directives as may be necessary and appropriate. Additional Recommendations to Principle 14 1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a		dispute resolution methods outside the courts, primarily through arbitration	
of Directors designated corporate officers to amicably settle disputes with third parties, who may or may not be counterparties to a contract. With respect to disputes between the Company and regulatory authorities and/or other stakeholders, the Compliance Officer and representatives duly authorized by the Board, are tasked to appear before said regulatory authorities, and/or represent the Company in any forum or venue in connection with any dispute with stakeholders. The Company, as a matter of policy, exhausts all possible means to amicably settle potential disputes with regulatory authorities and/or other stakeholders by responding to official queries and complying with directives as may be necessary and appropriate. Additional Recommendations to Principle 14 1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a		, ,	
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Additional Recommendations to Principle 14 1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a as may be necessary and appropriate. COMPLIANT The Corporate Secretary hereby attests that the Company did not seek any exemption from the application of		Company and regulatory authorities and/or other stakeholders, the Compliance Officer and representatives duly authorized by the Board, are tasked to appear before said regulatory authorities, and/or represent the Company in any forum or venue in connection with any dispute with stakeholders. The Company, as a matter of policy exhausts all possible means to amicably settle potential disputes with regulatory authorities and/or other stakeholders by responding to official	
Additional Recommendations to Principle 14 1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a COMPLIANT The Corporate Secretary hereby attests that the Company did not seek any exemption from the application of		as may be necessary and	
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a COMPLIANT The Corporate Secretary hereby attests that the Company did not seek any exemption from the application of		appropriate.	
 Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a COMPLIANT The Corporate Secretary hereby attests that the Company did not seek any exemption from the application of 	itional Recommendations to Principle 14		
corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as a law, rule or regulation relating to a corporate governance issue in 2017.	Company does not seek any exemption crom the application of a law, rule or egulation especially when it refers to a corporate governance issue. If an exemption was sought, the company	attests that the Company did not seek any exemption from the application of a law, rule or regulation relating to a	

taken to finally comply with the applicable law, rule or regulation. 2. Company respects intellectual property	COMPLIANT	The Corporate Secretary hereby	
rights.		attests that the Company complies with the provisions of applicable laws, rules and regulations on intellectual property rights. The Company has not been the subject of suit or controversy where it has been alleged to infringe on the intellectual property rights of third parties.	
Optional: Principle 14			
Company discloses its policies and practices that address customers' welfare			
Company discloses its policies and practices that address supplier/contractor selection procedures			
Principle 15: A mechanism for employee particip participate in its corporate governance processe Recommendation 15.1		developed to create a symbiotic enviro	nment, realize the company's goals and
Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	COMPLIANT	The Company has existing policies and programs for employees covering, among others, the following: (a) health, safety and welfare; (b) training and development; and (c) reward/compensation for employees, to encourage employees to perform better and motivate them to take a more dynamic role in the Company.	

		http://www.topfrontier.com.ph/images /TF%20Policy%20on%20Health,%20Safet y%20&%20Welfare,%20and%20Training% 20(excerpts%20from%20Employee%20M anual)%20(10%20Nov%202014).pdf	
Supplement to Recommendation 15.1			
 Supplement to Recommendation 15.1 Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures. 	COMPLIANT	The Company 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 Company utilizes a job evaluation system to ensure the foregoing. External Competitiveness The Company'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 Company's	

financial capability to pay in order to achieve business performance and continued operations. This principle reinforced the thinking that the Company's ability to improve salaries and wages is 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 Company's business performance.

Performance-based

The Company believes that good performance must be appropriately rewarded. There is a tight link between the Company'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 Company 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.

Company has policies and practices on health, safety and welfare of its employees.	COMPLIANT	Excerpts from the Employee Manual regarding the Company Policy and Data Relating to Health, Safety and Welfare, and Training of Emloyees are disclosed on its website at: http://www.topfrontier.com.ph/images//TF%20Policy%20on%20Health,%20Safety%20&%20Welfare,%20and%20Training%20(excerpts%20from%20Employee%20Manual)%20(10%20Nov%202014).pdf	
 Company has policies and practices on training and development of its employees. 	COMPLIANT	Please see previous response.	
Recommendation 15.2			
1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. Solvent Sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	COMPLIANT	The Company's Code of Conduct and Ethics establishes the fundamental standards of conduct and values consistent with the principles of good governance and business ethics. http://www.topfrontier.com.ph/index.php/sp/page/34.html The Company 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 in accordance with the highest standards of business	

