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27 May 2021

SECURITIES AND EXCHANGE COMMISSION

G/F Secretariat Building PICC Complex, Roxas Boulevard, Pasay City

Attention: Atty. Rachel Esther J. Gumtang-Remalante

OIC, Corporate Governance and Finance Department

THE PHILIPPINE STOCK EXCHANGE, INC.

6/F PSE Tower 5th Avenue corner 28th Street Bonifacio Global City, Taguig City

Attention: Ms. Janet A. Encarnacion

Head, Disclosure Department

In compliance with the SEC Memorandum Circular No. 15, Series of 2017 on the submission of the Integrated Annual Corporate Governance Report (I-ACGR), we submit to the Commission the fully accomplished I-ACGR of Universal Robina Corporation (URC) covering the year 2020.

FRANCISCO M. DEL MUNDO

COMPLIANCE OFFICER

TIN # 150-030-615



SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

Ι.	For the calendar year ended	2020			
2.	SEC Identification Number SEC Registration No.	9170			
3.	BIR Tax Identification No. TIN No.	000-400	-016-000)	
4.	Exact name of issuer as specified in its charter	UNIVERS	SAL ROBI	NA CORPORATION	
5.	Metro Manila, Philippines	6.		(SEC Use Only)	
	Province, Country or other jurisdiction of incorporation or organization	Industry	Classific	ation Code:	
	8th Floor, TERA Tower, Bridgetowne, E. Rodriguez, Jr.Ave., (C5 Road) Ugong Norte, Quezon City,	1	110		
7.	Address of principal office	Post	al Code		
	(632) 8633-7631 to 40				
8.	Issuer's telephone number, including area code				
	None	***			
9.	Former name, former address, and former fiscal year, if changed since last report.				



INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT AS OF DECEMBER 31, 2020

		NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Governance Responsibilities	
	-	petent, working board to foster the long-term success of the corporation of the corporation of the corporation of the long-term best interests of its shareholders and	-
Recommendation 1.1			
Board is composed of directors with collective working knowledge, experience or	Compliant	Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors of the Directors are disclosed in the following:	
expertise that is relevant to the company's industry/sector.		Definitive Information Statement Profiles of the Nominees for Election To the Board of Directors For the Year 2021, page 11-14	
Board has an appropriate mix of competence and expertise.	Compliant	Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 91-96 URC Definitive Information Statement	
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization	Compliant	Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36 URC SEC 17A Form Dec 31, 2020 2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance are provided in the Company's Revised Corporate Governance Manual. Revised Corporate Governance Manual	
		Article III Governance Structure 2. Qualifications for or Disqualification from Directorship, p. 11	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT						
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
		 2.1. Qualifications of a Director In addition to the applicable provisions of the Corporation Code, Securities Regulation Code, and other relevant laws the Articles of Incorporation and By-Laws of the Corporation, the following general guidelines shall be observed in the initial evaluation of Director-nominees to the Board: 2.1.1. He should own at least one (1) share of stock of the Corporation; 2.1.2. He must have a practical understanding of the business of the Corporation; 2.1.3. He shall have been proven to possess integrity and probity. The Corporate Governance Committee, as defined under Article III-B (3), may consider and recommend to the Board other qualifications which are now or may hereafter be provided in the relevant existing laws or any amendments thereto or new law applicable to the Corporation. URC Revised Corporate Governance Manual 				
Recommendation 1.2						
Board is composed of a majority of nonexecutive directors.	Compliant	The directors and the type of their directorships are disclosed in the following:				
		Definitive Information Statement Profiles of the Nominees for Election To the Board of Directors For the Year 2021, page 11-14 Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 91-96 URC Definitive Information Statement				

COMPLIANT/ NON-COMPLIANT There were seven (7) elected Board of Directors during the 2020 Annual Stockholders' Meeting. As of year-ended 2020, there were nine (9) incumbent Board of Directors, seven (7) of these directors are Non-Executive, of which four (4) are independent directors. Non.		NTEGRATED ANNUAL	CORPORATE GOVERNAI	NCE REF	PORT			
Annual Stockholders' Meeting. As of year-ended 2020, there were nine (9) incumbent Board of Directors, seven (7) of these directors are Non-Executive, of which four (4) are independent directors. No. Name	NON-	ADDITIONAL INFORMATION				EXPLANATION		
No. Name Position ED NED ID		Annual Stockholders nine (9) incumbent B	Meeting. As of year-e	nded 20 7) of the	020, the	re were		
James L. Go Director, Chairman Emeritus V		No. No.	Davidian.	Тур	e of Director	ship		
2 Lance Y. Gokongwei Director, Chairman		No. Name	Position	ED	NED	ID		
3 Invin C. Lee Director, President & CEO 4 Patrick Henry C. Go Director, Executive Vice President 5 Johnson Robert G. Go, Jr. Director 6 Wilfrido E. Sanchez 7 Cesar V. Purisima Director 8 "Christine Marie B. Angco Director 9 *Rizalina G. Mantaring Director 9 *Rizalina G. Mantaring Director Independent Directors were treated as part of Non-Executive Directors and the total exceeds the number of Executive Directors. Company Website Board of Directors URC Board of Directors Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36		1 James L. Go	Director, Chairman Emeritus		✓			
4 Patrick Henry C. Go Director, Executive Vice President 5 Johnson Robert G. Go, Jr. Director 6 Wilfrido E. Sanchez Director 7 Cesar V. Purisima Director 8 *Christine Marie B. Anggo. Director 9 *Rizalina G. Mantaring Director Independent Directors were treated as part of Non-Executive Directors and the total exceeds the number of Executive Directors. Company Website Board of Directors URC Board of Directors Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36		2 Lance Y. Gokongwei	Director, Chairman		✓			
S Johnson Robert G. Go, Jr. Director S Wilfrido E. Sanchez Director S Wilfrido E. Sanchez Director S Cesar V. Purisima Director S Cesar V. Purisima Director S Christine Marie B. Angco Director S Wilfrido E. Mantaring Director S Wilfrido E. Mantaring Director S Wilfrido E. Mantaring Director Wilfrido E. Mantaring Wilfrido E. Mantaring Director Wilfrido E. Mantaring Wilfrido E. Mantaring Wilfrido E. Mantaring Director Wilfrido E. Mantaring Wilfrido E. Mantaring Director Wilfrido E. Mantaring Wilfrido E. Mantaring		3 Irwin C. Lee	Director, President & CEO	✓				
6 Wilfrido E. Sanchez Director 7 Cesar V. Purisima Director 8 *Christine Marie B. Angco Director 9 *Rizalina G. Mantaring Director Undependent Directors were treated as part of Non-Executive Directors and the total exceeds the number of Executive Directors. Company Website Board of Directors URC Board of Directors Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36			,	✓				
T Cesar V. Purisima Director 8 *Christine Marie B. Angso. 9 *Rizalina G. Mantaring Director Independent Directors were treated as part of Non-Executive Directors and the total exceeds the number of Executive Directors. Company Website Board of Directors URC Board of Directors Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36					-			
8 *Christine Marie B. Angco Director V 9 *Rizalina G. Mantaring Director V Independent Directors were treated as part of Non-Executive Directors and the total exceeds the number of Executive Directors. Company Website Board of Directors URC Board of Directors URC Board of Directors Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36								
Independent Directors were treated as part of Non-Executive Directors and the total exceeds the number of Executive Directors. Company Website Board of Directors URC Board of Directors Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36								
Independent Directors were treated as part of Non-Executive Directors and the total exceeds the number of Executive Directors. Company Website Board of Directors URC Board of Directors Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36		0000#0001						
and Executive Officers of the Registrant; pages 31-36		Directors and the to Company Website Board of Directors URC Board of Director	tal exceeds the number					
		Part III Control and Compensation Information, Item 10. Directors						
URC SEC 17A Form Dec 31, 2020		and Executive Officers of the Registrant; pages 31-36						

		NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1. Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors. Output Description:	Compliant	The company's Board Charter and Manual on Corporate Governance relating to its policy on training of director are found in: Revised Corporate Governance Manual Article IX Communication, Education and Training; pages 44-45 B. EDUCATION AND TRAINING Every Director shall receive appropriate orientation when he is first appointed to the Board of Directors, to ensure that incoming Directors are appropriately apprised of their duties and responsibilities before starting Directorships. The orientation program shall include SEC-mandated topics on CG and an introduction to the Company's business, Articles of Incorporation, and Code of Business Conduct and Ethics. Likewise, Management Officers shall receive appropriate orientation on his duties as a management executive and how to discharge these duties when he is first appointed to the Corporation. This will ensure that incoming Senior Management Officers are familiar with the Corporation's business and governance processes. Each Director and key Officer shall be required to attend a training program on Corporate Governance and relevant topics every year. The training program shall ensure that Directors and key Officers are continuously informed of the developments in the	
		business and regulatory environments, including emerging risks relevant to the Company as well as Corporate Governance matters including audit, internal controls, risk management, sustainability and strategy. URC Revised Corporate Governance Manual	

		ı	NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
		COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2.	Company has an orientation program for first time directors.	Compliant	The orientation program of directors is found in: Revised Corporate Governance Manual	
3.	Company has relevant annual continuing training for all directors.	Compliant	B. EDUCATION AND TRAINING Every Director shall receive appropriate orientation when he is first appointed to the Board of Directors, to ensure that incoming Directors are appropriately apprised of their duties and responsibilities before starting Directorships. The orientation program shall include SEC-mandated topics on CG and an introduction to the Company's business, Articles of Incorporation, and Code of Business Conduct and Ethics. Likewise, Management Officers shall receive appropriate orientation on his duties as a management executive and how to discharge these duties when he is first appointed to the Corporation. This will ensure that incoming Senior Management Officers are familiar with the Corporation's business and governance processes. Each Director and key Officer shall be required to attend a training program on Corporate Governance and relevant topics every year. The training program shall ensure that Directors and key Officers are continuously informed of the developments in the business and regulatory environments, including emerging risks relevant to the Company as well as Corporate Governance matters including audit, internal controls, risk management, sustainability and strategy. URC Revised Corporate Governance Manual	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT								
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION						
	The Corporation has organized several programs for the continuing education and training of its directors and key officers. For 2020, the focus of the programs was on the core values of the business of the JG Summit Group, in light of the situation brought about by the COVID-19 pandemic. The directors and key officers of the Corporation attended the subject online seminars for at least four (4) hours of Corporate Governance Training.							
	 Conversations on Entrepreneurial Mindset Conversations on Integrity Conversations on Stewardship Training Webinar on the Relevant Laws, Rules, Regulations, and the JG Group's Policies on Anti-Corruption, Anti-Bribery, and Conflicts of Interest 							
	On May 18, 2021, the SEC issued the Accreditation Letter to the Company for the approval of the in-house CG Seminars of the JG Group for 2020.							
	Other directors ¹ and officers of the Corporation, as may be applicable, had also separately attended at least four (4) hours of Corporate Governance trainings and seminars provided by other companies in which they hold office as directors, and/or by the SEC and the Philippine Stock Exchange.							
	¹ Mr. James L. Go has been granted permanent exemption from the Corporate Governance Training requirement as stated in the Letter dated November 12, 2015 from the SEC Corporate Governance and Finance Department.							
	ANNEX 1 – Advisement Letter from SEC for the Accreditation of in-house Corporate Governance Training							

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT							
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION					
Recommendation 1.4								
Board has a policy on board diversity.	Compliant	Information on the company's board diversity policy is disclosed in: Revised Corporate Governance Manual Article III Governance Structure; page 10 and A.3 Responsibility, Duties and Functions of the Board; 3.2.4. page 14 3.2.4. Adopt policies on board nomination and election that will ensure diversity in board composition in terms of knowledge, expertise and experience; URC Revised Corporate Governance Manual Company Website Board Diversity Policy The Company recognize the benefits of having a diverse Board and its value in maintaining sound corporate governance while achieving strategic objectives and sustainable growth. The Policy establishes the approach to realize diversity of Board membership. URC Board Diversity Policy The Board is diverse in terms of expertise and professional experience. There were seven (7) elected Board of Directors during the 2020 Annual Stockholders' Meeting. As of year-ended 2020, there were nine (9) incumbent Board of Directors, seven (7) of these directors are Non-Executive, of which four (4) are independent directors.						

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT								
	COMPLIANT/ NON- COMPLIANT		А	DDITIONAL INFORMAT	ION			EXPLANATION
					Тур	e of Director	ship	
		No.	Name	Position	ED	NED	ID	
		1	James L. Go	Director, Chairman Emeritus		✓		
		2	Lance Y. Gokongwei	Director, Chairman		✓		
		3	Irwin C. Lee	Director, President & CEO	✓			
		4	Patrick Henry C. Go	Director, Executive Vice President	✓			
		5	Johnson Robert G. Go, Jr.	Director		✓		
			Wilfrido E. Sanchez	Director			✓	
			Cesar V. Purisima	Director			✓	
			*Christine Marie B. Angco	Director			✓	
		9	*Rizalina G. Mantaring	Director			V ,	
Optional: 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. 		the boa Pro	company's policy ard diversity.	on or link/reference to a and measurable objecti nce to a progress report	ives for i	mpleme	_	
Recommendation 1.5								
Board is assisted by a Corporate Secretary.	Compliant	qua	lifications, duties	orporate Secretary, incluand functions directors!	_			
Corporate Secretary is a separate individual from the	Compliant	Rev	owing: rised Corporate G icle III Governance	overnance Manual				
Compliance Officer.		_	he Corporate Seci					

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT								
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION					
3. Corporate Secretary is not a member of the Board of Directors.	Compliant	1. Qualifications of the Corporate Secretary The Corporate Secretary, a Filipino citizen and a resident of the Philippines, is an officer of the Corporation and must be exemplary in performance. The Corporate Secretary should: 1.1. Possess appropriate administrative and interpersonal skills; 1.2. Have a working knowledge of the operations of the Corporation; 1.3. Be aware of the laws, rules, and regulations necessary in the performance of his duties and responsibilities; and 1.4. Be a separate individual from the Compliance Officer and should not be a member of the Board of Directors. URC Revised Corporate Governance Manual Definitive Information Statement Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; page 91 URC Definitive Information Statement Company Website Executive Officers URC Executive Officers Annual Report SEC Form 17A Part III Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; page 31 URC SEC 17A Form Dec 31, 2020						

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT							
	MPLIANT/ NON- MPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
	Atti Cor of waa Sec Bar Bus gov Sec Ser gra Scir Bac Lav Sch exa Att 200 Tax Ter	EEDGE Disclosure C SEC 17-C Change in Directors and/or Officers y. Fernandez-Estavillo is the Senior Vice President and General unsel of JG Summit Holdings, Inc. (JGSHI) and Chief Legal Counsel URC. Prior to her appointment in JGSHI, Atty. Fernandez-Estavillo is the head of the Legal and Regulatory Affairs Group, Corporate cretary and member of the Board of Directors of Rizal Commercial inking Corporation. She was Assistant Vice President of Global siness Development of ABS-CBN. She also held positions in vernment as Head of the Presidential Management Staff, Assistant cretary at the Department of Agriculture and Chief of Staff of inator Edgardo J. Angara. She began her legal career in ACCRA. She industed from the University of the Philippines with a Bachelor of ence degree in Business Economics (Summa Cum Laude) and a chelor of Laws degree (Cum Laude). She completed her Master of its (LLM) in Corporate Law (Cum Laude) from New York University incol of Law. She received the highest score in the Philippine Bar aminations of 1997. y. Ignacio joined the Office of the Corporate Secretary of URC in 18. Prior to joining URC, she was an associate in the Corporate, vation and Special Projects Department of Cruz Marcelo and inefrancia Law Offices. She obtained her Juris Doctor degree from a University of the Philippines College of Law in 2016 and was mitted to the Philippine Bar in 2017.					
4. Corporate Secretary attends training/s on corporate governance. Co	ompliant The	e Corporate Secretary attended:					

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
N	PLIANT/ ON- PLIANT	EXPLANATION		
	The Corporation has organized several programs for the continuing education and training of its directors and key officers. For 2020, the focus of the programs was on the core values of the business of the JG Summit Group, in light of the situation brought about by the COVID-19 pandemic. The directors and key officers of the Corporation attended the subject online seminars for at least four (4) hours of Corporate Governance Training. On May 18, 2021, the SEC issued the Accreditation Letter to the Company for the approval of the in-house CG Seminars of the JG Group for 2020. 1. Conversations on Entrepreneurial Mindset 2. Conversations on Integrity 3. Conversations on Stewardship 4. Training Webinar on the Relevant Laws, Rules, Regulations, and the JG Group's Policies on Anti-Corruption, Anti-Bribery, and Conflicts of Interest ANNEX 1 – Advisement Letter from SEC for the Accreditation of inhouse Corporate Governance Training			
Optional: Recommendation 1.5				
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	The Corporate Secretary distributed the board meeting materials at least five business days before scheduled meeting:			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 1.6			
 Board is assisted by a Compliance Officer. 	Compliant	Information on the Company's Compliance Officer, including his/her name, position, qualifications, duties and functions are disclosed in	
2. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	the following: Revised Corporate Governance Manual Article III Governance Structure G. Compliance Officer; pages 35-36 1. Appointment of the Compliance Officer	
3. Compliance Officer is not a member of the board.	Compliant	The Board shall ensure that it is assisted in its duties by a Compliance Officer. The Board may consider appointing a Compliance Officer with a rank of Senior Vice President or an equivalent position with adequate stature and authority in the Corporation. The Compliance Officer should not be a member of the Board of Directors and shall have direct reporting responsibilities to the Chairman of the Board. The Compliance Officer shall annually attend a training on Corporate Governance. URC Revised Corporate Governance Manual Annual Report (Digital colored copy) URC Annual Report 2020 Francisco M. Del Mundo, is the Senior Vice President, Chief Financial Officer (CFO) and Compliance Officer of JG Summit Holdings Inc. (JGSHI). He is also concurrently the CFO of Universal Robina Corporation (URC) and Aspen Business Solutions, Inc. (ABSI). He is also the appointed Compliance Officer of Universal Robina Corporation. In 2013, he joined JGSHI as Vice President for JG Summit and Affiliates Shared Services. He was appointed as CFO of URC International the	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	same year, concurrent with his Shared Services role. In 2016, he was appointed CFO of URC, Head of JG Summit Enterprise Risk Management Group, and CFO of ABSI. He was appointed as CFO of JGSHI in 2017 and given the rank of SVP in 2018 across all 3 business entities. He was appointed JGSHI Compliance Officer in October 2020.		
	He brings with him 27 years of experience in all aspects of the finance career. He has built his career from 17 years of rigorous training in Procter & Gamble (P&G) and 3 years in Coca-Cola prior to joining the JG Summit Group. He has worked in three different markets: Manila, Thailand and Singapore, and has held numerous CFO and Regional Finance Head positions, namely: CFO for ASEAN, Head of Accounting Shared Services for Central and Eastern Europe, Middle East and Africa, and Asia Hub Manager for Internal Controls for P&G. During his stint with Coca-Cola, he was the CFO for Coca-Cola Bottlers Philippines, Inc. and concurrently the CEO of Coca-Cola Bottlers Business Services, the company's global shared service handling Philippines, Singapore and Malaysia.		
	He graduated cum laude from the University of the Philippines Diliman with a Bachelor of Science in Business Administration degree. He was recognized as the Most Distinguished Alumnus of the University's College of Business Administration in 2008. He is also a Certified Internal Auditor and has done several external talks on shared service and finance transformation in Manila, Malaysia and Dubai.		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Compliance Officer attends training/s on corporate governance.	Compliant	The Compliance Officer attended the following corporate governance trainings/seminars: The Compliance Officer, who was newly appointed in October 12, 2020 attended the in-house training provided for the Company Directors and Officers. He was able to complete only 2.5 hours of the required 4 hours of training due to urgent personal matters (death and sickness within his immediate family).	

Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders.

Recommendation 2.1

Directors act on a fully informed basis, in good faith, with due diligence and care,	Compliant	The following contains the information on how the directors performed their duties:	
and in the best interest of the		Revised Corporate Governance Manual	
company.		Article III Governance Structure	
		A.4. Specific Duties and Responsibilities of a Director, 4.3; pages 15	
		4. Specific Duties and Responsibilities of a Director	
		A Director shall endeavor to act in the best interest of the	
		Corporation its shareholders and stakeholders in a manner	
		characterized by fairness, accountability, and transparency. A Director shall observe the following norms of conduct:	
		4.1. Conduct fair and impartial business transactions with the Corporation, and ensure that his personal interest does not conflict with the interests of the Corporation;	
		4.2. Devote the time and attention necessary to properly and effectively perform his duties and responsibilities;	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	 Act judiciously. Before deciding on any matter brought before the Board, a Director should carefully evaluate the issues and, if necessary, make inquiries and request clarification; 		
	4.4. Exercise independent judgment. A Director should view each problem or situation objectively;		
	4.5. Have a working knowledge of the statutory and regulatory requirements that affect the Corporation, including its Articles of Incorporation and By-Laws, the rules and regulations of the SEC and, where applicable, the requirements of relevant regulatory agencies;		
	4.6. Observe confidentiality. A Director should keep secure and confidential all nonpublic information he may acquire or learn by reason of his position as Director; and		
	4.7. Have a working knowledge of the Corporation's control systems. A Director shall ensure the continuing soundness, effectiveness and adequacy of the Corporation's control environment.		
	4.8. Disclose to the Philippine Stock Exchange (PSE) and the SEC the trading of the Corporation's shares by Directors, Officers (or persons performing similar functions) and controlling Shareholders. This shall also include the disclosure of the Corporation's purchase of its shares from the market (e.g. share buy-back program). URC Revised Corporate Governance Manual		
	Definitive Information Statement		
	Item 5. Directors and Executive Officers		
	(b) Board Nomination and Election Policy, page 20		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Corporate Governance Committee shall oversee the process for the nomination and election of the Board of Directors. The Corporate Governance Committee shall pre-screen and shortlist all candidates nominated to become members of the Board of Directors in accordance with the list of qualifications and disqualifications as defined in the Corporation's Revised Corporate Governance Manual with due consideration of the requirements of the Revised Corporation Code, the Securities Regulation Code ("SRC"), the Revised Code of Corporate Governance and relevant SEC Circulars such as the SEC Memorandum Circular No. 16, Series of 2002, the SEC Memorandum Circular No. 19, Series of 2016, as may be amended, relating to the Board of Directors. Part III Control and Compensation Information Item 10 Directors and Executive Officers of the Registrant; pages 91-96 URC Definitive Information Statement Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020	
Recommendation 2.2			
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	The following contains the information on how the directors performed this function: Revised Corporate Governance Manual Article III Governance Structure A.3. Responsibilities, Duties and Functions of the Board, 3.2.2; pg. 14	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	3.2.2 Oversee the development of and approve the Company's business objectives and strategy, and monitor their implementation, in order to sustain the Company's long-term viability and strength. The Board shall review and guide corporate strategy, major plans of action, risk management policies and procedures, annual budgets and business plans; set performance objectives; monitor implementation and corporate performance; and oversee major capital expenditures, acquisitions and divestitures URC Revised Corporate Governance Manual Business objectives and strategy are reviewed and approved annually. Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020		
Supplement to Recommendation 2.2	2			
Board has a clearly defined and updated vision, mission and core values.	Compliant	The company's vision, mission and core values can be found in: Mission Universal Robina Corporation (URC) is one of the largest branded food product companies in the Philippines and has a growing presence in other ASEAN markets. Vision URC's vision is to be the best Philippine food and beverage company, with a powerful presence throughout the ASEAN region, carrying a		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	wide portfolio of delightful brands of exceptional quality and value, equipped with efficient systems and motivated people. We are committed in making lives a truly fun experience.		
	Core Values Passion to Win. We build organizational capability by being entrepreneurial and proactive, driven by a sense of urgency and purpose. We continuously challenge ourselves to deliver world-class brands and consistently rally our people to strive for excellence.		
	Dynamism. We cultivate a culture of innovation and productive working relationships. We continuously find ways to improve organizational and people capabilities to meet constantly challenging consumer needs.		
	Integrity . We are guided by transparency, ethics, and fairness. We build the business with honor and are committed to good governance. Our processes and products meet the highest standards. We are credible in our dealings with both internal and external stakeholders.		
	Courage. We seize opportunities in building long-term, sustainable businesses. We make tough people and business decisions to ensure competitive advantage.		
	Company Website		
	Mission, Vision and Core Values URC Mission, Vision & Core Values		
	Annual Report (Digital colored copy)		
	Corporate Governance section		
	URC Annual Report 2020		

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		The Company's vision, mission and core values are reviewed annually. Revised Corporate Governance Manual Article III Governance Structure A.3. Responsibilities, Duties and Functions of the Board, 3.2.8; pg. 14 3.2.8. Annually review, together with Management, the Company's vision and mission; URC Revised Corporate Governance Manual	
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture. Output Description:	Compliant	The following contains information on the strategy execution process: Revised Corporate Governance Manual Article III Governance Structure A.3. Responsibilities, Duties and Functions of the Board, 3.2.2; page 16 A.3. 3. Responsibilities, Duties and Functions of the Board, 3.2.2.; page 14 3.2.2 Oversee the development of and approve the Company's business objectives and strategy, and monitor their implementation, in order to sustain the Company's longterm viability and strength. The Board shall review and guide corporate strategy, major plans of action, risk management policies and procedures, annual budgets and business plans; set performance objectives; monitor implementation and corporate performance; and oversee major capital expenditures, acquisitions and divestitures URC Revised Corporate Governance Manual	

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		Annual Report SEC Form 17A I. Business and General Information; 6-15 URC SEC 17A Form Dec 31, 2020	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	Compliant	The following contains the information on the Chairperson, including his/her name and qualifications:	
		Revised Corporate Governance Manual Article III Governance Structure C. The Chairman; page 27 URC Revised Corporate Governance Manual Lance Y. Gokongwei, 54, is the Chairman of URC. He is the President and Chief Executive Officer of JGSHI. He is the Chairman of Altus Ventrues Property, Inc., Robinsons Retail Holdings, Inc., Robinsons Land Corporation, JG Summit Petrochemical Corporation, JG Summit Olefins Corporation and Robinsons Bank Corporation. He is the President and Chief Executive Officer of Cebu Air, Inc. He is a director and Vice Chairman of Manila Electric Company and a director of Oriental Petroleum and Minerals Corporation, United Industrial Corporation Limited and Meralco Powergen Corporation. He is also member of the Board of Global Reporting Initiative. He is also the Chairman and trustee of the Gokongwei Brothers Foundation, Inc. He received a Bachelor of Science degree in Finance and a Bachelor of Science degree in Applied Science from the University of Pennsylvania.	

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		Definitive Information Statement Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 92 URC Definitive Information Statement Annual Report SEC Form 17A Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; page 32 URC SEC 17A Form Dec 31, 2020	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers and management.	Compliant	The company's succession planning policies and programs and its implementation are disclosed in: Revised Corporate Governance Manual	
Board adopts a policy on the retirement for directors and key officers.	Compliant	Article III Governance Structure A.3. Responsibilities, Duties and Functions of the Board, 3.2.3; pg. 14 3.2.3. Oversee the adoption of an effective succession planning program and remuneration policies;	
		5. Internal Controls and Responsibilities of the Board, 5.1.5; page 16 5.1.5. Review of the Corporation's human resource policies, conflict of interest situations, compensation program for employees and management succession plan.	
		3. Corporate Governance Committee, 3.3. Functions, 3.3.4; page 22 3.3.4. Recommend continuing education/training programs for Directors, assignment of tasks/projects to Board Committees, succession planning for the Board members	

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		and senior Officers, and levels of remuneration for corporate and individual performance; URC Revised Corporate Governance Manual Company Website Succession Planning and Remuneration Policy The Company shall ensure the Company's effective performance and sustained growth through leadership continuity for the benefit of all its stakeholders. Subject to the Board's approval, suitable candidates are identified, assessed and nominated to fill the vacancies that arise from time to time. Competency requirements are assessed and developed through planned developments and learning initiatives. This ensures systematic and long-term development of individuals in the senior management level as ready replacement when the need arises due to deaths, disabilities, retirements and other unexpected occurrence. URC Succession Planning & Remuneration Policy	
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	The following contains information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance. Revised Corporate Governance Manual	
Board adopts a policy specifying the relationship between remuneration and performance.		Article III Governance Structure B.3. Corporate Governance Committee; page 22	

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3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	The Corporate Governance Committee shall have the following functions: 3.3.6. Establish a formal procedure to develop a policy for determining the remuneration of Directors and Officers that is consistent with the Corporation's culture and strategy as well as the business environment in which it operates, including disallowing any Director to decide his remuneration; URC Revised Corporate Governance Manual Company Website Succession Planning and Remuneration Policy 12. The Corporate Governance Committee shall recommend and the Board of Directors shall approve the remuneration of Executive and Non-Executive Directors. 12.1. Fixed remuneration for Non-Executive directors (including Independent Directors) shall reflect the time commitment and responsibilities of the role. 12.2. The remuneration of Executive Directors may be a combination of fixed monthly salary in terms of their appointment as approved by the Board and variable pay based on the Company's and individual performance. The Corporate Governance Committee shall determine and decide the performance parameters and/or measurable standards applicable to the Executive Directors that will serve as the basis for the variable pay. 12.3. The Corporate Governance Committee may consider	
		aligning Key Executives and Board remuneration with the longer-term interests of the company and its shareholders.	

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		13. The compensation structure for Key Management Personnel and Senior Management Team members may consist of fixed salary component and variable performance-based compensation. The compensation structure shall be devised to help the Company attract and retain top talents to efficiently run the Company with a long-term perspective. URC Succession Planning & Remuneration Policy		
Optional: Recommendation 2.5				
Board approves the remuneration of senior executives.		Provide proof of board approval		
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.		Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company.		
Recommendation 2.6				
Board has a formal and transparent board nomination and election policy.	Compliant	The following contains information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders;		

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 Board nomination and election policy is disclosed in the company's Manual on Corporate Governance. 	Compliant	proof that minority shareholders have a right to nominate candidates to the board; information that there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	
3. Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	Revised Corporate Governance Manual Article III Governance Structure, 3.2. Duties and Functions of the Board, 3.2.4; page 14 3.2.4. Adopt policies on board nomination and election that will ensure diversity in board composition in terms of knowledge, expertise and experience;	
 Board nomination and election policy includes how the board shortlists candidates. 	Compliant	B.3. Corporate Governance Committee, 3.3.5; page 22 3.3.5. Determine the nomination and election process for the Corporation's Directors and define the general profile of	
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.		the Board members that the Company may need and ensure appropriate knowledge, competencies and expertise that complement the existing skills of the Board; URC Revised Corporate Governance Manual Notice of Annual Stockholders' Meeting URC Notice of Annual Stockholders' Meeting 2020	
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.		Company Website Board Nomination and Election Policy The Board recognizes the importance of having a qualified and competent Board to achieve Company objectives as well as to protect the interest of all its stakeholders and shall ensure that proper nomination and election process is in place to attain this. URC Board Nomination & Election Policy	

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Optional: Recommendation to 2.6			
1. 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.		Identify the professional search firm used or other external sources of candidates	
Recommendation 2.7			
Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party	Compliant	The following contains the company's policy on related party transaction, including policy on review and approval of significant RPTs:	
transactions (RPTs) and other unusual or infrequently occurring transactions.		Revised Corporate Governance Manual Article III Governance Structure A.3. Responsibilities, Duties and Functions of the Board, 3.2.5; pg. 14 3.2.5. Oversee the implementation of a policy and system on	
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	RPTs which shall include the review and approval of material or significant RPTs and ensure fairness and transparency of the transactions; 2.3. Functions of the Audit Committee, 2.3.8; page 19 2.3.8. Review and approve the interim and Annual Financial Statements before their submission to the Board,	
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	 with particular focus on the following: Any change/s in accounting policies and practices; Areas where significant amount of judgment has been exercised; Significant Related Party Transactions; Significant adjustments resulting from the audit; 	

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	 Going concern assumptions; Compliance with accounting standards; and Compliance with tax, legal, and regulatory requirements. URC Revised Corporate Governance Manual			
	Annual Report SEC Form 17A Related Party Transactions; Notes to Financial Statements Note 34 Related Party Transactions; pages 142-146			
	URC SEC 17A Form Dec 31, 2020 Company Website Material Related Party Transaction Policy			
	The Company shall conduct all Material Related Party Transactions (MRPT) on an arm's length basis, on fair and reasonable terms and conditions no less favorable than any such terms available to unrelated third parties under the same or similar circumstances. The purpose of this policy is to protect the Company from conflict of interest by instituting the proper review, approval and reporting of transactions which may be entered in to between or among the Company or any of its subsidiaries, associates, affiliates, joint venture, directors and officers. This policy shall cover the review, approval and reporting of transactions which may be entered into between or among the Company or any of its subsidiaries, associates, affiliates, joint venture, directors and officers and the general guidelines to be observed in relation to MRPTs.			
	URC Material Related Party Transactions Policy			

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	2.7	Identify transactions that were approved pursuant to the policy. All related party transactions for the financial year are related to the regular business operations consummated on an arms-length basis.			
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 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.	Compliant	Provide information on a materiality threshold for RPT disclosure and approval, if any. Provide information on RPT categories Company Website Material Related Party Transaction Policy Materiality Threshold refers to ten percent (10%) of the Company's total consolidated assets based on its latest audited financial statements. All individual MRPTs shall be approved by at least two-thirds (2/3) vote of the Board of Directors, with at least a majority of the Independent Directors voting to approve the MRPT. In case that a majority of the Independent Directors' vote is not secured, the MRPT may be ratified by the vote of the stockholders representing at least two thirds (2/3) of the outstanding capital stock. Aggregate RPT transactions within a twelve (12) — month period that meets or breaches the materiality threshold shall require the same Board approval above. URC Material Related Party Transactions Policy			

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2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Compliant	Provide information on voting system, if any. Definitive Information Statement Item 4. Submission of Matters to a Vote of Security Holders; pg. 74 There were no matters submitted to a vote of security holders during the fourth quarter of the year covered by this report. URC Definitive Information Statement Amended By-Laws Article II Meetings of Stockholders, Section 2, pages 8-9 URC Amended By-Laws There are no transactions during the financial year that would require the approval of the majority of non-related party shareholders.	
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).	Compliant	The following contains the Board's policy and responsibility for approving the selection of management: Revised Corporate Governance Manual Article III Governance Structure A.3 Responsibilities, Duties and Functions of the Board, 3.2.6; pg. 14 3.2.6. Oversee the adoption of policies on the selection of Management and Key Officers and the assessment of their performance; URC Revised Corporate Governance Manual Company Website Succession Planning and Remuneration Policy	

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		 All appointments, re-appointments, removal and tenure of the Directors shall be governed by the provisions of the Company's Nomination and Election Policy. All hiring and appointments of Senior Managerial Personnel with the rank of AVP and up (equivalent of Job Grades 16 and up) shall be presented, deliberated and approved by the Executive Committee. The ranks (officer title) and position or functional titles of Senior Managerial Personnel shall be conferred by the Corporate Governance Committee. Corporate Human Resources (CHR) shall facilitate the presentation and deliberation process. URC Succession Planning & Remuneration Policy 	
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	The following contains the Board's policy and responsibility for assessing the performance of management: Revised Corporate Governance Manual Article III Governance Structure, A.3 Responsibilities, Duties and Functions of the Board, 3.2.6; page 14 3.2.6. Oversee the adoption of policies on the selection of Management and Key Officers and the assessment of their performance; Article VII Corporate Governance Monitoring and Self-Assessment; page 42 A. The Board shall conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and Committees. Every three (3) years, the assessment may be supported by an external facilitator. B. The Board shall have in place a system that provides the criteria and process to determine the performance of the Board, the	

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COMPLIANT	individual Directors, and Committees including feedback from Shareholders. C. The Corporate Governance Committee shall oversee the evaluation process, shall ensure that its business processes and practices are consistent with the provisions of this Manual. This Manual shall be subject to review as the need arises in order to take into account the Corporation's changing needs, business, technological and environmental conditions, and regulatory requirements. Any recommended changes to the Manual shall be subject to approval by the Board. URC Revised Corporate Governance Manual Company Website Succession Planning and Remuneration Policy 6. The Corporate Governance Committee shall periodically review the list of senior managerial personnel due for retirement/attrition within the year with due consideration of possible new vacancies that may arise from business needs and/or up-gradation and shall assess the availability of suitable candidates. Based on the recommendation of the Chief Executive Officer, President and CHR Head, the Committee: 6.1. Shall recommend to the Board the retention or replacement of incumbents after due evaluation using the following		
	criteria: 50% Performance: Consistent Demonstration of Competencies and Impact to the Business Results that can be validated on the Advancement Planning ratings.		

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		□ 50% Demonstration of Leadership Attributes that can be validated through critical incidents and vouching of critical stakeholders on consistent demonstration of the 6 Leadership attributes: ■ Competent; ■ Strategic ■ Innovative; ■ Passionate; ■ Entrepreneurial; and ■ Team Player URC Succession Planning & Remuneration Policy Provide information on the assessment process and indicate frequency of assessment of performance. Senior Executive's performance is assessed annually after the end of the Financial Year.	
Recommendation 2.9			
1. 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	The following contains the Board's performance management framework for management and personnel: Revised Corporate Governance Manual Article III Governance Structure A.3 Responsibilities, Duties and Functions of the Board, 3.2.6 and 3.2.7; page 14	
Board establishes an effective performance management framework that ensures that personnel's performance is at	Compliant	 3.2.6. Oversee the adoption of policies on the selection of Management and Key Officers and the assessment of their performance; 3.2.7. Oversee the establishment of an internal control system to monitor and manage potential conflicts of interest and 	

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par with the standards set by the Board and Senior Management.		an ERM framework to identify, monitor, assess and manage key business risks;	
		Article VII Corporate Governance Monitoring and Self-Assessment; pages 42 A. The Board shall conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and Committees. Every three (3) years, the assessment may be supported by an external facilitator. B. The Board shall have in place a system that provides the criteria and process to determine the performance of the Board, the individual Directors, and Committees including feedback from Shareholders. C. The Corporate Governance Committee shall oversee the evaluation process, shall ensure that its business processes and practices are consistent with the provisions of this Manual. This Manual shall be subject to review as the need arises in order to take into account the Corporation's changing needs, business, technological and environmental conditions, and regulatory requirements. Any recommended changes to the Manual shall be subject to approval by the Board. URC Revised Corporate Governance Manual	
		Company Website	
		 Succession Planning and Remuneration Policy The Corporate Governance Committee shall periodically review the list of senior managerial personnel due for retirement/attrition within the year with due consideration of possible new vacancies that may arise from business needs and/or up-gradation and shall assess the availability of suitable 	

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		candidates. Based on the recommendation of the Chief Executive Officer, President and CHR Head, the Committee: 7.1. Shall recommend to the Board the retention or replacement of incumbents after due evaluation using the following criteria: 50% Performance: Consistent Demonstration of Competencies and Impact to the Business Results that can be validated on the Advancement Planning ratings. 50% Demonstration of Leadership Attributes that can be validated through critical incidents and vouching of critical stakeholders on consistent demonstration of the 6 Leadership attributes: Competent; Strategic Innovative; Passionate; Entrepreneurial; and Team Player URC Succession Planning & Remuneration Policy Senior Executive's performance is assessed annually after the end of the Financial Year.	
Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	Compliant		

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The internal control system includes a mechanism for monitoring and managing	Compliant	The following provide information on the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system:	
potential conflict of interest of the Management, members and shareholders.		Revised Corporate Governance Manual Article III Governance Structure A.3 Responsibilities, Duties and Functions of the Board, 3.2.7 and 3.2.14; pages 14-15 3.2.7. Oversee the establishment of an internal control system to monitor and manage potential conflicts of interest and an ERM framework to identify, monitor, assess and manage key business risks; 3.2.14. Ensure that the Corporation establishes appropriate Corporate Governance policies and procedures pursuant to this Manual and the Governance Code, including but not limited to, policies on conflict of interest, and oversee the effective implementation thereof; 5. Internal Control Responsibilities of the Board; page 16 5.1. The internal control mechanisms for the performance of the Board's oversight responsibility may include: 5.1.5. Review of the Corporation's human resource policies, conflict of interest situations, compensation program for employees and management succession plan. B. Board Committees, 2. Audit Committee; page 18 2.1. Role of the Audit Committee The role of the Audit Committee is to provide oversight over	
		the Company's financial reporting, Internal Control System, Internal and External Audit processes, and monitor	

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	compliance with applicable laws and regulations. It shall ensure that systems and processes are put in place to provide assurance in areas including reporting, monitoring compliance with laws, regulations and internal policies, efficiency and effectiveness of business operations, and proper safeguarding and use of the Corporation's resources and assets.		
	 F. Internal Audit, 1. Role of Internal Audit; pages 32-33 4. Responsibilities of Internal Audit Internal Audit shall be solely responsible for the planning, implementation, and reporting of its results. For this purpose, Internal Audit shall: 4.1. Periodically review the Internal Audit charter and present it to the Senior Management and the Audit Committee for approval; 4.2. Establish and implement risk-based Internal Audit Plan, including policies and procedures, to determine the priorities of the Internal Audit activity, consistent with the Corporation's goals; 4.3. Present the Internal Audit Plan and its performance, resource requirement and impact of resource limitations, as well as significant interim changes, to Senior Management and the Audit Committee for review and approval; 4.4. Spearhead the performance of the Internal Audit activity to ensure it adds value to the Corporation; 4.5. Prepare a forward Strategic Audit Plan to set the direction and approach of audits in the long-term; 		

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		 4.6. Perform regular and special audit as contained in the Annual Audit Plan and/or based on the Company's risk assessment; 4.7. Perform consulting and advisory services related to governance and control as appropriate for the Corporation; 4.8. Perform compliance audit of relevant laws, rules and regulations, contractual obligations and other commitments, that could have a significant impact on the Corporation; 4.9. Review, audit and assess the efficiency and effectiveness of the internal control system of all areas of the Company; 4.10. Evaluate operations or programs to ascertain whether results are consistent with established objectives and goals, and whether the operations or programs are being carried out as planned; 4.11. Evaluate specific operations at the request of the Board or Management, as appropriate; 4.12. Monitor and evaluate governance processes; 4.13. Report in a timely manner significant issues noted during the audit relating to the adequacy, efficiency, and effectiveness of policies, controls, processes, and activities of the Corporation. As directed by or under the policies of the Audit Committee, furnishes auditees and/or any other member of Management copies of the reports; 4.14. Recommend any improvement in policies and procedures, systems of controls, processes, and other financial and operational matters to assist Management in the effective discharge of their responsibilities, in order to minimize or prevent waste, extravagance, negative image, and fraud. 	