		ethics. This includes compliance with applicable laws, rules and regulations on bribery and corruption. 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.	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. Output Description:	COMPLIANT	The undersigned Compliance Officer hereby attests that the Code of Ethics was properly disseminated to all directors, senior management and employees. All employees of the Company are provided a copy of the Code of Conduct and Ethics and are required to acknowledge receipt of the same.	
1. Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	COMPLIANT	The Company 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 in 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. Employees must refuse to grant personal favors, or decline any gift or benefit, that may compromise the independence of the Company, create a sense of obligation on its part or potentially influence its business judgment. Employees who fail to comply with the standards and abide by the value set forth in the Code of Conduct and Ethics shall be subject to disciplinary action, including termination, as the Company may deem appropriate to the nature of the violation, without prejudice to the Company's right to avail of criminal and/or civil remedies available to it under the law. http://www.topfrontier.com.ph/index.php/sp/page/34.html	
Recommendation 15.3			
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	COMPLIANT	The Company's Policy on Whistle-Blowing may be viewed at its website at: http://www.topfrontier.com.ph/images/TF%20Policy%20on%20Whistle%20Blowing%20(10%20Nov%202014).pdf	

		The said policy aims to protect the whistle-blower from retribution or retaliation.	
		All concerns relating to accounting, internal accounting controls or auditing matters may be communicated and addressed to:	
		Compliance Officer Top Frontier Investment Holdings, Inc. 5 TH Floor, ENZO Building, No. 399 Sen. Gil Puyat Ave., Makati City 1200	
		Should the concerns relating to accounting, internal accounting or auditing matters involve the Compliance Officer, such may be communicated and addressed to:	
		President Top Frontier Investment Holdings, Inc. 5 TH Floor, ENZO Building, No. 399 Sen. Gil Puyat Ave., Makati City 1200	
2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	COMPLIANT	Please see previous response.	

 Board supervises and ensures the enforcement of the whistleblowing framework. 	COMPLIANT	The Board supervises and ensures the enforcement of the whistle blowing framework through the Audit and Risk Oversight Committee.	
Principle 16: The company should be socially resolved the social of the			
 Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates. 	COMPLIANT	Pursuant to Sections 5.2.h and 5.2.i of the Manual, http://www.topfrontier.com.ph/smc_file s/corporate_files/TFHIAmendedManual onCorporateGovernaceasfiledwithSEC 31May2017.pdf_4.pdf the Company 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 Company believes that it must provide the employees' family and surrounding communities opportunities to develop values of self-reliance. The corporate social responsibility initiatives of the Company are disclosed on its website at: http://www.topfrontier.com.ph/index.php/sp/page/36.html	

Optional: Principle 16		
Company ensures that its value chain environmentally friendly or is consisten with promoting sustainable developmentally.	t	
2. Company exerts effort to interact posi with the communities in which it opera		

Pursuant to the requirements of SEC Memorandum Circular No. 15, Series of 2017, this Integrated Annual Corporate Governance Report (I-ACGR) for 2017 is signed on behalf of **TOP FRONTIER INVESTMENT HOLDINGS, INC.** by the undersigned, thereunto duly authorized, this May 10, 2018 in the Mandaluyong City, Metro Manila, Philippines.

SIGNATURES

IÑIGO U. ZOBEL Chairman of the Board

CONSUELO M. YNARES-SANTIAGO

Independent Director

VIRGILIO S. JACINTO Corporate Secretary and Compliance Officer RAMON S. ANG

President and thief Executive Officer

MINITA V. CHICO-NAZARIO

Independent Director

SUBSCRIBE AND SWORN to before me this May 10, 2018, in Mandaluyong City, Metro Manila, Philippines, affiants exhibiting to me their Competent IDs, as follows:

<u>Name</u>	Philippine Passport No.	Date / Place of Issue
Iñigo U. Zobel	EC0686788	March 27, 2014 / DFA NCR East
Ramon S. Ang	P4589066A	October 02, 2017 / DFA Manila
Consuelo M. Ynares-Santiago	EC2448352	October 17, 2014 / DFA NCR East
Minita V. Chico-Nazario	EC3431212	February 11, 2015 / DFA NCR South
Virgilio S. Jacinto	EC3608156	March 06, 2015 / DFA Manila

Doc No.: 104 Page No.: 22; Book No.: 18; Series of 2018.



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Commiss 2n26. 0364-17
Notary Public for Mandaluyong City
Until Dec. 31, 2018
SMC, 40 San Miguel Ave., Mandaluyong City
Roll No. 57052
PTR No. 3389411; 01/03/18; Mandaluyong City
IBP Lifetime Member No. 01/0580; 02/09/12; Maknti City
MCLE Comphance No. V - 0016283; 03/09/16; Pasig City