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		Management is responsible to implement specific recommendations; 4.15. Coordinate with External Auditors and ensure that the audit works are complementary to optimize coverage at a reasonable cost; and 4.16. Comply with standards that are promulgated by the relevant professional and regulatory bodies. URC Revised Corporate Governance Manual	
3. Board approves the Internal Audit Charter.	Compliant	The following are the links to the company's Internal Audit Charter: Revised Corporate Governance Manual Article III Governance Structure B. Board Committees, 2. Audit Committee; page 18 2.1. Role of the Audit Committee The role of the Audit Committee is to provide oversight over the Company's financial reporting, Internal Control System, Internal and External Audit processes, and monitor compliance with applicable laws and regulations. It shall ensure that systems and processes are put in place to provide assurance in areas including reporting, monitoring compliance with laws, regulations and internal policies, efficiency and effectiveness of business operations, and proper safeguarding and use of the Corporation's resources and assets. F. Internal Audit, 4. Responsibilities of Internal Audit, 4.1; page 32 4. Responsibilities of Internal Audit	

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		Internal Audit shall be solely responsible for the planning, implementation, and reporting of its results. For this purpose, Internal Audit shall: 4.1. Periodically review the Internal Audit charter and present it to the Senior Management and the Audit Committee for approval; URC Revised Corporate Governance Manual		
		Company Website Audit Committee Charter URC Audit Committee Charter		
Recommendation 2.11				
Board oversees that the company has in place a sound enterprise risk management	Compliant	The following shows the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework.		
(ERM) framework to effectively identify, monitor, assess and manage key business risks.		Revised Corporate Governance Manual Article III Governance Structure A.3 Responsibilities, Duties and Functions of the Board, 3.2.7; pg. 14		
The risk management framework guides the board in identifying units/business lines and enterprise-level risk	Compliant	3.2.7. Oversee the establishment of an internal control system to monitor and manage potential conflicts of interest and an ERM framework to identify, monitor, assess and manage key business risks;		
exposures, as well as the effectiveness of risk management strategies.		4. Board Risk Oversight Committee, Role of the BROC, 4.1; page 23 4.1. Role of the BROC The role of the BROC is to oversee the establishment of ERM framework that will effectively identify, monitor, assess and		

I	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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	manage key business risks. The risk management framework shall guide the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. The BROC shall be responsible for defining the Company's level of risk tolerance and providing oversight over its risk management policies and procedures to anticipate, minimize, control or manage risks or possible threats to its operational and financial viability.			
	G. Enterprise Risk Management, pages 34-35 1. Role of ERM The role of ERM is to oversee that a sound ERM framework is in place to effectively identify, monitor, assess and manage key business risks. The risk management framework shall guide the Board in identifying units/business lines and enterprise level risk exposures, as well as the effectiveness of risk management strategies.			
	 2. Appointment of an ERM Head The Board shall appoint an ERM Head, a Chief Risk Officer or its equivalent position, who shall oversee the entire ERM process and spearhead the development, implementation, maintenance and continuous improvement of ERM processes and documentation. 2.1. The ERM Head reports functionally to the BROC and administratively to the CEO; 2.2. The ERM Head shall have no executive or managerial powers and duties in the Corporation except those relating to ERM; and 			

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	2.3. ERM shall have an independent status and will not be involved in the day-today operations of the business units and corporate centers in the Corporation.		
	 3. Functions and Responsibilities of ERM		
	3. Authority of ERM Subject to the approval of the BROC, the ERM is authorized to:		

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		 3.1. Allocate resources and apply different techniques required to accomplish ERM objectives; 3.2. Assess and recruit personnel with sufficient knowledge, skills, experience, and professional certifications to meet the requirements of this charter provided within policy and approved budget; 3.3. Have discussions with Management and employees of the Corporation at any reasonable time; 3.4. Attend or participate in meetings relating to the Board's oversight responsibilities for ERM; 3.5. Have full and free access to the BROC; and 3.6. Obtain the necessary assistance of Business Unit or Corporate Center Unit, as well as other specialized services from within or outside the Corporation. URC Revised Corporate Governance Manual Definitive Information Statement 4. Financial Risk Management Objectives and Policies Enterprise Resource Management (ERM) Framework; pages 153-154 URC Definitive Information Statement 	
Recommendation 2.12			
Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	Provide link to the company's website where the Board Charter is disclosed. Revised Corporate Governance Manual B. Board Committees; pages 18-27	

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2.	Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	To aid in the optimal performance of its roles and responsibilities and ensure compliance with the principles of Corporate Governance, the Board shall form the following Board Committees:	
3.	Board Charter is publicly available and posted on the company's website.	Compliant	(a) Audit Committee (b) Board Risk Oversight Committee (BROC) and (c) Corporate Governance Committee. The Board may establish other Committees such as a RPT Committee as it may deem appropriate or necessary to support the Board in the effective performance of its functions. 1. Appointment of Members and Adoption of Committee Charter 1.1. Appointment of Members of the Board Committees The Board shall appoint the members and chairman (from among the members) of each Board Committee annually. 1.2 Charter of the Board Committees 1.2.1. Each Board Committees 1.2.1. Each Board Committees shall have a Charter which shall define and govern, among other matters, its purposes, composition, membership and duties and responsibilities, conduct of meetings, and reporting processes. 1.2.2. The respective Charters of the Board Committee shall be approved by the Board and shall not be amended, altered, or varied unless the Board shall have approved such amendment, alteration or variation. URC Revised Corporate Governance Manual Company Website Board Committees' Charter URC Board Committee Charters	

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Additional Recommendation to P	rinciple 2		
Board has a clear insider trading policy.	Compliant	Information on or link/reference to a document showing company's insider trading policy is found in: Company Website The Company shall abide with the provisions of law set forth in the Securities Regulation Code and shall implement policies and procedures to prevent the unauthorized disclosure or misuse of material, non-public information in securities trading to preserve the reputation and integrity of the Company. URC Insider Trading Policy	
Optional: Principle 2			
1. 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.	Compliant	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any. The dealings of the Company with any of its Directors, Officers, Stockholders and Related Interests (DOSRI) and Related Parties shall be in the regular course of business and upon terms not less favorable to the Company than those offered to others. Related Party Transactions (RPTs) are generally allowed, provided they are done on an arm's length basis. Company Website Directors, Officers, Stockholders and Related Interests (DOSRI) URC Company Policies	

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Company discloses the types of decision requiring board of directors' approval. The second	Compliant	Indicate the types of decision requiring board of directors' approval and where there are disclosed. Company Website By-Laws Article III. Board of Directors Section 1: Powers of the Board, pages 9-11 Unless otherwise provided by law, the corporate powers of the Corporation controlled and held by the Board of Directors to be elected by and from among the stockholders. Without prejudice to such general powers and such other powers as may be granted by law, the Board of Directors shall have the allowing express powers: a) From time to time, to make and change rules and regulations not inconsistent with these by-laws for the management of the Corporation's business and affairs; b) To purchase, receive, take, or otherwise acquire in any lawful manner, for and in the name of the Corporation, any and all properties, rights, interest or privileges, including securities and bonds of other corporations, as the transaction of the business of the Corporation may reasonably or necessarily require, for such consideration and upon such terms and conditions as the Board may deem proper or convenient. c) To invest the funds of the Corporation in another corporation or business or for any other purposes other than those for which the Corporation was organized, whenever in the judgement of the Board of Directors the		

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	 interests of the Corporation would thereby be promoted, subject to such stockholders' approval as may be required by law. d) To incur such indebtedness as the Board may deem necessary and, for such purpose, to make and issue evidence of such indebtedness including, without limitation, notes, deeds of trust, instruments, bonds, debentures, or securities, subject to such stockholder approval as may be required by law, and/or pledge, mortgage, or otherwise encumber all or part of the properties and rights of the Corporation. e) To guarantee, for and in behalf of the Corporation obligations of other corporations or entities in which it has lawful interest. f) To make provisions of the discharge of the obligations of the Corporation as they mature, including payment for any property, or in stock, bonds, debentures, or other securities of the Corporation lawfully issued for the purpose. g) To sell, lease, exchange, assign, transfer or otherwise dispose of any property, real or personal, belonging to the Corporation's interest would thereby be promoted; h) To establish pension, retirement, bonus, profit-sharing or other types of incentives or compensation plans for the employees including officers and directors of the 		

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	any such plans and the amount of their respective participation; i) To prosecute, maintain, defend, compromise or abandon any lawsuit in which the Corporation or its officers are either plaintiffs or defendants in connection with the business of the Corporation, and likewise, to grant installments for the payments or settlement of whatsoever debts are payment to the Corporation; j) To delegate, from time to time, any of the powers of the Board which may lawfully be delegated in the course of the current business or businesses of the Corporation to any standing or special committee or to any officer or agent and to appoint any person to be agents of the Corporation with such powers (including the power to sub-delegate), and upon such terms as may be deemed fit. k) To implement these by-laws and to act on any matter not covered by these by-laws, provided such matter does not require the approval or consent of the stockholders under any existing law, rules or regulations. URC Amended By-Laws		

Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter.

Recommendation 3.1

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1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. 1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.		Information on all the board committees established by the company are disclosed in: Revised Corporate Governance Manual Article III Governance Structure B. Board Committees; pages 18-27 To aid in the optimal performance of its roles and responsibilities and ensure compliance with the principles of Corporate Governance, the Board shall form the following Board Committees: (a) Audit Committee (b) Board Risk Oversight Committee (BROC) and (c) Corporate Governance Committee. The Board may establish other Committees such as a RPT Committee as it may deem appropriate or necessary to support the Board in the effective performance of its functions. 1. Appointment of Members and Adoption of Committee Charter 1.1. Appointment of Members of the Board Committees The Board shall appoint the members and chairman (from among the members) of each Board Committee annually. 1.2 Charter of the Board Committees 1.2.1 Each Board Committees shall have a Charter which shall define and govern, among other matters, its purposes, composition, membership and duties and		
		responsibilities, conduct of meetings, and reporting processes. 1.2.2 The respective Charters of the Board Committee shall be approved by the Board and shall not be amended, altered, or varied unless the Board shall		

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	have approved such amendment, alteration or variation. 2. Audit Committee 2.1. Role of the Audit Committee The role of the Audit Committee is to provide oversight over the Company's financial reporting, Internal Control System, Internal and External Audit processes, and monitor compliance with applicable laws and regulations. It shall ensure that systems and processes are put in place to provide assurance in areas including reporting, monitoring compliance with laws, regulations and internal policies, efficiency and effectiveness of business operations, and proper safeguarding and use of the Corporation's resources and assets.			
	 2.2. Organization of the Audit Committee 2.2.1. The Audit Committee reports functionally to the Board. 2.2.2. The Audit Committee shall be composed of at least three (3) directors, at least one (1) of whom shall always be an Independent Director. The Board may consider appointing Non-Executive Directors to comprise majority membership of the Audit Committee. All members must have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. 2.2.3. The Board shall appoint an Independent Director as Chairman, of the Audit Committee. 			

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	 2.3. Functions of the Audit Committee The Audit Committee shall have the following functions: 2.3.1. Oversee the Internal Audit Department, and recommend the appointment and/or grounds for approval of the Internal Audit Head. The Audit Committee shall also approve the terms and conditions for the outsourcing of Internal Audit services if applicable; 2.3.2. Through the Internal Audit Department, monitor and evaluate the adequacy and effectiveness of the Corporation's internal control system, integrity of financial reporting, and security of physical and information assets; 2.3.3. Review the Annual Internal Audit Plan to ensure its conformity with the objectives of the Corporation. The Plan shall include the audit scope, resources, and budget necessary to implement it; 2.3.4. Review the reports submitted by the Internal and External Auditors; 2.3.5. Review and monitor Management's responsiveness to Internal Audit's findings and recommendations; 2.3.6. Prior to the commencement of the audit, discuss with the External Auditor the nature, scope and expenses of the audit, and ensure the proper coordination, if more than one audit firm is involved in the activity, to secure proper coverage and minimize duplication of efforts; 2.3.7. Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically review the 			

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	proportion of non-audit fees paid to the External Auditor to the Corporation's overall consultancy expenses. The Committee shall evaluate if the non-audit work will create a potential conflict of interest and shall disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. If the non-audit work is allowed, this shall be disclosed in the Corporation's Annual Corporate Governance Report; 2.3.8. Review and approve the interim and Annual Financial Statements before their submission to the Board, with particular focus on the following: • Any change/s in accounting policies and practices; • Areas where significant amount of judgment has been exercised; • Significant Related Party Transactions; • Significant adjustments resulting from the audit; • Going concern assumptions; • Compliance with accounting standards; and • Compliance with tax, legal, and regulatory requirements. 2.3.9. Review the disposition of the recommendations in the External Auditor's management letter; 2.3.10. Perform oversight functions over the Corporation's Internal and External Auditors. It shall ensure the independence of Internal and External Auditors, and that both auditors are given reasonable access			

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		to all material records, properties and personnel to enable them to perform their respective audit functions; 2.3.11. Recommend the appointment, re-appointment, removal and fees of the External Auditor; and 2.3.12. Assist the Board in the performance of its oversight responsibility for the financial reporting process, system of internal controls, audit process and monitoring of compliance with applicable laws, rules and regulations.	
		 2.4. Meetings of the Audit Committee 2.4.1. The Audit Committee shall meet quarterly and as often as may be necessary. The Audit Committee may opt to meet without the presence of the CEO or other management team members, and periodically meet with the Internal Audit Head. 2.4.2. The notice and agenda for each meeting shall be circulated to all Audit Committee members at least five (5) business days before each meeting. 2.4.3. The Audit Committee may invite other Directors and Management Officers to attend any meeting. 2.4.4. The Audit Committee Chairman shall preside in all meetings of the Committee. In his absence, the members present shall elect from among themselves one member to preside over the particular meeting. 2.4.5. A quorum shall be present as long as an Independent Director is present or if at least a majority of the 	

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	members of the Audit Committee is present. No business shall be transacted at any meeting unless a quorum is present. 2.4.6. The Audit Committee shall cause proper records of its proceedings to be kept. Members may nominate a member or some other person to be the Committee Secretary to record and keep minutes of meetings and other proceedings. 3. Corporate Governance Committee The role of the Corporate Governance Committee is to oversee the development and implementation of Corporate Governance principles and policies. The		
	Corporate Governance Committee shall recommend a formal framework on the nomination, remuneration and evaluation of the performance of the Directors and key Management Officers to ensure that this framework is consistent with the Corporation's culture, strategies and the business environment.		
	 3.2. Organization of the Corporate Governance Committee 3.2.1. The Corporate Governance Committee shall report directly to the Board. 3.2.2. The Corporate Governance Committee shall be composed of at least three (3) directors, one (1) of whom shall be an Independent Director. The Board may consider Independent Directors to comprise the membership of the Corporate 		

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		Governance Committee, including the Chairman. The Board shall ensure that the members of the Corporate Governance Committee are appropriately qualified to discharge their responsibilities. 3.2.3. The Board shall appoint one of the members of the Corporate Governance Committee to be the Committee Chairman.	
	3.	The Corporate Governance Committee The Corporate Governance Committee shall have the following functions: 3.3.1. Oversee the implementation of a Corporate Governance framework and periodically review the said framework to ensure that it remains appropriate in light of material changes to the Corporation's size, complexity and business strategy, as well as the business and regulatory environment; 3.3.2. Oversee the formulation and implementation of a Code of Business Conduct and Ethics and internal policies and monitor compliance with such code and policies by the Corporation through communication and awareness campaign, continuous training and setting a proper forum where issues may be addressed; 3.3.3. Oversee the performance evaluation of the Board and its Committees and Management, and conduct	

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	3.3.4. Recommend continuing education/training programs for Directors, assignment of tasks/projects to Board Committees, succession planning for the Board members and senior Officers, and levels of remuneration for corporate and individual performance; 3.3.5. Determine the nomination and election process for the Corporation's Directors and define the general profile of the Board members that the Company may need and ensure appropriate knowledge, competencies and expertise that complement the existing skills of the Board; 3.3.6. Establish a formal procedure to develop a policy for determining the remuneration of Directors and Officers that is consistent with the Corporation's culture and strategy as well as the business environment in which it operates, including disallowing any Director to decide his remuneration; 3.3.7. Establish efficient communication channels which aid and encourage employees, customers, suppliers, creditors and other Stakeholders to raise concerns on potential unethical or unlawful behavior without fear of retribution; and 3.3.8. Review recommendations concerning policies on conflict of interest, salaries and benefits policies, promotion and career advancement directives, and compliance with all statutory requirements.		
	3.4. Meetings of the Corporate Governance Committee		

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	 3.4.1. The Corporate Governance Committee shall meet twice a year or as may be necessary. 3.4.2. The notice and agenda for each meeting shall be circulated to all Corporate Governance Committee members at least five (5) business days before each meeting. 3.4.3. The Corporate Governance Committee may invite other Directors and Management Officers to attend any meeting. 3.4.4. The Corporate Governance Committee Chairman shall preside in all meetings of the Committee. In his absence, the members present shall elect from among themselves one member to preside over the particular meeting. 3.4.5. A quorum shall be present if at least a majority of the members of the Corporate Governance Committee is present. No business shall be transacted at any meeting unless a quorum is present. 3.4.6. The Corporate Governance Committee shall cause proper records of its proceedings to be kept. Members may nominate a member or some other person to be the Committee Secretary to record and keep minutes of meetings and other proceedings. 			
	4. Board Risk Oversight Committee 4.1. Role of the BROC The role of the BROC is to oversee the establishment of ERM framework that will effectively identify, monitor,			

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	assess and manage key business risks. The risk management framework shall guide the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. The BROC shall be responsible for defining the Company's level of risk tolerance and providing oversight over its risk management policies and procedures to anticipate, minimize, control or manage risks or possible threats to its operational and financial viability. 4.2. Organization of the BROC 4.2.1. The Board Risk Oversight Committee shall be composed of at least three (3) directors, at least one (1) of whom shall always be an Independent Director. The Board may consider Independent Directors to comprise majority membership of the BROC. At least one member of the committee must have relevant knowledge and experience on risk and risk management. 4.2.2. The Board shall appoint one of the members of the BROC to be the Committee Chairman.		
	 4.3. Functions of the BROC The BROC shall have the following functions: 4.3.1. Oversee the development and implementation of a formal ERM Plan that contains the following elements: 		
	Directors to comprise majority membership of the BROC. At least one member of the committee must have relevant knowledge and experience on risk and risk management. 4.2.2. The Board shall appoint one of the members of the BROC to be the Committee Chairman. 4.3. Functions of the BROC The BROC shall have the following functions: 4.3.1. Oversee the development and implementation of a formal ERM Plan that contains the following		

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	 Well-defined risk management goals, objectives and oversight; Uniform processes of identifying, assessing, evaluating and measuring risks as well developing strategies to manage and mitigate prioritized risks; Designing and implementing risk management strategies; and Continuing assessments and monitoring to improve risk strategies, processes and measures; 4.3.2. Evaluate the ERM Plan to ensure its continued relevance, comprehensiveness and effectiveness. The BROC shall revisit defined risk management strategies, look for emerging or changing material exposures, and stays abreast of significant developments that may seriously impact the likelihood of harm or loss; 4.3.3. Review the Corporation's risk appetite levels and risk tolerance limits based on changes and developments in the business, the regulatory framework, the external economic and business environment, and occurrence of major events that may have a major impact on the Company; 4.3.4. Assess the probability of each identified risk becoming a reality and estimate its possible significant financial impact and likelihood of occurrence. Priority areas of concern are those 		
	risks that are the most likely to occur and to impact		

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	4.4	the performance and stability of the Corporation and its Stakeholders; 4.3.5. Provide oversight over Management's activities in managing credit, market, liquidity, operational, legal and other risk exposures of the Corporation. This function includes regularly receiving information on risk exposures and risk management activities from Management; and 4.3.6. Report to the Board on a regular basis, or as deemed necessary, the Company's risk, material risk exposures, the actions taken to reduce the risks, and recommends appetite levels, risk tolerance limits, further action or plans, as necessary. I. Meetings of the BROC 4.4.1. The BROC shall meet twice a year or as may be necessary. The BROC may opt to meet without the presence of the CEO or other management team members, and periodically meets with the ERM Head. 4.4.2. The notice and agenda for each meeting shall be circulated to all BROC members at least five (5) business days before each meeting. 4.4.3. The BROC may invite other Directors and Management Officers to attend any meeting. 4.4.4. The BROC Chairman shall preside in all meetings of the Committee. In his absence, the members present shall elect from among themselves one member to preside over the particular meeting.	

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	 4.4.5. A quorum shall be present as long as an Independent Director is present or if at least a majority of the members of the BROC is present. No business shall be transacted at any meeting unless a quorum is present. 4.4.6. The BROC shall cause proper records of its proceedings to be kept. Members may nominate a member or some other person to be the Committee Secretary to record and keep minutes of meetings and other proceedings. 5. Related Party Transaction Committee The mission of the RPT Committee is to ensure that there is group-wide policy and system governing Material Related Party Transactions (MRPTs), particularly those that breach the materiality threshold. The policy shall include the appropriate review and approval of MRPTs, which guarantee fairness and transparency of the transactions. 		
	 5.2. Organization of the RPT Committee 5.2.1. The RPT Committee reports functionally to the Board. 5.2.2. The RPT Committee shall be composed of at least three (3) Non-Executive Directors, at least one (1) of whom shall always be an Independent Director. The Board may consider Independent Directors to comprise majority membership of the RPT Committee. The Board shall ensure that the 		

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	members of the RPT Committee are appropriately qualified to discharge their responsibilities. 5.2.3. The Board shall appoint an Independent Director as Chairman, of the RPT Committee.		
	 5.3. Functions of the RPT Committee The RPT Committee shall have the following functions: 5.3.1. Establish policy on MRPTs that promotes transparency and ensure that transactions occur under conditions that protect the rights of all stakeholders; 5.3.2. Evaluate on an ongoing basis existing relation between and among businesses and counterparties to ensure that all related parties are continuously identified, MRPTs are monitored, and subsequent changes in relationships with counterparties (from non-related to related and vice versa) are captured. Related parties, MRPTs and changes in relationships should be reflected in the relevant reports to the Board and regulators/supervisors; 5.3.3. Evaluate all MRPTs to ensure that these are not undertaken on more favorable economic terms (e.g. price, commissions, interest rates, fees, tenor, collateral requirements) to such related parties than similar transactions with non-related parties under similar circumstances and that no corporate business resources of the company are 		
	misappropriated or misapplied, and to determine any potential reputational risk issues that may arise		

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	as a result of or in connection with the transaction In evaluating MRPTs, the Committee takes in account, among others, the following: • The related party's relationship to the comparant interest in the transaction; • The material facts of the proposed MRI including the proposed aggregate value of surtansaction; • The benefits to the corporation of the proposed MRPT; • The availability of the other sources comparable products or services; and • An assessment of whether the proposed MR is on terms and conditions that are comparated to the terms generally available to an unrelated party under similar circumstances. The compashall have an effective price discovery system place and exercise due diligence in determinical a fair price for RPTs; 5.3.4. Ensure that appropriate disclosure is made, and/information is provided to regulating a supervising authorities relating the company MRPT exposures reviewed and approved durithe year including unusual or infrequent occurring transactions, and policies on conflicts interest or potential conflicts of interest. The disclosure shall include information on the approach to managing material conflicts of interest that are inconsistent with such policies, a	any PT, ach ed of PT ble ed any in ng 'or nd y's ng tly of he he est	

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	conflicts that could arise as a result of the company's affiliation or transactions with other related parties; 5.3.5. Report to the Board of Directors on a regular basis, the status and aggregate exposures to each related party, as well as the total amount of exposures to all related parties; 5.3.6. Ensure that transactions with related parties, including write-off of exposures are subject to periodic independent review or audit process; 5.3.7. Oversee the implementation of the system for identifying, monitoring, measuring, controlling and reporting MRPTs, including periodic review of RPT policies and procedures; and 5.3.8. If needed, appoint an independent party to evaluate the fairness of the transaction price on the acquisition and disposal of assets, particularly those passing a materiality threshold determined by the RPT Committee. 5.4. Meetings of the RPT Committee 5.4.1. The RPT Committee shall meet as many times as the Committee deems necessary. 5.4.2. The notice and agenda for each meeting shall be circulated to all RPT Committee members at least five (5) business days before each meeting. 5.4.3. The RPT Committee may invite other Directors and Management Officers to attend any meeting. 5.4.4. The RPT Committee Chairman shall preside in all meetings of the Committee. In his absence, the		

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		members present shall elect from among themselves one member to preside over the particular meeting. 5.4.5. A quorum shall be present as long as an Independent Director is present. No business shall be transacted at any meeting unless a quorum is present. 5.4.6. Voting on all RPT Committee resolutions shall be carried consistent with Material Related Party Transaction Policy. 5.4.7. The RPT Committee shall cause proper records of its proceedings to be kept. Members may nominate a person to be the Committee Secretary to record and keep minutes of meetings and other proceedings, and to circulate the same to the RPT Committee members for approval. 5.4.8. The RPT Committee may make further rules of procedures or vary or amend existing ones from time to time as the Committee deems fit. URC Revised Corporate Governance Manual	
Recommendation 3.2			
Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance	Compliant	Information regarding the Company's Audit Committee, including its functions are disclosed in: Revised Corporate Governance Manual Article III Governance Structure B.1. Audit Committee; pages 18-21 2.1. Role of the Audit Committee The role of the Audit Committee is to provide oversight over the Company's financial reporting, Internal Control	

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with applicable laws and regulations.		System, Internal and External Audit processes, and monitor compliance with applicable laws and regulations. It shall ensure that systems and processes are put in place to provide assurance in areas including reporting, monitoring compliance with laws, regulations and internal policies, efficiency and effectiveness of business operations, and proper safeguarding and use of the Corporation's resources and assets.	
		 2.2. Organization of the Audit Committee 2.2.1. The Audit Committee reports functionally to the Board. 2.2.2. The Audit Committee shall be composed of at least three (3) directors, at least one (1) of whom shall always be an Independent Director. The Board may consider appointing Non-Executive Directors to comprise majority membership of the Audit Committee. All members must have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. 2.2.3. The Board shall appoint an Independent Director as Chairman, of the Audit Committee. 	
		2.3. Functions of the Audit Committee The Audit Committee shall have the following functions: 2.3.1. Oversee the Internal Audit Department, and recommend the appointment and/or grounds for approval of the Internal Audit Head. The Audit Committee shall also approve the terms and	

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	conditions for the outsourcing of Internal Audit services if applicable; 2.3.2. Through the Internal Audit Department, monitor and evaluate the adequacy and effectiveness of the Corporation's internal control system, integrity of financial reporting, and security of physical and information assets; 2.3.3. Review the Annual Internal Audit Plan to ensure its conformity with the objectives of the Corporation. The Plan shall include the audit scope, resources, and budget necessary to implement it; 2.3.4. Review the reports submitted by the Internal and External Auditors; 2.3.5. Review and monitor Management's responsiveness to Internal Audit's findings and recommendations; 2.3.6. Prior to the commencement of the audit, discuss with the External Auditor the nature, scope and expenses of the audit, and ensure the proper coordination, if more than one audit firm is involved in the activity, to secure proper coverage and minimize duplication of efforts; 2.3.7. Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically review the proportion of non-audit fees paid to the External Auditor to the Corporation's overall consultancy expenses. The Committee shall evaluate if the non-audit work will create a potential conflict of interest and shall disallow any non-audit work that will conflict with		

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	his duties as an External Auditor or may pose a threat to his independence. If the non-audit work is allowed, this shall be disclosed in the Corporation's Annual Corporate Governance Report; 2.3.8. Review and approve the interim and Annual Financial Statements before their submission to the Board, with particular focus on the following: • Any change/s in accounting policies and practices; • Areas where significant amount of judgment has been exercised; • Significant Related Party Transactions; • Significant adjustments resulting from the audit; • Going concern assumptions; • Compliance with accounting standards; and • Compliance with tax, legal, and regulatory requirements. 2.3.9. Review the disposition of the recommendations in the External Auditor's management letter; 2.3.10. Perform oversight functions over the Corporation's Internal and External Auditors. It shall ensure the independence of Internal and External Auditors, and that both auditors are given reasonable access to all material records, properties and personnel to enable them to perform their respective audit functions; 2.3.11. Recommend the appointment, re-appointment, removal and fees of the External Auditor; and		
	2.3.11. Recommend the appointment, re-appointment, removal and fees of the External Auditor; and		

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	2.3.12. Assist the Board in the performance of its oversight responsibility for the financial reporting process, system of internal controls, audit process and monitoring of compliance with applicable laws, rules and regulations.		
	2.4. Meetings of the Audit Committee		
	 2.4. Meetings of the Audit Committee 2.4.1. The Audit Committee shall meet quarterly and as often as may be necessary. The Audit Committee may opt to meet without the presence of the CEO or other management team members, and periodically meet with the Internal Audit Head. 2.4.2. The notice and agenda for each meeting shall be circulated to all Audit Committee members at least five (5) business days before each meeting. 2.4.3. The Audit Committee may invite other Directors and Management Officers to attend any meeting. 2.4.4. The Audit Committee Chairman shall preside in all meetings of the Committee. In his absence, the members present shall elect from among themselves one member to preside over the particular meeting. 2.4.5. A quorum shall be present as long as an Independent Director is present or if at least a majority of the members of the Audit Committee is present. No business shall be transacted at any 		
	meeting unless a quorum is present. 2.4.6. The Audit Committee shall cause proper records of its proceedings to be kept. Members may		

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	nominate a member or some other person to be the Committee Secretary to record and keep minutes of meetings and other proceedings. URC Revised Corporate Governance Manual Company Website Board Committees' Charter URC Board Committees' Charters The Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor is documented and can be found in: Revised Corporate Governance Manual Article III Governance Structure, B.1. Audit Committee, Functions of the Audit Committee, 2.3.11; page 20 2.3.11. Recommend the appointment, re-appointment, removal and fees of the External Auditor; Article V. Accountability and Audit, B; page 38 B. The Board, after consultations with the Audit Committee, shall recommend to the Shareholders an External Auditor duly accredited by the SEC who shall undertake an independent audit of the Corporation, and shall provide an objective assurance on the matter by which the financial statements shall be prepared and presented to the Shareholders. The External Auditor shall not, at the same time, provide Internal Audit services to the Corporation. Non-audit work may be given to the External Auditor, provided it does not conflict with his duties as an independent External Auditor, or does not pose a threat to his independence.			

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	Compliant	Company W Board Comm URC Board C Information their qualific be found in: Definitive In Item 5: Direc Performance URC Definitiv Company W Audit Comm URC Board C The incumber	on the members of the Audit Committee, in ations and type of directorship are disclose formation Statement extors and Executive Officers, (i) Appraisal and Report for the Board; page 25 ve Information Statement ebsite ittee committees' Charters ent members of the Audit Committee of the are as follows: Director Cesar V. Purisima (ID)	d and can	
		Members	Wilfrido E. Sanchez (ID) Rizalina G. Mantaring (ID) James L. Go (NED) – Advisory Member		
All the members of the committee have relevant background, knowledge, skills,	Compliant				

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and/or experience in the areas of accounting, auditing and finance.			ent members of the Audit Committee of the are as follows:	
		Position	Director	
		Chairman	Cesar V. Purisima (ID)	
			Wilfrido E. Sanchez (ID)	
		Members	Rizalina G. Mantaring (ID)	
			James L. Go (NED) – Advisory Member	
		Profiles of the Year 202 Part 3 Control and Executive	formation Statement ne Nominees For Election To the Board of Di 11, pages 11-14 ol and Compensation Information, Item 10. re Officers of the Registrant; pages 91-96 we Information Statement	

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4. The Chairman of the Audit Committee is not the Chairman	Compliant	Information on the Chairman of the and can be found in:	Audit Committee is disclosed in	
of the Board or of any other committee.		Definitive Information Statement Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; page 91-96 URC Definitive Information Statement		
		POSITION	Name of Director	
		Chairman of the Audit Committee	Cesar V. Purisima (ID)	
		Chairman of the Board	Lance Y. Gokongwei (NED	
		Chairman of the Board Risk Oversight Committee	Rizalina G. Mantaring (ID)	
		Chairman of the Related Party Transactions Committee	Christina Marie B. Angco (ID)	
		Chairman of the Corporate Governance Committee	Wilfrido E. Sanchez (ID)	
		Company Website Board Committees' Charter URC Board Committees' Charters		
Supplement to Recommendation	13.2			

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Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Proof that the Audit Committee approved all non-audit services conducted by the external auditor is disclosed and can be found in: Revised Corporate Governance Manual Article III Governance Structure B.2. Audit Committee, Functions of Audit Committee, 2.3.7; page 19 2.3.7. Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically review the proportion of non-audit fees paid to the External Auditor to the Corporation's overall consultancy expenses. The Committee shall evaluate if the non-audit work will create a potential conflict of interest and shall disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. If the non-audit work is allowed, this shall be disclosed in the Corporation's Annual Corporate Governance Report; URC Revised Corporate Governance Manual		
2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Non- Compliant	Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.	The Revised Corporate Governance Manual and Audit Committee Charter states that, "The Audit Committee may opt to meet without the presence of the CEO or other management team members, and periodically meet with the Internal Audit Head. For CY2020, the Committee has not seen the need for this separate meeting."	

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			Revised Corporate Governance Manual Article III Governance Structure B.2. Audit Committee, Meetings of the Audit Committee, 2.4.1; page 20 URC Revised Corporate Governance Manual Company Website	
			Audit Committee Charter, 3. Structure and Operations, 3.1. Meetings, page 1 <u>URC Audit Committee Charter</u>	
Optional: Recommendation 3.2				
Audit Committee meet at least four times during the	Compliant	The Audit Committee had 4 meetings during the year as documented in:		
year.		Definitive Information Statement Item 5: Directors and Executive Officers, (i) Appraisal and Performance Report for the Board; page 25 URC Definitive Information Statement		
Audit Committee approves the appointment and removal of the internal auditor.		Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.		
Recommendation 3.3				
Board establishes a Corporate Governance Committee tasked to assist the Board in the	Compliant	Information on the Corporate Governance Committee, including its functions is disclosed and can be found in: Revised Corporate Governance Manual		
performance of its corporate		Laborated Association and Community Community	David 76 of 202	

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governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.		Article III Governance Structure, B. Board Committees; page 18 3. Corporate Governance Committee; page 21 The role of the Corporate Governance Committee is to oversee the development and implementation of Corporate Governance principles and policies. The Corporate Governance Committee shall recommend a formal framework on the nomination, remuneration and evaluation of the performance of the Directors and key Management Officers to ensure that this framework is consistent with the Corporation's culture, strategies and the business environment. 3.2. Organization of the Corporate Governance Committee 3.2.1. The Corporate Governance Committee shall report directly to the Board. 3.2.2. The Corporate Governance Committee shall be composed of at least three (3) directors, one (1) of whom shall be an Independent Director. The Board may consider Independent Directors to comprise the membership of the Corporate Governance Committee, including the Chairman. The Board shall ensure that the members of the Corporate Governance Committee are appropriately qualified to discharge their responsibilities. 3.2.3. The Board shall appoint one of the members of the Corporate Governance Committee to be the Committee Chairman.				
		3.3. Functions of the Corporate Governance Committee				

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	The Corporate Governance Committee shall have the following functions: 3.3.1. Oversee the implementation of a Corporate Governance framework and periodically review the said framework to ensure that it remains appropriate in light of material changes to the Corporation's size, complexity and business strategy, as well as the business and regulatory environment; 3.3.2. Oversee the formulation and implementation of a Code of Business Conduct and Ethics and internal policies and monitor compliance with such code and policies by the Corporation through communication and awareness campaign, continuous training and setting a proper forum where issues may be addressed; 3.3.3. Oversee the performance evaluation of the Board and its Committees and Management, and conduct an annual self-evaluation of its performance; 3.3.4. Recommend continuing education/training programs for Directors, assignment of tasks/projects to Board Committees, succession planning for the Board members and senior Officers, and levels of remuneration for corporate and individual performance; 3.3.5. Determine the nomination and election process for the Corporation's Directors and define the general profile of the Board members that the Company may need and ensure appropriate knowledge, competencies				

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	and expertise that complement the existing skills of the Board; 3.3.6. Establish a formal procedure to develop a policy for determining the remuneration of Directors and Officers that is consistent with the Corporation's culture and strategy as well as the business environment in which it operates, including disallowing any Director to decide his remuneration; 3.3.7. Establish efficient communication channels which aid and encourage employees, customers, suppliers, creditors and other Stakeholders to raise concerns on potential unethical or unlawful behavior without fear of retribution; and 3.3.8. Review recommendations concerning policies on conflict of interest, salaries and benefits policies, promotion and career advancement directives, and compliance with all statutory requirements. URC Revised Corporate Governance Manual			
	Company Website Board Committees URC Board Committees' Charters The Committee's process of identifying the quality of directors aligned with the company's strategic direction is disclosed and can be found in: Revised Corporate Governance Manual Article III Governance Structure,			

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		Duties and Function of the Board, 3.2.4; page 14 3.2.4. Adopt policies on board nomination and election that will ensure diversity in board composition in terms of knowledge, expertise and experience; 3. Corporate Governance Committee, Organization, 3.2.2; page 21 3.2.2. The Corporate Governance Committee shall be composed of at least three (3) directors, one (1) of whom shall be an Independent Director. The Board may consider Independent Directors to comprise the membership of the Corporate Governance Committee, including the Chairman. The Board shall ensure that the members of the Corporate Governance Committee are appropriately qualified to discharge their responsibilities. URC Revised Corporate Governance Manual		
	Constitut	Company Website Board Nomination and Election Policy The Board recognizes the importance of having a qualified and competent Board to achieve Company objectives as well as to protect the interest of all its stakeholders and shall ensure that proper nomination and election process is in place to attain this. URC Board Nomination & Election Policy		
Corporate Governance Committee is composed of at least three members, all	Compliant	Information on the members of the Corporate Governance Committee, including their qualifications and type of directorship are disclosed and can be found in: Definitive Information Statement		

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of whom should be independent directors.		Item 5: Directors and Executive Officers, (i) Appraisal and Performance Report for the Board; page 25 URC Definitive Information Statement Company Website Corporate Governance Committee URC Board Committees' Charters The incumbent members of the Corporate Governance Committee of the Corporation are as follows:		
		Position Director Chairman Wilfrido E. Sanchez (ID) Members Cesar V. Purisima (ID) Christine Marie B. Angco (ID)		
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	Information on the Chairman of the Corporate Governance Committee is disclosed and can be found in: The Chairman of the Corporate Governance Committee is Mr. Wilfrido E. Sanchez, an Independent Director. Company Website Corporate Governance Committee URC Board Committees' Charters		
Optional: Recommendation 3.3.				
Corporate Governance Committee meet at least twice during the year.		The Corporate Governance Committee had meetings during the year as documented in:		

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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	Information on the Board Risk Oversight Committee (BROC), including its functions is disclosed and can be found in: Revised Corporate Governance Manual Article III Governance Structure, B. Board Committees; page 23 4. Board Risk Oversight Committee 4.1. Role of the BROC The role of the BROC is to oversee the establishment of ERM framework that will effectively identify, monitor, assess and manage key business risks. The risk management framework shall guide the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. The BROC shall be responsible for defining the Company's level of risk tolerance and providing oversight over its risk management policies and procedures to anticipate, minimize, control or manage risks or possible threats to its operational and financial viability. 4.2. Organization of the BROC 4.2.1. The Board Risk Oversight Committee shall be composed of at least three (3) directors, at least one (1) of whom shall always be an Independent Director. The Board may consider Independent Directors to comprise majority membership of the BROC. At least one member of the committee must		
		have relevant knowledge and experience on risk and risk management.		

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	4.2.2. The Board shall appoint one of the members of the BROC to be the Committee Chairman.			
	4.3. Functions of the BROC			
	The BROC shall have the following functions:			
	4.3.1. Oversee the development and implementation of a formal ERM Plan that contains the following elements:			
	 Common language or register of risks; Well-defined risk management goals, objectives and oversight; Uniform processes of identifying, assessing, evaluating and measuring risks as well developing strategies to manage and mitigate prioritized risks; 			
	 Designing and implementing risk management strategies; and 			
	 Continuing assessments and monitoring to improve risk strategies, processes and measures; 			
	4.4. Evaluate the ERM Plan to ensure its continued relevance, comprehensiveness and effectiveness. The BROC shall revisit defined risk management strategies, look for emerging or changing material exposures, and stays abreast of significant developments that may seriously impact the likelihood of harm or loss; 4.4.1. Review the Corporation's risk appetite levels and risk			
	tolerance limits based on changes and developments			

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	in the business, the regulatory framework, the external economic and business environment, and occurrence of major events that may have a major impact on the Company;				
	4.4.2. Assess the probability of each identified risk becoming a reality and estimate its possible significant financial impact and likelihood of occurrence. Priority areas of concern are those risks that are the most likely to occur and to impact the performance and stability of the Corporation and its Stakeholders;				
	4.4.3. Provide oversight over Management's activities in managing credit, market, liquidity, operational, legal and other risk exposures of the Corporation. This function includes regularly receiving information on risk exposures and risk management activities from Management; and				
	4.4.4. Report to the Board on a regular basis, or as deemed necessary, the Company's risk, material risk exposures, the actions taken to reduce the risks, and recommends appetite levels, risk tolerance limits, further action or plans, as necessary.				
	4.4. Meetings of the BROC 4.4.1. The BROC shall meet twice a year or as may be necessary. The BROC may opt to meet without the presence of the CEO or other management team members, and periodically meets with the ERM Head.				

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		 4.4.2. The notice and agenda for each meeting shall be circulated to all BROC members at least five (5) business days before each meeting. 4.4.3. The BROC may invite other Directors and Management Officers to attend any meeting. 			
		4.4.4. The BROC Chairman shall preside in all meetings of the Committee. In his absence, the members present shall elect from among themselves one member to preside over the particular meeting.			
		4.4.5. A quorum shall be present as long as an Independent Director is present or if at least a majority of the members of the BROC is present. No business shall be transacted at any meeting unless a quorum is present.			
		4.4.6. The BROC shall cause proper records of its proceedings to be kept. Members may nominate a member or some other person to be the Committee Secretary to record and keep minutes of meetings and other proceedings. URC Revised Corporate Governance Manual			
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	Information on the members of the BROC, including their qualifications and type of directorship are disclosed and found in: Definitive Information Statement Item 5: Directors and Executive Officers, (i) Appraisal and Performance Report for the Board; page 25 URC Definitive Information Statement			
Haring and Backing Commention		Company Website Board Risk Oversight Committee	D		

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	URC Boa	d Committees' Charters			
	The incur follows:	mbent members of the BRC	are as		
	Positio	n Direct	or		
	Chairma		(ID)		
	Membe	Cesar V. Purisima (ID) rs Christine Marie B. Ang Irwin C. Lee (ED)	co (ID)		
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	found in: Definitiv Part 3 Co and Exec	e Information Statement ntrol and Compensation Intuitive Officers of the Registr	formation, Item 10. I ant; page 91-96		
		POSITION	Name of Dir	ector	
		nn of the Board Risk ht Committee	Rizalina G. Mantar	ing (ID)	
	Chairma	nn of the Board	Lance Y. Gokongw	ei (NED	
	Chairma	n of the Audit Committee	Cesar V. Purisima (ID)	
		n of the Related Party tions Committee	Christina Marie B.	Angco (ID)	
		nn of the Corporate ance Committee	Wilfrido E. Sanche	2 (ID)	

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			nittees' Charter		
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Output Description:	Compliant	Definitive In Part 3 Contro and Executive URC Definitive Company W	URC Board Committees' Charters Information on the background, skills, and/or experience of the members of the BROC. Definitive Information Statement Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 91-96 URC Definitive Information Statement Company Website Board Risk Oversight Committee Position Director Chairman Rizalina G. Mantaring (ID) Cesar V. Purisima (ID) Members Christine Marie B. Angco (ID) Irwin C. Lee (ED)		
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	Information on the RPT Committee including its functions is disclosed and can be found in: Revised Corporate Governance Manual Article III Governance Structure, B. Board Committees; page 25 5. Related Party Transaction Committee			

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	 5.1. Mission of the RPT Committee The mission of the RPT Committee is to ensure that there is group-wide policy and system governing Material Related Party Transactions (MRPTs), particularly those that breach the materiality threshold. The policy shall include the appropriate review and approval of MRPTs, which guarantee fairness and transparency of the transactions. 5.2. Organization of the RPT Committee 5.2.1. The RPT Committee reports functionally to the Board. 5.2.2. The RPT Committee shall be composed of at least three (3) Non-Executive Directors, at least one (1) of whom shall always be an Independent Director. The Board may consider Independent Directors to comprise majority membership of the RPT Committee. The Board shall ensure that the members of the RPT Committee are appropriately qualified to discharge their responsibilities. 5.2.3. The Board shall appoint an Independent Director as Chairman, of the RPT Committee. 				
	The RPT Committee The RPT Committee shall have the following functions: 5.3.1. Establish policy on MRPTs that promotes transparency and ensure that transactions occur under conditions that protect the rights of all stakeholders;				

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	 5.3.2. Evaluate on an ongoing basis existing relation between and among businesses and counterparties to ensure that all related parties are continuously identified, MRPTs are monitored, and subsequent changes in relationships with counterparties (from non-related to related and vice versa) are captured. Related parties, MRPTs and changes in relationships should be reflected in the relevant reports to the Board and regulators/supervisors; 5.3.3. Evaluate all MRPTs to ensure that these are not undertaken on more favorable economic terms (e.g. price, commissions, interest rates, fees, tenor, collateral requirements) to such related parties than similar transactions with non-related parties under similar circumstances and that no corporate 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 MRPTs, the 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 MRPT, including the proposed aggregate value of such transaction; The benefits to the corporation of the proposed MRPT; 				

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	 The availability of the other sources of comparable products or services; and An assessment of whether the proposed MRPT is on terms and conditions that are comparable to the terms generally available to an unrelated party under similar circumstances. The company shall have an effective price discovery system in place and exercise due diligence in determining a fair price for RPTs; 5.3.4. Ensure that appropriate disclosure is made, and/or information is provided to regulating and supervising authorities relating the company's MRPT exposures reviewed and approved during the year including unusual or infrequently occurring transactions, and policies on conflicts of interest or potential conflicts of interest. The disclosure shall 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 company's affiliation or transactions with other related parties; 5.3.5. Report to the Board of Directors on a regular basis, the status and aggregate exposures to each related party, as well as the total amount of exposures to all related parties; 5.3.6. Ensure that transactions with related parties, including write-off of exposures are subject to 				

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	5.4. N 5. 5. 5.	 .3.7. Oversee the implementation of the system for identifying, monitoring, measuring, controlling and reporting MRPTs, including periodic review of RPT policies and procedures; and .3.8. If needed, appoint an independent party to evaluate the fairness of the transaction price on the acquisition and disposal of assets, particularly those passing a materiality threshold determined by the RPT Committee. .4.1. The RPT Committee shall meet as many times as the Committee deems necessary. .4.2. The notice and agenda for each meeting shall be circulated to all RPT Committee members at least five (5) business days before each meeting. .4.3. The RPT Committee may invite other Directors and Management Officers to attend any meeting. .4.4. The RPT Committee Chairman shall preside in all meetings of the Committee. In his absence, the members present shall elect from among themselves one member to preside over the particular meeting. .4.5. A quorum shall be present as long as an Independent Director is present. No business shall be transacted at any meeting unless a quorum is present. .4.6. Voting on all RPT Committee resolutions shall be carried consistent with Material Related Party Transaction Policy. 				

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	proceedings to be kept. Members may person to be the Committee Secreta and keep minutes of meetings proceedings, and to circulate the sam Committee members for approval. 5.4.8. The RPT Committee may make furt procedures or vary or amend existing	y nominate a ary to record and other he to the RPT ther rules of ag ones from			
informatio qualification Definitive Item 5: Dir Performan	ant Provide information or link/reference to a document containing information on the members of the RPT Committee, including the qualifications and type of directorship. Definitive Information Statement Item 5: Directors and Executive Officers, (i) Appraisal and Performance Report for the Board; page 25				
RPT Comm URC Board The incum	ittee <u>Committees' Charters</u> Dent members of the RPT Committee of the C	Corporation			
Position	Director				
Chairman	0 ()				
Members	Wilfrido E. Sanchez (ID) Rizalina G. Mantaring (ID)				
	mpliant provide infinformation qualification Definitive I Item 5: Direct Performance URC Definition Company V. RPT Communic URC Board The incumbrate as follo Position Chairman	MPLIANT/ NON- MPLIANT 5.4.7. The RPT Committee shall cause proper proceedings to be kept. Members mat person to be the Committee Secretate and keep minutes of meetings proceedings, and to circulate the same Committee members for approval. 5.4.8. The RPT Committee may make furt procedures or vary or amend existing time to time as the Committee deems of the RPT Committee deems. Provide information or link/reference to a document conformation on the members of the RPT Committee, including qualifications and type of directorship. Definitive Information Statement Item 5: Directors and Executive Officers, (i) Appraisal and Performance Report for the Board; page 25 URC Definitive Information Statement Company Website RPT Committee URC Board Committees' Charters The incumbent members of the RPT Committee of the Coare as follows: Position Director Chairman Christine Marie B. Angco (ID) Wembers Wilfrido E. Sanchez (ID)	MPLIANT/ NON- MPLIANT 5.4.7. The RPT Committee shall cause proper records of its proceedings to be kept. Members may nominate a person to be the Committee Secretary to record and keep minutes of meetings and other proceedings, and to circulate the same to the RPT Committee members for approval. 5.4.8. The RPT Committee may make further rules of procedures or vary or amend existing ones from time to time as the Committee deems fit. Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship. Definitive Information Statement Item 5: Directors and Executive Officers, (i) Appraisal and Performance Report for the Board; page 25 URC Definitive Information Statement Company Website RPT Committee URC Board Committees' Charters The incumbent members of the RPT Committee of the Corporation are as follows: Position Director Chairman Christine Marie B. Angco (ID) Members Wilfrido E. Sanchez (ID)		

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Recommendation 3.6			
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	The company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes, are disclosed and can be found in: Company Website Board Committees' Charters URC Board Committees' Charters	
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant		
3. Committee Charters were fully disclosed on the company's website.	Compliant		
•	•	y, the directors should devote the time and attention necessary to propmiliar with the corporation's business.	perly and effectively perform their dutie
Recommendation 4.1			
The Directors attend and actively participate in all	Compliant	Actual Meetings are conducted instead of tele/videoconferencing. As a policy, members of the Board shall attend regular and special	

As a policy, members of the Board shall attend regular and special

accordance with the rules and regulations of the SEC except for

meetings in person or through video/teleconferencing conducted in

meetings of the Board,

Committees and shareholders

/videoconferencing conducted

in person or through tele-

justifiable reasons that prevent them from doing so.

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in accordance with the rules and regulations of the Commission.		Revised Corporate Governance Manual Article III Governance Structure A.6. Board Meetings and Quorum Requirement, page 14 6.1. The Board shall schedule meetings at the beginning of the year, and hold regular meetings in accordance with its By-Laws and convene special meetings when required by business exigencies. 6.2. The notice and agenda of the meeting and other relevant meeting materials shall be furnished to the Directors at least five (5) business days prior to each meeting, which meeting must be duly minuted. 6.3. The members of the Board shall attend regular and special meetings in person or through video/teleconferencing conducted in accordance with the rules and regulations of the SEC except for justifiable reasons that prevent them from doing so. 6.4. Independent Directors shall always attend Board meetings. Unless otherwise provided in the By-Laws, their absence shall not affect the quorum requirement. However, the Board may, to promote transparency, require the presence of at least one (1) Independent Director in all its meetings. 6.5. To monitor the Directors' compliance with the attendance requirements, the Corporation shall submit to the Commission, within five (5) business days from the end of the Corporation's fiscal year, an advisement letter on Directors' record of attendance in Board meetings. URC Revised Corporate Governance Manual				

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		Information on the attendance and participation of directors to Board, Committee and shareholders' meetings are disclosed and found in: Definitive Information Statement Appraisals and Performance Report for the Board; page 25 URC Definitive Information Statement ANNEX 2 – Chief Auditor's Attestation					
The directors review meeting materials for all Board and Committee meetings.	Compliant	Revised Corporate Governance Manual Article III Governance Structure A.6. Board Meetings and Quorum Requirement, page 14 6.1. The Board shall schedule meetings at the beginning of the year, and hold regular meetings in accordance with its By-Laws and convene special meetings when required by business exigencies. 6.2. The notice and agenda of the meeting and other relevant meeting materials shall be furnished to the Directors at least five (5) business days prior to each meeting, which meeting must be duly minuted. 6.3. The members of the Board shall attend regular and special meetings in person or through video/teleconferencing conducted in accordance with the rules and regulations of the SEC except for justifiable reasons that prevent them from doing so. 6.4. Independent Directors shall always attend Board meetings. Unless otherwise provided in the By-Laws, their absence shall not affect the quorum requirement.					

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
COMPLIANT/ NON- COMPLIANT		NON-	ADDITIONAL INFORMATION	EXPLANATION		
			However, the Board may, to promote transparency, require the presence of at least one (1) Independent Director in all its meetings. 6.5. To monitor the Directors' compliance with the attendance requirements, the Corporation shall submit to the Commission, within five (5) business days from the end of the Corporation's fiscal year, an advisement letter on Directors' record of attendance in Board meetings. URC Revised Corporate Governance Manual			
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Information on any questions raised or clarification/explanation sought by the directors are disclosed and can be found in: Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020			
R	ecommendation 4.2					
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.	Non- Compliant	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously. Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies	The Company sees to it that the members of the board are committed to perform their roles and responsibilities regardless of the number of board seats they have in other companies and in the absence of policy setting the limit of board seats that a non-executive director can hold. The Company take note of the guidelines on the number of board seats recommended by the Commission to listed companies. Based		

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		on the 2020 Board Attendance, all Directors have 100% meeting attendance.
		Corporate Governance Manual Article III Governance Structure A. Board of Directors 8. Directorships and Officerships in Other Corporations
		The Board may consider the adoption of guidelines on the number of dictatorships that its members can hold in publicly-listed corporation, ensuring however that the shareholders legal right to vote and be voted as directors remains inviolable.
		8.1. Any limitation in the number of directorships outside of the Company as may be adopted by Corporation shall not include directorships in the Corporation's subsidiaries, affiliates, parent Company (if any)
		parent Company (if any), and affiliates and

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	ЕХ	PLANATION
			URC Revised C Manual	ubsidiaries of such parent ompany; orporate Governance EDs (including the IDs) hips in PLCs:
			Name of Director	PLCs with Directorship / Designation
			James L. Go	1. JG Summit Holdings, Inc. — Chairman (Non- Executive Director) 2. Universal Robina Corporation — Chairman Emeritus (Non- Executive Director) 3. Robinsons Land Corporation — Chairman Emeritus (Non- Executive Director) 4. Cebu Air, Inc. —

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			Johnson Robert G. Go, Jr.	Chairman (Non-Executive Director) 5. Robinsons Retail Holdings, Inc. — Vice-Chairman (Non-Executive Director) 6. Oriental Petroleum and Minerals Corporation — Chairman and CEO 7. PLDT, Inc. — Non-Executive Director 8. Manila Electric Company— Non-Executive Director 1. JG Summit Holdings, Inc. — Non-Executive Director 2. Universal Robina Corporation—

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			Non-Executive Director 3. Robinsons Land Corporation – Non-Executive Director 1. Asiabest Group	
		Sanchez	International Inc. – Director EEI Corporation – Non Executive Director	
			3. House of Investments, Inc. – Non Executive Director	
			4. LT Group, Inc Independent Director5. Universal	
			Robina Corporation – Independent Director	
		Cesar V. Purisima	1. Ayala Land, Inc. –	

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		Christine Marie B. Angco	Independent Director 2. Jollibee Foods Corporation – Independent Director 3. Bank of the Philippine Islands – Independent Director 1. Universal Robina Corporation – Independent Director		
		Rizalina G. Mantaring	1. Ayala Corporation Inc. – Independent Director 2. Ayala Land Inc. – Independent Director 3. First Philippine Holdings, Inc. – Independent Director		

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			4. PHINMA Corp. — Independent Director 5. Universal Robina Corporation— Independent Director Definitive Information Statement Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 91-96 URC Definitive Information Statement			
Recommendation 4.3						
The directors notify the company's board before accepting a directorship in another company.	Compliant	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed. As a policy, a Director shall notify the Board before accepting Directorship in any company. Revised Corporate Governance Manual Article III Governance Structure A.8. Directorships and Officerships in Other Corporations; page 17 8.2. A Director shall notify the Board before accepting Directorship in another Company. URC Revised Corporate Governance Manual				

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N	PLIANT/ ADDITIONAL INFORMATION ON- PLIANT	EXPLANATION				
	The changes, if any, in the Directors' Directorship are reflected in the Definitive Information Statement. Definitive Information Statement 2020 Part 3 Control and Compensation Information, Item 7. Directors at Executive Officers of the Registrant; pages 61-67 URC Definitive Information Statement 2020 Definitive Information Statement 2021 Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 91-96 URC Definitive Information Statement 2021					
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.	Indicate the required minimum quorum for board decisions					

	ı	NTEGRATED ANNUAL	CORPORATE GOVERNAI	NCE REF	PORT		
	COMPLIANT/ NON- COMPLIANT	4	ADDITIONAL INFORMATI	ION			EXPLANATION
Principle 5: The board should endeav	or to exercise ar	n objective and indepe	ndent judgment on all co	orporat	e affairs		
The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Compliant	Definitive Information Part 3 Control and Control and Executive Officer URC Definitive Information	on Statement ompensation Information ors of the Registrant; page	n, Item : es 91-96 are as fo	10. Dired	ctors	
Recommendation 5.2							
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	disclosed and can be Revised Corporate G Article III Governance				ers is	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT						
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
	 6.1. The Board shall schedule meetings at the beginning of the year, and hold regular meetings in accordance with its By-Laws and convene special meetings when required by business exigencies. 6.2. The notice and agenda of the meeting and other relevant meeting materials shall be furnished to the Directors at least five (5) business days prior to each meeting, which meeting must be duly minuted. 6.3. The members of the Board shall attend regular and special meetings in person or through video/teleconferencing conducted in accordance with the rules and regulations of the SEC except for justifiable reasons that prevent them from doing so. 6.4. Independent Directors shall always attend Board meetings. Unless otherwise provided in the By-Laws, their absence shall not affect the quorum requirement. However, the Board may, to promote transparency, require the presence of at least one (1) Independent Director in all its meetings. 6.5. To monitor the Directors' compliance with the attendance requirements, the Corporation shall submit to the Commission, within five (5) business days from the end of the Corporation's fiscal year, an advisement letter on Directors' record of attendance in Board meetings. URC Revised Corporate Governance Manual Definitive Information Statement Profiles of the Nominees For Election To the Board of Directors For the Year 2021, pages 11-14 					

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		Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 91-96 <u>URC Definitive Information Statement</u>				
Supplement to Recommendation 5	.2					
Company has no shareholder agreements, by-laws provisions,	Compliant	Information that directors are not constrained to vote independently is disclosed and can be found in:				
or other arrangements that constrain the directors' ability to vote independently.		Revised Corporate Governance Manual Article III Governance Structure A.4. Specific Duties and Responsibilities of a Director; page 15 4. Specific Duties and Responsibilities of a Director A Director shall endeavor to act in the best interest of the Corporation its shareholders and stakeholders in a manner characterized by fairness, accountability, and transparency. A Director shall observe the following norms of conduct: 4.1. Conduct fair and impartial business transactions with the Corporation, and ensure that his personal interest does not conflict with the interests of the Corporation; 4.2. Devote the time and attention necessary to properly and effectively perform his duties and responsibilities; 4.3. Act judiciously. Before deciding on any matter brought before the Board, a Director should carefully evaluate the issues and, if necessary, make inquiries and request				
		clarification; 4.4. Exercise independent judgment. A Director should view each problem or situation objectively; 4.5. Have a working knowledge of the statutory and regulatory requirements that affect the Corporation,				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
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	including its Articles of Incorporation and By-Laws, the rules and regulations of the SEC and, where applicable, the requirements of relevant regulatory agencies; 4.6. Observe confidentiality. A Director should keep secure and confidential all nonpublic information he may acquire or learn by reason of his position as Director; and 4.7. Have a working knowledge of the Corporation's control systems. A Director shall ensure the continuing soundness, effectiveness and adequacy of the Corporation's control environment. 4.8. Disclose to the Philippine Stock Exchange (PSE) and the SEC the trading of the Corporation's shares by Directors, Officers (or persons performing similar functions) and controlling Shareholders. This shall also include the disclosure of the Corporation's purchase of its shares from the market (e.g. share buy-back program). URC Revised Corporate Governance Manual			
Recommendation 5.3				

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The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	Information on the years IDs have so can be found in: Definitive Information Statement Annex A Certification of Independe URC Definitive Information Statement	nt Director; pag		
				rs served as as of 2020	
		Director's Name	From first election	Reckoning from 2012	
		1. Wilfrido E. Sanchez, 1995	25	8	
		2. Cesar V. Purisima, May 30, 2018	2	2	
		3. Rizalina G. Mantaring	1	1	
		4. Christine Marie B. Angco	1	1	
The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Information on the company's police independent director is disclosed a Provide reference to the meritorious shareholders' approval during the a	nd can be found us justification a	in: nd proof of	
5. 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	Revised Corporate Governance Ma Article I Introduction and Definition 9. Independent Director, 9.12; page 9.12. As a rule, independent d of nine (9) consecutive sure however that the sh be as directors remains in to retain an independen	of Terms e 8 irectors may ser years starting for nareholders' legan	rom 2012, making al right to vote and Corporation wants	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
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		justifications and	, the Board shall provide meritorious advise the shareholders of such the annual shareholders meeting. Thance Manual	
Recommendation 5.4				
The positions of Chairman of the Board and Chief Executive	Compliant	Following are company's Chai Officer (CEO):	rman of the Board and Chief Executive	
Officer are held by separate		Chairman	Lance Y. Gokongwei	
individuals.		Chief Executive Officer	Irwin C. Lee	
		Officers of the Registrant page URC Definitive Information St	es 92 atement	

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	Chairman shall also assist in ensuring compliance with and performance of the Corporate Governance policies and practices. As needed or in accordance with applicable regulations such as the Revised Code of Corporate Governance, the roles of Chairman and the CEO may be separated in order to foster an appropriate balance of power, increased accountability, and better capacity for independent decision-making by the Board. A clear delineation of functions shall be made between the roles of the Chairman and CEO. If the roles of Chairman and CEO are unified, the proper checks and balances shall be laid down to ensure that the Board gets the benefit of independent views and perspectives. The Board may consider designating a Lead Director among the Independent Directors if the Chairman of the Board is not an Independent Director and if the positions of the Chairman of the Board and CEO are held by one person. The Lead Director shall be the intermediary between the Chairman and the other Directors when necessary; convene and chair meetings of the Non-Executive Directors; and contribute to the performance evaluation of the Chairman, as		
	 The Chairman shall supervise the preparation of the agenda of the meeting in coordination with the Corporate Secretary and Management and make certain that such agenda focuses on strategic matters, including the overall risk appetite of the Corporation, considering the developments in the business and regulatory environments, key governance concerns, and contentious issues that will significantly affect operations; 		

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	 Guarantee that the Board receives accurate, timely, relevant, insightful, concise, and clear information to enable it to make sound decisions; Facilitate discussions on key issues by fostering an environment conducive for constructive debate and leveraging on the skills and expertise of individual Directors; Ensure that the Board sufficiently challenges and inquires on reports submitted and representations made by Management; Assure the availability of proper orientation for first-time Directors and continuing training opportunities and requirements for all Directors; and Make sure that performance of the Board is evaluated at least once a year and discussed/ followed up on; 			
	 D. The CEO; page 28 Duties and Responsibilities of the CEO: 1. Communicate and implement the Corporation's vision, mission, values and overall strategy and promote any Corporation or Stakeholder change in relation to the same; 2. Build the corporate culture and motivate the employees of the Corporation. Direct, evaluate and guide the work of key Officers of the Corporation; 3. Oversee the operations of the Corporation and manages human and financial resources in accordance with the strategic plan; 4. Serve as the link between internal operations as well as internal and external Stakeholders; 5. Exercise general care, management and administration of the business operations of the Company. He shall ensure that: (a) the business and affairs of the Company are managed in a 			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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		sound and prudent manner; and (b) operational, financial and internal controls are adequate and effective to ensure reliability and integrity of financial and operational information, effectiveness and efficiency of operations, safeguarding of assets and compliance with laws, rules, regulations and contracts; 6. Provide leadership for Management in determining, developing and implementing business strategies, plans and budgets to the extent approved by the Board. He shall provide the Board with a balanced and understandable account of the Company's performance, financial condition, results of operations and prospects on a regular basis; 7. Provide the Directors/Board with adequate and timely information about the matters to be taken up in their Board meetings and, upon the request of any Director or the Board, make presentations on specific topics and respond to further inquiries in relation thereto during Board meetings. The Directors shall have independent access to Management; and 8. Formulate, under the oversight of the Audit Committee, financial reporting and internal control systems, rules and procedures. URC Revised Corporate Governance Manual	
The Chairman of the Board and Chief Executive Officer have	Compliant	Information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer.	
clearly defined responsibilities.		Revised Corporate Governance Manual Article III Governance Structure C. The Chairman; page 27	

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	The Chairman of the Board of Directors shall preside at all meetings of the Board of Directors and Shareholders. The Chairman shall also assist in ensuring compliance with and performance of the Corporate Governance policies and practices. As needed or in accordance with applicable regulations such as the Revised Code of Corporate Governance, the roles of Chairman and the CEO may be separated in order to foster an appropriate balance of power, increased accountability, and better capacity for independent decision-making by the Board. A clear delineation of functions shall be made between the roles of the Chairman and CEO.		
	If the roles of Chairman and CEO are unified, the proper checks and balances shall be laid down to ensure that the Board gets the benefit of independent views and perspectives.		
	The Board may consider designating a Lead Director among the Independent Directors if the Chairman of the Board is not an Independent Director and if the positions of the Chairman of the Board and CEO are held by one person. The Lead Director shall be the intermediary between the Chairman and the other Directors when necessary; convene and chair meetings of the Non-Executive Directors; and contribute to the performance evaluation of the Chairman, as required.		
	The duties and responsibilities of the Chairman in relation to the Board may include, among others, the following:		
	 The Chairman shall supervise the preparation of the agenda of the meeting in coordination with the Corporate Secretary and Management and make certain that such agenda focuses on strategic matters, including the overall risk appetite of the 		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
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	Corporation, considering the developments in the business and regulatory environments, key governance concerns, and contentious issues that will significantly affect operations; 2. Guarantee that the Board receives accurate, timely, relevant, insightful, concise, and clear information to enable it to make sound decisions; 3. Facilitate discussions on key issues by fostering an environment conducive for constructive debate and leveraging on the skills and expertise of individual Directors; 4. Ensure that the Board sufficiently challenges and inquires on reports submitted and representations made by Management; 5. Assure the availability of proper orientation for first-time Directors and continuing training opportunities and requirements for all Directors; and 6. Make sure that performance of the Board is evaluated at least once a year and discussed/ followed up on;			
	 D. CEO; page 28 Duties and Responsibilities of the CEO: 1. Communicate and implement the Corporation's vision, mission, values and overall strategy and promote any Corporation or Stakeholder change in relation to the same; 2. Build the corporate culture and motivate the employees of the Corporation. Direct, evaluate and guide the work of key Officers of the Corporation; 3. Oversee the operations of the Corporation and manages human and financial resources in accordance with the strategic plan; 4. Serve as the link between internal operations as well as internal and external Stakeholders; 			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
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	Exercise general care, management and administration of the business operations of the Company. He shall ensure that: (a) the business and affairs of the Company are managed in a sound and prudent manner; and (b) operational, financial and internal controls are adequate and effective to ensure reliability and integrity of financial and operational information, effectiveness and efficiency of operations, safeguarding of assets and compliance with laws, rules, regulations and contracts; 6. Provide leadership for Management in determining, developing and implementing business strategies, plans and budgets to the extent approved by the Board. He shall provide the Board with a balanced and understandable account of the Company's performance, financial condition, results of operations and prospects on a regular basis; 7. Provide the Directors/Board with adequate and timely information about the matters to be taken up in their Board meetings and, upon the request of any Director or the Board, make presentations on specific topics and respond to further inquiries in relation thereto during Board meetings. The Directors shall have independent access to Management; and 8. Formulate, under the oversight of the Audit Committee, financial reporting and internal control systems, rules and procedures. URC Revised Corporate Governance Manual Identify the relationship of Chairman and CEO. The Chairman and CEO are not related to each other.			

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Recommendation 5.5				
If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Non- Compliant	Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any.	Chairman is a Non-Executive Director The Revised Corporate Governance Manual states that, "The Board may consider designating a Lead Director among the Independent Directors if the Chairman of the Board is not an Independent Director and if the position of the Chairman of the Board and CEO are held by one person. The Lead Director shall be the intermediary between the Chairman and the other Directors when necessary; convene and chair meetings of the Non- Executive Directors; and contribute to the performance evaluation of the Chairman, as required. Revised Corporate Governance Manual Article III Governance Structure C. Chairman; page 27 D. CEO; page 28 URC Revised Corporate Governance Manual	

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R	ecommendation 5.6			
1.	Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	Provide proof of abstention, if this was the case. No Director had a material interest in any transaction executed by the Company during the Financial Year.	
R	ecommendation 5.7			
1.	The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Non- Compliant	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.	The Revised Corporate Governance Manual states that, "The Audit Committee may opt to meet without the presence of the CEO or other management team members, and periodically meet with the Internal
2.	The meetings are chaired by the lead independent director.	Non- Compliant		Audit Head. For the past financial year, the Committee has not seen the need for this separate meeting.
				Revised Corporate Governance Manual Article III Governance Structure B. Board Committees 2. Audit Committee; page 18 URC Revised Corporate Governance Manual

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Optional: Principle 5				
None of the directors is a former CEO of the company in the past 2 years.		Provide name/s of company CEO for the past 2 years		
-		eness is through an assessment process. The Board should regularly carr ses the right mix of backgrounds and competencies.	y out evaluations to appraise its	
Board conducts an annual self- assessment of its performance as a whole.	Compliant	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the Committees		
2. The Chairman conducts a self-assessment of his performance.	Compliant	Members of the Board conduct collective and individual annual assessment of the Board performance through a Board Assessment		
3. The individual members conduct a self-assessment of their performance.	Compliant	Review initiated by the Corporate Governance Committee. Results of the Board and Committee Assessments are presented to the Board Corporate Governance Committee and circulated to the Board for their feedback and confirmation.		
Each committee conducts a self-assessment of its performance.	Compliant	Company Website Corporate Governance Company Policies – Board Assessment URC Company Policies		
5. Every three years, the assessments are supported by an external facilitator.	Compliant	Identify the external facilitator and provide proof of use of an external facilitator. The Revised Corporate Governance Manual states that "The Board shall conduct an annual self-assessment of its performance,		

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		including the performance of the Chairman, individual members and Committees. Every three (3) years, the assessment may be supported by an external facilitator." Revised Corporate Governance Manual Article VII Corporate Governance Monitoring and Self-Assessment; page 42 URC Revised Corporate Governance Manual The Company is in its second year of implementing Self-Assessment. The Company shall consider engaging an external facilitator every three (3) years for the year-end assessments.	
Recommendation 6.2			
1. Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Compliant	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from Shareholders Members of the Board conduct collective and individual annual assessment of the Board performance through a Board Assessment Review initiated by the Corporate Governance Committee. Results of the Board and Committee Assessments are presented to the Board Corporate Governance Committee and circulated to the Board for their feedback and confirmation.	
		Company Website Corporate Governance Company Policies – Board Assessment URC Company Policies	

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2. The system allows for a feedback mechanism from the shareholders.	Compliant	Information on the feedback mechanism from shareholders is disclosed and can be found in: Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 38 A. Shareholders A.1. Shareholders' Rights, page 39 The Board is committed to treat all Shareholders fairly and equitably, and shall recognize, protect and facilitate the exercise of their rights. These rights relate to the following among others: 1. Right to vote on all matters that require their consent or approval Article VIII Disclosure and Transparency; page 42 B. The Board shall have in place a system that provides the criteria and process to determine the performance of the Board, the individual Directors, and Committees including feedback from Shareholders. URC Revised Corporate Governance Manual Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020	

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Principle 7: Members of the Board ar	e duty-bound to	apply high ethical standards, taking into account the interests of all sta	keholders.	
Recommendation 7.1				
1. Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	Compliant	Information on the company's Code of Business Conduct and Ethics is disclosed and can be found in: Company Website Code of Business Conduct and Ethics URC Code of Business Conduct & Ethics		
The Code is properly disseminated to the Board, senior management and employees.	Compliant	Information on how the company disseminated the Code to its Board, senior management and employees is disclosed and can be found in: Revised Corporate Governance Manual Article IX Communication, Education and Training; page 44 A. COMMUNICATION This Corporate Governance Manual shall be posted in the Company's Website that can be readily accessed by any interested party. The Board shall oversee the dissemination of this Corporate Governance Manual to all employees and related third parties, and to likewise enjoin compliance. B. EDUCATION AND TRAINING		

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		Every Director shall receive appropriate orientation when he is first appointed to the Board of Directors, in order to ensure that incoming Directors are appropriately apprised of their duties and responsibilities before beginning their Directorships. The orientation program shall include SEC-mandated topics on Corporation Governance and an introduction to the Company's business, Articles of Incorporation, and Code of Business Conduct and Ethics.	
		Likewise, Management Officers shall receive appropriate orientation on his duties as a management executive and how to discharge these duties when he is first appointed to the Corporation. This will ensure that incoming Senior Management Officers are familiar with the Corporation's business and governance processes. Each Director and key Officer shall be required to attend a training program on Corporate Governance and relevant topics every year. The training program shall ensure that Directors and key Officers are continuously informed of the developments in the business and regulatory environments, including emerging risks relevant to the Company as well as Corporate Governance matters including audit, internal controls, risk management, sustainability and strategy. URC Revised Corporate Governance Manual	
The Code is disclosed and made available to the public through the company website.	Compliant	The Code of Business Conduct and Ethics is posted/ disclosed at: Company Website Code of Business Conduct and Ethics URC Code of Business Conduct & Ethics	

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Supplement to Recommendation 7.1	l		
Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	Information on the company's policy and procedure on curbing and penalizing bribery is disclosed and can be found in: Company Website Code of Business Conduct and Ethics URC Code of Business Conduct & Ethics Conflicts of Interest URC Company Policies	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	Proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies is found in. Company Website Code of Business Conduct and Ethics URC Code of Business Conduct & Ethics	
Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	Conflicts of Interest URC Company Policies The Company has Annual Disclosure Activities where selected employees are required to provide disclosures on Conflicts of Interest and Gifts and Sponsorships Received to their respective HR Departments who summarize the same and provide exception report to the Conflicts of Interest Committee.	

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	The following are required to comply with the Code of Business Conduct and Ethics. There are no material findings on noncompliance.		
	 All employees in the managerial and executive levels All employees with procurement, retail merchandising, CAPEX project management, and leasing functions Technical specialists involved in CAPEX projects All employees involved in engineering fabrications (whether OPEX or CAPEX) 		
	All employees that will be required by their Immediate Heads.		

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	Information on the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders are disclosed and can be found in: Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 A. Shareholders A.1. Shareholders' Rights The Board is committed to treat all Shareholders fairly and equitably, and shall recognize, protect and facilitate the exercise of their rights. These rights relate to the following among others:	
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INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	2. Right to inspect corporate books and records Any stockholder who desires to exercise his right to inspect corporate books and records of the Company must make a written request addressed to the Corporate Secretary, and stating the specific reason(s) or purpose(s) for the inspection. The exercise of such right may be denied if: (i) The requesting stockholder improperly used information obtained from prior examination; (ii) Is not acting in good faith; or (iii) There is a reasonable ground to safeguard the interests of the Company, such as when the subject of inspection contains confidential or proprietary information or covered by a confidentiality or nondisclosure obligation which will be violated by the Company if inspection were allowed. In no case shall the stockholder be allowed to take corporate books and other records out of the principal office of the Company for the purpose of inspecting them. The Corporate Secretary may elevate the request for inspection for the information, approval, or other appropriate action by the Board. This Revised Manual shall be available for inspection by any stockholder of the Company at reasonable hours on business days.		
	3. Right to information Stockholders shall be provided, upon request, with periodic reports filed by the Company with the SEC (e.g., proxy statement/information statement and annual report) which disclose personal or professional information about the Directors and Officers such as their educational and business background, holdings of the Company's shares, material transactions with the		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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		Company, relationship with other Directors and Officers and the aggregate compensation of Directors and Officers.	
		Article VIII Disclosure and Transparency; page 42 The Board shall establish policies to ensure the comprehensive, accurate, reliable and timely report to the shareholders and other stakeholders that give a fair and complete picture of Company's financial condition, results and business operations in accordance with the disclosure and reporting requirements of SEC, PSE and other regulators. This shall include material and reportable nonfinancial and sustainability issues related to EESG concerns of its business. The Company may consider adopting globally recognized standards/framework in reporting sustainability and non-financial issues. It shall cause the filing of all required information through the appropriate PSE mechanisms for listed companies and submissions to the SEC for the interest of its Shareholders and other Stakeholders. URC Revised Corporate Governance Manual	
Supplement to Recommendations	8.1		
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)	Non- Compliant	Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.	Annual and Quarterly Consolidated Financial Statements are submitted and published within 105 days and 45 days, respectively, compliant with Philippine regulatory requirements. Annual Report:
days from the end of the fiscal year, while interim reports are			April 13, 2021 (103 days) Quarterly Reports:

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
published within forty-five (45) days from the end of the reporting period.			April 29, 2020 (29 days) August 03, 2020 (34 days) October 23, 2020 (23 days)
			PSE EDGE https://edge.pse.com.ph/companyDisc losures/form.do?cmpy_id=124
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	Provide link or reference to the company's annual report where the following are disclosed: 1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders; 2. cross-holdings among company affiliates; and 3. any imbalances between the controlling shareholders' voting power and overall equity position in the company. Annual Report SEC Form17A Part I. Business and General Information, Risk; pages 5-14 Notes to Financial Statements, 4. Financial Risk Management Objectives and Policies; pages 95-104 URC SEC 17A Form Dec 31, 2020	
Recommendation 8.2			•

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1. Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	Information on the company's policy requiring directors and officers to disclose their dealings in the company's share is disclosed and found in: Revised Corporate Governance Manual Article III Governance Structure 4. Specific Duties and Responsibilities of a Director, page 15	
2. 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	4.8. Disclose to the Philippine Stock Exchange (PSE) and the SEC the trading of the Corporation's shares by Directors, Officers (or persons performing similar functions) and controlling Shareholders. This shall also include the disclosure of the Corporation's purchase of its shares from the market (e.g. share buy-back program).	
		Article VIII. Disclosure and Transparency; page 43 The Company shall have a policy requiring all directors and officers to disclose/report to the Company through the Compliance Officer any dealings in the Company's shares within three business days. <u>URC Revised Corporate Governance Manual</u>	
		Company Website Insider Trading Policy The Company shall abide with the provisions of law set forth in the Securities Regulation Code and shall implement policies and procedures to prevent the unauthorized disclosure or misuse of material, non-public information in securities trading to preserve the reputation and integrity of the Company. URC Insider Trading Policy	

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		Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.	
		Statement of Beneficial Ownership SEC Form 23A and 23B URC SEC 23-AB Statement of Beneficial Ownership	
		Definitive Information Statement	
		2. Directors Disclosures on Self-Dealing and Related Party Transactions, page 25	
		No transaction, without proper disclosure, was undertaken by the Corporation in which any director, executive officer, or any nominee for election as director was involved or had a direct or indirect material interest. Directors, officers and employees of the Corporation are required to promptly disclose any business or family related transactions with the Corporation to ensure that potential conflicts of interest are surfaced and brought to the attention of management. URC Definitive Information Statement	
Supplement to Recommendation 8.2			
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	Compliant	Information on the shareholdings of directors, management and top 100 shareholders are disclosed in: Revised Corporate Governance Manual Article III Governance Structure 4. Specific Duties and Responsibilities of a Director; page 17 4.8. Disclose to the Philippine Stock Exchange (PSE) and the SEC the trading of the Corporation's shares by Directors, Officers (or persons performing similar functions) and controlling	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
shares from the market (e.g. share buy-back program).		Shareholders. This shall also include the disclosure of the Corporation's purchase of its shares from the market (e.g. share buy-back program). Article VIII. Disclosure and Transparency; page 43 URC Revised Corporate Governance Manual Definitive Information Statement 2. Directors Disclosures on Self-Dealing and Related Party Transactions, page 25 No transaction, without proper disclosure, was undertaken by the Corporation in which any director, executive officer, or any nominee for election as director was involved or had a direct or indirect material interest. Directors, officers and employees of the Corporation are required to promptly disclose any business or family related transactions with the Corporation to ensure that potential conflicts of interest are surfaced and brought to the attention of management. URC Definitive Information Statement Statement of Beneficial Ownership SEC Form 23A and 23B URC SEC 23-AB Statement of Beneficial Ownership Link or reference to the company's Conglomerate Map. Company Website URC Divisions & Structure	
Recommendation 8.3			

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
 Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. 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	Information on the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended are disclosed in: Information the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended. Definitive Information Statement Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 91-96 URC Definitive Information Statement Annual Report SEC Form 17A Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; pages 31-36 URC SEC 17A Form Dec 31, 2020	
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	Company policy and practice for setting board remuneration is disclosed and can be found in: Information on the company policy and practice for determining executive remuneration is disclosed and can be found in: Revised Corporate Governance Manual	
2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	Article III Governance Structure 7. Remuneration of Directors and Officers; page 17 Remuneration of Directors and Officers Formal procedures for the development of a policy on the levels of remuneration for Directors	

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	and Officers shall be established by the Corporation. The levels of remuneration shall be sufficient to be able to attract and retain the services of qualified and competent Directors and Officers. No Director shall participate in deciding on his remuneration URC Revised Corporate Governance Manual		
	Succession Planning and Remuneration Policy		
	14. The Corporate Governance Committee shall recommend and the Board of Directors shall approve the remuneration of Executive and Non-Executive Directors.		
	14.1. Fixed remuneration for Non-Executive directors (including Independent Directors) shall reflect the time commitment and responsibilities of the role.		
	14.2. The remuneration of Executive Directors may be a combination of fixed monthly salary in terms of their appointment as approved by the Board and variable pay based on the Company's and individual performance. The Corporate Governance Committee shall determine and decide the performance parameters and/or measurable standards applicable to the Executive Directors that will serve as the basis for the variable pay.		
	14.3. The Corporate Governance Committee may consider aligning Key Executives and Board remuneration with the longer- term interests of the company and its shareholders.		
	15. The compensation structure for Key Management Personnel and Senior Management Team members may consist of fixed salary component and variable performance-based compensation. The		

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
		COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			compensation structure shall be devised to help the Company attract and retain top talents to efficiently run the Company with a long-term perspective.	
			URC Succession Planning & Remuneration Policy	
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non- Compliant	Breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO is disclosed in:	The Company discloses the remuneration of directors and executives in aggregate amount and can be found in: Annual Report SEC Form 17A Part 3 Control and Compensation Information, Item 11. Executive Compensation; page 36 URC SEC 17A Form Dec 31, 2020
R	ecommendation 8.5			
1.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	Information of the company's RPT policies is disclosed and can be found in: Revised Corporate Governance Manual Article VIII Disclosure and Transparency; page 43 The Company shall disclose its policies governing RPTs and other unusual or infrequently occurring transactions. The material or significant RPTs reviewed and approved during the year shall be disclosed in its Annual Corporate Governance Report. URC Revised Corporate Governance Manual Company Website	
			Material Related Party Transaction Policy	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	The Company shall conduct all Related Party Transactions (RPT) on an arm's length basis with consideration paid or received and on terms no less favorable than any such terms available to unrelated third parties under the same or similar circumstances. URC Material Related Party Transactions Policy Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction. For the past financial year, there was no transaction decided by the board involving conflict of interest with any director. Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTs: 1. name of the related counterparty; 2. relationship with the party; 3. transaction date; 4. type/nature of transaction; 5. amount or contract price; 6. terms of the transaction; 7. rationale for entering into the transaction; 8. the required approval (i.e., names of the board of directors approving, names and percentage of shareholders who approved) based on the company's policy; and 9. other terms and conditions All material RPTs are disclosed in the:	
		Annual Report SEC Form 17A	

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	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Audited Financial Statements, Notes to Financial Statements Note 34 Related Party Transactions; pages 142-146 URC SEC 17A Form Dec 31, 2020	
Supplement to Recommendation 8.5	5		
Company requires directors to disclose their interests in	Compliant	Indicate where and when directors disclose their interests in transactions or any other conflict of interests.	
transactions or any other conflict of interests.		Revised Corporate Governance Manual Article III Governance Structure 4. Specific Duties and Responsibilities of a Director, page 15 A Director shall endeavor to act in the best interest of the Corporation its shareholders and stakeholders in a manner characterized by fairness, accountability, and transparency. A Director shall observe the following norms of conduct: 4.1. Conduct fair and impartial business transactions with the Corporation, and ensure that his personal interest does not conflict with the interests of the Corporation; Article VI Stakeholders' Rights and Protection of Minority	
		Shareholders' Interest; page 39 Shareholders A.1. Shareholders' Rights The Board is committed to treat all Shareholders fairly and equitably, and shall recognize, protect and facilitate the exercise of their rights. These rights relate to the following among others: 1. Right to vote on all matters that require their consent or approval	

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	 Right to inspect corporate books and records Any stockholder who desires to exercise his right to inspect corporate books and records of the Company must make a written request addressed to the Corporate Secretary, and stating the specific reason(s) or purpose(s) for the inspection. The exercise of such right may be denied if: The requesting stockholder improperly used information obtained from prior examination; Is not acting in good faith; or There is a reasonable ground to safeguard the interests of the Company, such as when the subject of inspection contains confidential or proprietary information or covered by a confidentiality or nondisclosure obligation which will be violated by the Company if inspection were allowed. In no case shall the stockholder be allowed to take corporate books and other records out of the principal office of the Company for the purpose of inspecting them. The Corporate Secretary may elevate the request for inspection for the information, approval, or other appropriate action by the Board. This Revised Manual shall be available for inspection by any stockholder of the Company at reasonable hours on business days. Right to information Stockholders shall be provided, upon request, with periodic reports filed by the Company with the SEC (e.g., proxy statement/information statement and annual report) which disclose personal or professional information about the Directors and Officers such as their educational and business background, holdings of the Company's shares, 		

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COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	 material transactions with the Company, relationship with other Directors and Officers and the aggregate compensation of Directors and Officers. 4. Right to dividends Stockholders shall have the right to receive declared dividends subject to the procedures prescribed by the Board. 5. Appraisal right The stockholders shall have appraisal right under any of the following circumstances: 5.1. In case any amendment to the Articles of Incorporation has the effect of changing or restricting the rights of any stockholders or class of shares, or of authorizing preferences in any aspect superior to those of outstanding shares of any class, or of extending or reducing the term of corporate existence; 5.2. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the property and assets of the Company; 5.3. In case of merger or consolidation; and 5.4. Investment of funds in any other corporation or business or for any purpose other than the primary purpose for which the Company was organized. 		
	A.2. Promotion of Shareholders' Rights		
	1. The Board shall be transparent and fair in the conduct of the annual and special Shareholders' meetings of the Corporation. The Board shall encourage active Shareholders participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least fifteen (15) business days before the meeting in accordance with the Securities Regulation Code. The Shareholders shall be		

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	encouraged to personally attend such meetings. If they cannot attend, they shall be apprised ahead of time of their right to appoint a proxy. Subject to the requirements of law, rules and regulations and the By-Laws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy shall be resolved in the stockholder's favor.		
	2. The Board shall encourage active Shareholders participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. In addition, the Minutes of the Annual and Special Shareholders' Meeting shall be made available on the Company Website within [five] business days from the end of the meeting.		
	 3.The Company may consider adopting an Alternative Dispute Resolution procedure. 4. The Board shall appoint an Investor Relations Officer (IRO) who shall ensure constant engagement with its Shareholders. The IRO shall create an Investor Relations Program to which shall aim to communicate to the shareholders all material information on the activities of the Company. 		
	 B. Other Stakeholders The Company shall identify the various Stakeholders and promote cooperation between them and the Company in creating wealth, growth and sustainability. 1. The Company shall establish clear policies and programs to provide a mechanism on the fair treatment and protection of Stakeholders. 2. The Board shall adopt a transparent framework and process that allows Stakeholders to communicate with the Company 		

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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	and to obtain redress for the violation of their rights. Stakeholders may communicate with the Company through the various Stakeholders touchpoints such as the Investor Relations Office, Office of the Corporate Secretary, Customer Relations Office, the Corporate Communications Group and the Company's Website. 3. The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization of the Company's goals and its governance including but not limited to: 3.1. Health, safety and welfare; 3.2. Training and development; and 3.3. Reward and compensation. 4. The Board shall set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. The same shall be disseminated to all employees across the Corporation through trainings to embed them in the Company's culture. 5. The Board shall establish a suitable framework for whistleblowing and ensure its enforcement to allow employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. 6. The Company shall recognize and place importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows the Company sustainable growth, while contributing to the advancement of the society where it operates.		

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	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		 The Company shall employ value chain processes that takes into consideration EESG issues and concerns. Article VIII Disclosure and Transparency; page 42 	
		The Company shall fully disclose all relevant and material information on individual board members and key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. This includes directors and key officer's qualifications, share ownership in the Company, membership in other boards, other executive positions, and corporate governance trainings attended. URC Revised Corporate Governance Manual	
		Definitive Information Statement Directors Disclosures on Self-Dealing and Related Party Transactions; page 25 No transaction, without proper disclosure, was undertaken by the Corporation in which any director, executive officer, or any nominee for election as director was involved or had a direct or indirect material interest. Directors, officers and employees of the Corporation are required to promptly disclose any business or family-related transactions with the Corporation to ensure that potential conflicts of interest are surfaced and brought to the attention of management	
		URC Definitive Information Statement	
Optional : Recommendation 8.5			
Company discloses that RPTs are conducted in such a way to	Compliant	Link or reference where this is disclosed:	
Heimand Behing Companying		Revised Corporate Governance Manual	Dece 440 of 202

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	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
ensure that they are fair and at arms' length.		Article III Governance Structure 3.2. Duties and Functions of the Board; page 14 3.2.5. Oversee the implementation of a policy and system on RPTs which shall include the review and approval of material or significant RPTs and ensure fairness and transparency of the transactions; URC Revised Corporate Governance Manual Annual Report SEC Form 17A Audited Financial Statements, Notes to Financial Statements Note 34 Related Party Transactions; pages 142-146 URC SEC 17A Form Dec 31, 2020	
Recommendation 8.6 1. Company makes a full, fair,	Compliant	Link or reference where this is disclosed:	
accurate and timely disclosure			
to the public of every material		Annual Report SEC Form17A	
fact or event that occur on the		List of Corporate Disclosures/Replies to SEC Letters; page 40	
acquisition or disposal of		<u>URC SEC 17A Form Dec 31, 2020</u>	
significant assets, which could adversely affect the viability or		Company Website	
the interest of its shareholders		SEC Form 17C	
and other stakeholders.		URC SEC 17-C Current Reports	
Board appoints an independent party to evaluate the fairness of the transaction price on the	Compliant	Identify independent party appointed to evaluate the fairness of the transaction price	

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acquisition or disposal of assets.		Disclose the rules and procedures for evaluating the fairness of the transaction price, if any. For this Financial Year, the Company has appointed SGV to evaluate the acquisition of assets in La Carlota City, Negros Occidental. Annual Report SEC Form17A 3. Significant Accounting Judgements and Estimates; page 90 URC SEC 17A Form Dec 31, 2020	
Supplement to Recommendation 8.6			
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	Company Website SEC Form 17C URC SEC 17-C Current Reports	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The Revised Corporate Governance Manual (RCGM) with SEC stamp of proof of acceptance is posted in the company website. Further, the RCGM is submitted to SEC on December 22, 2020.	

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2. Company's MCG is submitted to the SEC and PSE.	Compliant	Revised Corporate Governance Manual URC Revised Corporate Governance Manual	
3. Company's MCG is posted on its company website.	Compliant		
Supplement to Recommendation 8.3	7		
 Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices. 	Compliant	Provide proof of submission. The Revised Corporate Governance Manual (RCGM) is posted in the company website. Further, the RCGM is submitted to SEC on December 22, 2020. Revised Corporate Governance Manual URC Revised Corporate Governance Manual	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:		The company's Annual Report containing the said information are: Annual Report SEC Form 17A URC SEC 17A Form Dec 31, 2020 Annual Report (Digital colored copy)	
a. Corporate Objectives	Compliant	Corporate Governance section	
b. Financial performance indicators	Compliant	URC Annual Report 2020	
c. Non-financial performance indicators	Compliant		
d. Dividend Policy	Compliant		

	I	NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
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e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant		
f. Attendance details of each director in all directors' meetings held during the year	Compliant		
g. Total remuneration of each member of the board of directors			
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.		Provide link or reference to where this is contained in the Annual Report	

	ı	NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
3. 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.	Compliant	Link or reference to where this is contained in the Annual Report Annual Report SEC Form17A Financial Risk Management Objectives and Policies, pages 95-104 The BOD of the Parent Company and its subsidiaries review and approve policies for managing each of these risks which are summarized in the succeeding paragraphs, together with the related risk management structure. Risk Management Structure The Group's risk management structure is closely aligned with that of the Ultimate Parent Company. The BOD of the Parent Company and the respective BODs of each subsidiary are ultimately responsible for the oversight of the Group's risk management processes that involve identifying, measuring, analyzing, monitoring and controlling risks. URC SEC 17A Form Dec 31, 2020	
4. 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 internal controls/risk management systems.	Compliant	Link or reference to where this is contained in the Annual Report Annual Report SEC Form17A Financial Risk Management Objectives and Policies, pages 95-104 The BOD of the Parent Company and its subsidiaries review and approve policies for managing each of these risks which are summarized in the succeeding paragraphs, together with the related risk management structure. Risk Management Structure	

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		The Group's risk management structure is closely aligned with that of the Ultimate Parent Company. The BOD of the Parent Company and the respective BODs of each subsidiary are ultimately responsible for the oversight of the Group's risk management processes that involve identifying, measuring, analyzing, monitoring and controlling risks. URC SEC 17A Form Dec 31, 2020 ANNNEX 2 – Chief Auditor's Attestation	
5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).		Link or reference to where these are contained in the Annual Report Annual Report SEC Form17A Part I. Business and General Information, Risk; pages 11-14 Notes to Financial Statements, 4. Financial Risk Management Objectives and Policies; pages 95-104 URC SEC 17A Form Dec 31, 2020	

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			
Audit Committee has a robust process for approving and recommending the	Compliant	Information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor is disclosed and can be found in:	
appointment, reappointment, removal, and fees of the external auditors.		Revised Corporate Governance Manual Article III Governance Structure 2.3. Functions of the Audit Committee: page 20	

	l	NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
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		2.3.11. Recommend the appointment, re-appointment, removal and fees of the External Auditor; <u>URC Revised Corporate Governance Manual</u>	
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	82.12% % of shareholders ratified the appointment of the external auditor. Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020	
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	Information on or link/reference to a document containing the company's reason for removal or change of external auditor: For the past financial year, there was no removal of external auditor.	
Supplement to Recommendation S	9.1		
Company has a policy of rotating the lead audit partner every five years.	Compliant	Information on or link/reference to a document containing the policy of rotating the lead audit partner every five years: Revised Corporate Governance Manual Article V Accountability and Audit; page 37 5. The External Auditor shall be rotated or changed every five (5) years or earlier, or the signing partner of the External Auditing firm assigned to the Corporation, should be changed with the same frequency. URC Revised Corporate Governance Manual	
Recommendation 9.2			

	1	NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
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 effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Compliant	Link/reference to the company's Audit Committee Charter: Company Website Audit Committee Charter URC Audit Committee Charter	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant		
Supplement to Recommendations 9	.2		

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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	Link/reference to the company's Audit Committee Charter Company Website Audit Committee Charter URC Audit Committee Charter	
Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant		
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.	Compliant	Nature of non-audit services performed by the external auditor. Annual Report SEC Form17A Part II. Operational and Financial Information Independent Public Accountants and Audit Related Fees; page 30 URC SEC 17A Form Dec 31, 2020 The following Audit and Non-Audit related fees were disclosed in the Annual Report SEC 17-A: Audit-Related Fees The following table sets out the aggregate fees billed for each of the last three years for professional services rendered by SyCip, Gorres, Velayo & Co. CY 2018 CY 2019 Audit and Audit-Related Fees Fees for services that are normally provided by the external auditor in connection with statutory and regulatory filings or engagements Professional fees for due diligence review for bond/shares offering Tax Fees none Other Fees none none none none none none none	

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 Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity. 	Compliant	Link or reference to guidelines or policies on non-audit services Revised Corporate Governance Manual Article III Governance Structure B.2. Audit Committee; page 18 2.3.7. Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically review the proportion of non-audit fees paid to the External Auditor to the Corporation's overall consultancy expenses. The Committee shall evaluate if the non-audit work will create a potential conflict of interest and shall disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. If the non-audit work is allowed, this shall be disclosed in the Corporation's Annual Corporate Governance Report; Article V Accountability and Audit; pages 37 B. The Board, after consultations with the Audit Committee, shall recommend to the Shareholders an External Auditor duly accredited by the SEC who shall undertake an independent audit of the Corporation, and shall provide an objective assurance on the matter by which the financial statements shall be prepared and presented to the Shareholders. The External Auditor shall not, at the same time, provide Internal Audit services to the Corporation. Non-audit work may be given to the External Auditor, provided it does not conflict with his duties as an independent External Auditor, or does not pose a threat to his independence. URC Revised Corporate Governance Manual	

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Supplement to Recommendation 9.3			
Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	Provide information on audit and non-audit fees paid. Annual Report SEC Form17A Part II. Operational and Financial Information Independent Public Accountants and Audit Related Fees; page 30 Name of Auditor SyCip, Gorres, Velayo& Co. Php12,255,397 URC SEC 17A Form Dec 31, 2020	
Additional Recommendation to Principle 9			
Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	 Information on company's external auditor, such as: Name of the audit engagement partner: Miguel U. Ballelos, Jr. Accreditation number: 1566-AR-1 (Group A) Date Accredited: April 3, 2019 Expiry date of accreditation: April 2, 2022 Name, address, contact number of the audit firm: SyCip, Gorres, Velayo & Co. 6760 Ayala Avenue 1226 Makati City Philippines, (632) 8891 0307 Annual Report SEC Form17A, page 49 URC SEC 17A Form Dec 31, 2020 	

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2. 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	Provide information on the following: 1. Date it was subjected to SOAR inspection, if subjected; November 12-23, 2018 2. Name of the Audit firm; SyCip, Gorres, Velayo & Co. 3. Members of the engagement team inspected by the SEC. The names of the members of the engagement team were provided to the SEC during the SOAR inspection.	

Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.

ecommendation 10.1
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 Link on the company's policies and practices on the disclosure of non-financial information, including EESG issues. Revised Corporate Governance Manual Article VIII Disclosure and Transparency; page 42 The Board shall establish policies to ensure the comprehensi accurate, reliable and timely report to the shareholders and oth stakeholders that give a fair and complete picture of Compan financial condition, results and business operations in accordar with the disclosure and reporting requirements of SEC, PSE and oth regulators. This shall include material and reportable non-financiand sustainability issues related to EESG concerns of its business. To Company may consider adopting globally recognizes standards/framework in reporting sustainability and non-financial issues. It shall cause the filing of all required information through the SEC for the interest of its Shareholders and other Stakeholders.

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2.	Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	Provide link to Sustainability Report, if any. Disclose the standards used. The Company adopted the Global Reporting Initiative (GRI) and released it first Sustainability Report "our purposeful transformation" for 2016.	
			Company Website Sustainability URC Sustainability The Company also submitted the SEC Sustainability Report together with the 2020 Annual Report (SEC Form 17-A) to the Commission on April 13, 2021. Annual Report SEC Form17A, page 180 URC SEC 17A Form Dec 31, 2020	

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.

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 uses various communication channels like website, Analyst's briefing, Media briefings /press conferences, Quarterly reporting, Annual reporting, etc.) Annual Report SEC Form17A List of Corporate Disclosures/Replies to SEC Letters; page 40 URC SEC 17A Form Dec 31, 2020	

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		Company` Website Our Stories-Press Release URC Our Stories - Press Releases Investors Relations-Disclosures URC Investor Relations - Disclosures		
Supplemental to Principle 11 Company has a website disclosing up-to-date information on the following:	Compliant	Provide link to company website Company Website		
a. Financial statements/reports (latest quarterly)	Compliant	https://www.urc.com.ph/		
b. Materials provided in briefings to analysts and media	Compliant			
c. Downloadable annual report	Compliant			
d. Notice of ASM and/or SSM	Compliant			
e. Minutes of ASM and/or SSM	Compliant			
f. Company's Articles of Incorporation and By-Laws	Compliant			
Additional Recommendation to Principle 11				
Company complies with SEC- prescribed website template.	Compliant	Company Website https://www.urc.com.ph/		

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		nternal Control System and Risk Management Framework		
Principle 12: To ensure the integrity, control system and enterprise risk ma	•	nd proper governance in the conduct of its affairs, the company should holework.	nave a strong and effective internal	
Recommendation 12.1				
Company has an adequate and effective internal control system in the conduct of its	Compliant	List quality service programs for the internal audit functions. Frequency of review of the internal control system		
business.		The Company's Chief Executive Officer and Chief Audit Executive issue an annual attestation that the Company has an internal audit, controls and compliance system in place and working effectively in all material respects, compliant with the standards set out in the Corporate Audit Manual. These processes provide an assurance that enables the senior management of the company to understand, manage and satisfactorily control risk exposures.		
		ANNEX 2 – Chief Auditor's Attestation		
		Annual Report SEC Form17A		
		Financial Risk Management Objectives and Policies, pages 95-104		
		The BOD of the Parent Company and its subsidiaries review and approve policies for managing each of these risks which are summarized in the succeeding paragraphs, together with the related risk management structure. Risk Management Structure		

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		The Group's risk management structure is closely aligned with that of the Ultimate Parent Company. The BOD of the Parent Company and the respective BODs of each subsidiary are ultimately responsible for the oversight of the Group's risk management processes that involve identifying, measuring, analyzing, monitoring and controlling risks. URC SEC 17A Form Dec 31, 2020		
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	International framework used for Enterprise Risk Management Information or reference to a document containing information on: 1. Company's risk management procedures and processes 2. Key risks the company is currently facing 3. How the company manages the key risks Frequency of review of the enterprise risk management framework. The above information are found in: Annual Report SEC Form17A Part I. Business and General Information, Risks, pages 11-13 Notes to Financial Statements, 4. Financial Risk Management Objectives and Policies; pages 95-104 URC SEC 17A Form Dec 31, 2020		
Supplement to Recommendations 12.1				
Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and	Compliant	Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations.		

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relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.		The Company ensures compliance with the regulatory mandates of SEC, PSE, Philippine Dealing and other regulatory agencies. The Company has consistently keeps itself abreast of the regulatory developments in the industry. PSE EDGE http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=124 Company Website Investors Relations-Disclosures URC Investor Relations - Disclosures Indicate frequency of review. In addition, the Company's General Counsel Group-Compliance, Corporate Secretary's Office and Corporate Governance and Management Systems Group who periodically reviews compliance with applicable laws, rules and regulations.	
Optional: Recommendation 12.1			
 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. 	Compliant	Provide information on IT governance process As of to date, the Data Privacy Policy and Information Security (InfoSec) Policies are in place. The Company established the Information Security Management Systems (ISMS) Policies which institutionalized information security as part of the Conglomerate's enterprise risk management, protect the	

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	Company's information assets and reputation, and comply with relevant laws and regulations. The ISMS consists of the following: 1. Core Information Security Policies – drive primary objectives of the ISMS: establish, maintain, and improve information security 1.1. Information Security Policy - is to establish, maintain, and continuously improve the ISMS to protect information assets, maintaining competitive advantage and increasing stakeholders' confidence. 1.2. Information Asset Management Policy - is to define and classify information assets in both physical and electronic formats and provide guidance on how to appropriately handle information assets according to classification. 1.3. Information Security Incident Management Policy - is to		
	mandate a structured approach in managing incidents that compromise corporate information and personal data of the business units' customers. 1.4. Compliance Policy - is to ensure that Business Units comply with applicable legal, regulatory requirements and contractual obligations, when conducting business activities. 2. Organizational Policies – establish Information Security organization, roles and responsibilities as well as accountability of those who have access to corporate information		

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	 2.1. Information Security Internal Organization Policy - is to establish the appropriate internal organization to ensure security of information assets 2.2. Human Resource Security Policy - is to protect the company's business interests by ensuring that employees and contractors understandand fulfill their roles and responsibilities to preserve information security before, during, and after employment 2.1. Supplier Relations Policy – this is to mandate controls which protect information assets that will be exposed to suppliers and preserve the integrity of supplier selection activities 3. Access and Use Policies – enforce controls for access and authorization, as well as acceptable use of information assets 3.1. Access Control Policies – this is to Implement adequate measures to regulate access to different information assets and facilities, ensuring that facilities and equipment may only be accessed by authorized personnel 3.2. Acceptable Use of Assets - Ensure that employees understand how corporate assets should and should not be used, ensuring that the BU gets the most value out of its corporate assets and networks, and avoids unintended security breaches. 		

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COMPLIANT	 3.3. Physical and Environmental Security Policy - Protect corporate assets and information by mandating controls that prevent unauthorized physical access to company premises, as well as equipment that support business operations 3.4. Mobile Device and Teleworking Policy - Establish rules for the use, management and security of all mobile devices that process company information and establish rules for conducting official business outside the work premises 4. Operational Security Policies - implementation of technical controls to maintain target level of security 4.1. Cryptographic Controls Policy - Apply cryptographic controls (i.e. encryption) on confidential electronic information (e.g. files, databases), to add another layer of protection and prevent unauthorized use or disclosure. 4.2. Operations Security Policy - Apply appropriate controls to ensure that day to day operations are carried out in a controlled and a secure manner. 		
	 4.3. Communications Security Policy - Implement measures that will protect information as it moves both within the corporate network and outward. 4.4. Data Security Policy - Implement measures to protect corporate information from possible loss and leakage, 		

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		avoiding breaches in legal, statutory or contractual obligations. 4.5. Secure Development Policy - Protect corporate information and minimize breaches by ensuring that information security concerns are taken into consideration when developing or acquiring systems and services.	
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 Company's Internal Audit is in-house. The Internal Audit focuses on delivering its mandate of determining whether the governance, risk management and control processes, as designed and represented by management, are adequate and functioning in a manner that provides reasonable level of confidence that: Employees' actions are compliant with policies, standards, procedures, and applicable laws and regulations; Quality and continuous improvement are fostered in the control processes; Programs, plans, and objectives are achieved; Resources are acquired economically, used efficiently, and protected adequately; Significant financial, managerial, and operating information is accurate, reliable, and timely; Significant legislative or regulatory issues impacting the Company are recognized and properly addressed. Opportunities for improving management control, profitability and the Company's reputation may be identified during audits.	

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		Revised Corporate Governance Manual Article III Governance Structure F. Internal Audit; page 32 Role of Internal Audit	
		The role of Internal Audit is to provide independent objective and risk based assurance within the Corporation, designed to add value and improve the Corporation's operations. This will help the Corporation accomplish its objectives by providing a systematic, disciplined approach for the evaluation and improvement of the effectiveness of risk management, control and governance processes. http://www2.urc.com.ph/RevisedCorporateGovernanceManual	
Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	The company's Chief Audit Executive (CAE) is Mr. Emmanuel B. De Pano and information containing his/her responsibilities is found in: Revised Corporate Governance Manual Article III Governance Structure F. Internal Audit; page 31 2.1. The Board shall appoint an Internal Audit Head, a Chief Audit Executive or its equivalent position, who shall oversee and be responsible for the Internal Audit activity of the Corporation. URC Revised Corporate Governance Manual	
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	There is no outsourced internal audit activity.	

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3. In case of a fully outsourced internal audit activity, qualified independent executive or senior management personnel is assigned the responsibility to manage the fully outsourced internal audit activity.	Compliant	Identify qualified independent executive or senior management personnel, if applicable. The internal audit is in-house.	
Recommendation 12.4			
Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Information on company's risk management function is found in: Revised Corporate Governance Manual Article III Governance Structure G. Enterprise Risk Management; page 34 1. Role of ERM The role of ERM is to oversee that a sound ERM framework is in place to effectively identify, monitor, assess and manage key business risks. The risk management framework shall guide the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. URC Revised Corporate Governance Manual	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally.	Compliant	Identify source of external technical support, if any. The Company did not see a need for external technical support for its ERM.	

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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		Under the controls function and as part of the budgeting process, the Chief Financial Officer (CFO) is the steward of risk management specifically those that have financial impact and affect company value. Information on his/her responsibilities and qualifications/background are disclosed in:	
			Annual Report SEC Form 17A Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; page 31 URC SEC 17A Form Dec 31, 2020	
2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Non- Compliant		Under the controls function and as part of the budgeting process, the Chief Financial Officer (CFO) is the steward of risk management specifically those that have financial impact and affect company value. Information on his/her responsibilities and qualifications/background are disclosed in:	
			Annual Report SEC Form 17A	

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			Part 3 Control and Compensation Information, Item 10. Directors and Executive Officers of the Registrant; page 31 URC SEC 17A Form Dec 31, 2020
Additional Recommendation to Principle 12			
1. 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.	Compliant	Provide link to CEO and CAE's attestation The Company's Chief Executive Officer and Chief Audit Executive issue an annual attestation that the Company has an internal audit, controls and compliance system in place and working effectively in all material respects, compliant with the standards set out in the Corporate Audit Manual. These processes provide an assurance that enables the senior management of the company to understand, manage and satisfactorily control risk exposures.	
		ANNEX 2 – Chief Auditor's Attestation Annual Report SEC Form 17A Statement of Management's Responsibility for Consolidated Financial Statements; page 44 URC SEC 17A Form Dec 31, 2020	

Cultivating a Synergic Relationship with Shareholders

Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.

Recommendation 13.1

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 Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance. 	Compliant	Link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed. Provide link to company's website	
 Board ensures that basic shareholder rights are disclosed on the company's website. 	Compliant	Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 A. Shareholders A.1. Shareholders' Rights The Board is committed to treat all Shareholders fairly and equitably, and shall recognize, protect and facilitate the exercise of their rights. These rights relate to the following among others: 1. Right to vote on all matters that require their consent or approval 2. Right to inspect corporate books and records Any stockholder who desires to exercise his right to inspect corporate books and records of the Company must make a written request addressed to the Corporate Secretary, and stating the specific reason(s) or purpose(s) for the inspection. The exercise of such right may be denied if: (i) The requesting stockholder improperly used information obtained from prior examination; (ii) Is not acting in good faith; or (iii) There is a reasonable ground to safeguard the interests of the Company, such as when the subject of inspection contains confidential or proprietary information or covered by a confidentiality or nondisclosure obligation which will be violated by the	

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	Company if inspection were allowed. In no case shall the stockholder be allowed to take corporate books and other records out of the principal office of the Company for the purpose of inspecting them. The Corporate Secretary may elevate the request for inspection for the information, approval, or other appropriate action by the Board. This Revised Manual shall be available for inspection by any stockholder of the Company at reasonable hours on business days. 3. Right to information Stockholders shall be provided, upon request, with periodic reports filed by the Company with the SEC (e.g., proxy statement/information statement and annual report) which disclose personal or professional information about the Directors and Officers such as their educational and business background, holdings of the Company's shares, material transactions with the Company, relationship with other Directors and Officers and the aggregate compensation of Directors and Officers. 4. Right to dividends Stockholders shall have the right to receive declared dividends subject to the procedures prescribed by the Board. 5. Appraisal right The stockholders shall have appraisal right under any of the following circumstances: 5.1. In case any amendment to the Articles of Incorporation has the effect of changing or restricting the rights of any stockholders or class of shares, or of authorizing preferences in any aspect superior to those of		

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	outstanding shares of any class, or of extending or reducing the term of corporate existence; 5.2. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the property and assets of the Company; 5.3. In case of merger or consolidation; and 5.4. Investment of funds in any other corporation or business or for any purpose other than the primary purpose for which the Company was organized. A.2. Promotion of Shareholders' Rights 1. The Board shall be transparent and fair in the conduct of the annual and special Shareholders' meetings of the Corporation. The Board shall encourage active Shareholders participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least fifteen (15) business days before the meeting in accordance with the Securities Regulation Code. The Shareholders shall be encouraged to personally attend such meetings. If they cannot attend, they shall be apprised ahead of time of their right to appoint a proxy. Subject to the requirements of law, rules and regulations and the By-Laws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy shall be resolved in the stockholder's favor. 2. The Board shall encourage active Shareholders participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. In addition, the Minutes of		

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Supplement to Recommendation 13	1	the Annual and Special Shareholders' Meeting shall be made available on the Company Website within [five] business days from the end of the meeting. 3. The Company may consider adopting an Alternative Dispute Resolution procedure. 4. The Board shall appoint an Investor Relations Officer (IRO) who shall ensure constant engagement with its Shareholders. The IRO shall create an Investor Relations Program to which shall aim to communicate to the shareholders all material information on the activities of the Company. URC Revised Corporate Governance Manual	
	Compliant	Amended By-Laws	
Company's common share has one vote for one share.	Compliant	Article II Meeting of Stockholders, Sections 7 and 8, page 6 URC Amended By-Laws	
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	Information on classes of shares, including their voting rights are found in: Articles of Incorporation URC Amended Articles of Incorporation Amended By-Laws Article II Meeting of Stockholders, Sections 7 and 8, page 6 URC Amended By-Laws	
3. Board has an effective, secure, and efficient voting system.	Compliant	Voting procedure is by viva voce or show of hands.	

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4.	Board has an effective shareholder voting mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	Shareholder voting mechanisms are found in: Amended By-Laws Article II Meeting of Stockholders, Sections 7 and 8, page 6 URC Amended By-Laws	
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	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution) For the past financial year, no special shareholders' meeting was held. Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 URC Revised Corporate Governance Manual	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Information or link/reference to the policies on treatment of minority shareholders: Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 A. Shareholders A.1. Shareholders' Rights The Board is committed to treat all Shareholders fairly and equitably, and shall recognize, protect and facilitate the exercise of their rights. These rights relate to the following among others:	

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	 Right to vote on all matters that require their consent or approval Right to inspect corporate books and records Any stockholder who desires to exercise his right to inspect corporate books and records of the Company must make a written request addressed to the Corporate Secretary, and stating the specific reason(s) or purpose(s) for the inspection. The exercise of such right may be denied if:		

IN ⁻	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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	disclose personal or professional information about the Directors and Officers such as their educational and business background, holdings of the Company's shares, material transactions with the Company, relationship with other Directors and Officers and the aggregate compensation of Directors and Officers. 4. Right to dividends Stockholders shall have the right to receive declared dividends subject to the procedures prescribed by the Board. 5. Appraisal right The stockholders shall have appraisal right under any of the following circumstances: 5.1. In case any amendment to the Articles of Incorporation has the effect of changing or restricting the rights of any stockholders or class of shares, or of authorizing preferences in any aspect superior to those of outstanding shares of any class, or of extending or reducing the term of corporate existence; 5.2. In case of sale, lease, exchange, transfer, mortgage, pledge or other disposition of all or substantially all of the property and assets of the Company; 5.3. In case of merger or consolidation; and 5.4. Investment of funds in any other corporation or business or for any purpose other than the primary purpose for which the Company was organized. A.2. Promotion of Shareholders' Rights 1. The Board shall be transparent and fair in the conduct of the annual and special Shareholders' meetings of the			
	pledge or other disposition of all or substantially all of the property and assets of the Company; 5.3. In case of merger or consolidation; and 5.4. Investment of funds in any other corporation or business or for any purpose other than the primary purpose for which the Company was organized. A.2. Promotion of Shareholders' Rights			

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	Shareholders participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least fifteen (15) business days before the meeting in accordance with the Securities Regulation Code. The Shareholders shall be encouraged to personally attend such meetings. If they cannot attend, they shall be apprised ahead of time of their right to appoint a proxy. Subject to the requirements of law, rules and regulations and the By-Laws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy shall be resolved in the stockholder's favor. 2. The Board shall encourage active Shareholders participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. In addition, the Minutes of the Annual and Special Shareholders' Meeting shall be made available on the Company Website within [five] business days from the end of the meeting. 3. The Company may consider adopting an Alternative Dispute Resolution procedure. 4. The Board shall appoint an Investor Relations Officer (IRO) who shall ensure constant engagement with its Shareholders. The IRO shall create an Investor Relations Program to which shall aim to communicate to the shareholders all material information on the activities of the Company. URC Revised Corporate Governance Manual		

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7. Company has a transparent and specific dividend policy.	Compliant	Provide information on or link/reference to the company's dividend Policy. Amended By-Laws Article VI - Fiscal Year, Dividends & Finances, 3. Dividends, page 20 URC Amended By-Laws Company Website URC Dividend Policy Indicate if company declared dividends. If Compliant, indicate the number of days within which the dividends were paid after declaration. In case the company has offered dividends, indicate if the company paid the dividends within 60 days from declaration The Board of Directors of Universal Robina Corporation ("URC") approved on March 10, 2020 the declaration of the following cash dividends from the unrestricted retained earnings of URC as of December 31, 2019: a) Regular Cash Dividend of One Peso and Fifty Centavos (P1.50) per share and paid on April 21, 2020 and b) Special Cash Dividend of One Peso and Sixty-Five Centavos (P1.65) per share and paid on June 26, 2020. PSE Edge URC Declaration of Dividends 2020	
Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the Universal Robins Corporation	Compliant	SyCip, Gorres, Velayo& Co. counted/validated the votes at the ASM.	Page 174 of 202

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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votes at the Annual Shareholders' Meeting.		In accordance with the Engagement Letter with SGV, the Validation Report maybe provided upon request after obtaining a written consent from SGV.		
Recommendation 13.2				
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Non- Compliant	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting. Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS)	The Company is compliant with Securities Regulation Code Rule 20.3.3 Filing Requirements, 20.3.3.4. The information statement, proxy form and management report referred to in SRC Rule 20.4, if applicable, shall be distributed to security holders at least fifteen (15) business days prior to the date of the stockholders' meeting. Posted to PSE: April 22, 2020 (24 days) ASM Schedule: May 14,2020 Notice of Annual Stockholders' Meeting PSE Edge URC Notice of 2020 ASM	
Supplemental to Recommendation 1	13.2			
Company's Notice of Annual Stockholders' Meeting contains the following information:	Compliant	Link or reference to the company's notice of Annual Shareholders' Meeting Notice of Annual Stockholders' Meeting		
a. The profiles of directors (i.e., age, academic qualifications, date of first	Compliant	PSE Edge URC Notice of 2020 ASM Definitive Information Statement		

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appointment, experience, and directorships in other listed companies)		PSE Edge URC Definitive Information Statement 2020				
b. Auditors seeking appointment/reappointment	Compliant					
c. Proxy documents	Compliant					
Optional: Recommendation 13.2						
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Rationale for the agenda items is contained in the: Definitive Information Statement PSE Edge URC Definitive Information Statement 2020				
Recommendation 13.3						
1. Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	Information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM were documented on: Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020				
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.	Compliant	Link to minutes of meeting in the company website. Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020 Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes. Indicate also if the voting on resolutions was by poll.				

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		Include whether there was opportunity to ask question and the answers given, if any				
		SGV Report on Validation of Stockholders (will be provided upon request of SEC)				
		Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020				
Supplement to Recommendation 1	13.3					
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	External auditor and other relevant individuals were present during the ASM and/or special meeting: Minutes of Annual Stockholders' Meeting Minutes of Annual Meeting of Stockholders - May 14, 2020 Definitive Information Statement Item 9. Independent Public Accountants and Audit Related Fees Independent Public Accountant, page 29 The Company's independent public accountant is the accounting firm of SyCip Gorres Velayo & Co. The same accounting firm is tabled for reappointment for the current year at the annual meeting of stockholders. The representatives of the principal accountant have always been present at prior year's meetings and are expected to be present at the current year's annual meeting of stockholders. They may also make a statement and respond to appropriate questions with respect to matters for which their services were engaged. URC Definitive Information Statement				

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Recommendation 13.4						
1. 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	Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes Revised Corporate Governance Manual Article III Governance Structure 3. Responsibility, Duties and Functions of the Board; page 15 3.2.15. Consider the implementation of an alternative dispute resolution system for the amicable settlement of conflicts or differences between the Corporation and its Shareholders, if applicable. Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 3. The Company may consider adopting an Alternative Dispute Resolution procedure. URC Revised Corporate Governance Manual				
2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Link/reference to where it is found in the Manual on Corporate Governance: Revised Corporate Governance Manual Article III Governance Structure 3. Responsibilities, Duties and Functions of the Board; page 15 3.2.15. Consider the implementation of an alternative dispute resolution system for the amicable settlement of conflicts or differences between the Corporation and its Shareholders, if applicable.				

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 3. The Company may consider adopting an Alternative Dispute Resolution procedure.	
		URC Revised Corporate Governance Manual	
Recommendation 13.5			
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	Disclose the contact details of the officer/office responsible for investor relations, such as: Mr. Michael P. Liwanag, Senior Vice President and Investor Relations Officer T +632.86337 631 loc. 396 / +632.4703919 IR@urc.com.ph	
IRO is present at every shareholder's meeting.	Compliant	Indicate if the IRO was present during the ASM. Yes, the IRO was present in the last ASM.	
Supplemental Recommendations to Principle 13			
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	Provide information on how antitakeover measures or similar devices were avoided by the board, if any. Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; pages 39-42 A.2. Promotion of Shareholders' Rights 1. The Board shall be transparent and fair in the conduct of the annual	

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	shall encourage active Shareholders participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least fifteen (15) business days before the meeting in accordance with the Securities Regulation Code. The Shareholders shall be encouraged to personally attend such meetings. If they cannot attend, they shall be apprised ahead of time of their right to appoint a proxy. Subject to the requirements of law, rules and regulations and the By-Laws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy shall be resolved in the stockholder's favor. 2. The Board shall encourage active Shareholders participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. In addition, the Minutes of the Annual and Special Shareholders' Meeting shall be made available on the Company Website within [five] business days from the end of the meeting. 3. The Company may consider adopting an Alternative Dispute Resolution procedure. 4. The Board shall appoint an Investor Relations Officer (IRO) who shall ensure constant engagement with its Shareholders. The IRO shall create an Investor Relations Program to which shall aim to communicate to the shareholders all material information on the activities of the Company. URC Revised Corporate Governance Manual		

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2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	Indicate the company's public float. Public Ownership Percentage: 44.71% Company Website Public Ownership Report URC Public Ownership Report as of December 31, 2020 Annual Report SEC Form 17A Part II Operational and Financial Information List of Top 20 Stockholders of Record; page 16 URC SEC 17A Form Dec 31, 2020	
Optional: Principle 13			
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM. Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; pages 38-40 A.2. Promotion of Shareholders' Rights 1. The Board shall be transparent and fair in the conduct of the annual and special Shareholders' meetings of the Corporation. The Board shall encourage active Shareholders participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least fifteen (15) business days before the meeting in accordance with the Securities Regulation Code. The Shareholders shall be encouraged to	

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		personally attend such meetings. If they cannot attend, they shall be apprised ahead of time of their right to appoint a proxy. Subject to the requirements of law, rules and regulations and the By-Laws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy shall be resolved in the stockholder's favor. 2. The Board shall encourage active Shareholders participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. In addition, the Minutes of the Annual and Special Shareholders' Meeting shall be made available on the Company Website within [five] business days from the end of the meeting. 3. The Company may consider adopting an Alternative Dispute Resolution procedure. 4. The Board shall appoint an Investor Relations Officer (IRO) who shall ensure constant engagement with its Shareholders. The IRO shall create an Investor Relations Program to which shall aim to communicate to the shareholders all material information on the activities of the Company. URC Revised Corporate Governance Manual	
 Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting. 	Compliant	Disclose the process and procedure for secure electronic voting in absentia, if any. Definitive Information Statement, page 7 URC Definitive Information Statement	

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		Duties to Stakeholders	
		y law, by contractual relations and through voluntary commitments muuld have the opportunity to obtain prompt effective redress for the viol	•
Recommendation 14.1			
 Board identifies the company's various stakeholders and promotes 	Compliant	Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.	
cooperation between them and the company in creating wealth, growth and sustainability.		Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 B. Other Stakeholders The Company shall identify the various Stakeholders and promote cooperation between them and the Company in creating wealth, growth and sustainability. 1. The Company shall establish clear policies and programs to provide a mechanism on the fair treatment and protection of Stakeholders. 2. The Board shall adopt a transparent framework and process that allows Stakeholders to communicate with the Company and to obtain redress for the violation of their rights. Stakeholders may communicate with the Company through the various Stakeholders touchpoints such as the Investor Relations Office, Office of the Corporate Secretary, Customer Relations Office, the Corporate Communications Group and the Company's Website. 3. The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization	

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		of the Company's goals and its governance including but not limited to: 3.1. Health, safety and welfare; 3.2. Training and development; and 3.3. Reward and compensation. 4. The Board shall set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. The same shall be disseminated to all employees across the Corporation through trainings to embed them in the Company's culture. 5. The Board shall establish a suitable framework for whistleblowing and ensure its enforcement to allow employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. 6. The Company shall recognize and place importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows the Company sustainable growth, while contributing to the advancement of the society where it operates. 7. The Company shall employ value chain processes that takes into consideration EESG issues and concerns. URC Revised Corporate Governance Manual	
Recommendation 14.2			
Board establishes clear policies and programs to	Compliant	Policies and programs for the protection and fair treatment of company's stakeholders:	
provide a mechanism on		Revised Corporate Governance Manual	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
the fair treatment and protection of stakeholders.		Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 B. Other Stakeholders The Company shall identify the various Stakeholders and promote cooperation between them and the Company in creating wealth, growth and sustainability. 1. The Company shall establish clear policies and programs to provide a mechanism on the fair treatment and protection of Stakeholders. 2. The Board shall adopt a transparent framework and process that allows Stakeholders to communicate with the Company and to obtain redress for the violation of their rights. Stakeholders may communicate with the Company through the various Stakeholders touchpoints such as the Investor Relations Office, Office of the Corporate Secretary, Customer Relations Office, the Corporate Communications Group and the Company's Website. 3. The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization of the Company's goals and its governance including but not limited to: 3.1. Health, safety and welfare; 3.2. Training and development; and 3.3. Reward and compensation. 4. The Board shall set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. The same shall be disseminated to all	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		employees across the Corporation through trainings to embed them in the Company's culture. 5. The Board shall establish a suitable framework for whistleblowing and ensure its enforcement to allow employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. 6. The Company shall recognize and place importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows the Company sustainable growth, while contributing to the advancement of the society where it operates. 7. The Company shall employ value chain processes that takes into consideration EESG issues and concerns. URC Revised Corporate Governance Manual	
Recommendation 14.3			
1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights. Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 41 B. Other Stakeholders 2. The Board shall adopt a transparent framework and process that allows Stakeholders to communicate with the Company and to	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		obtain redress for the violation of their rights. Stakeholders may communicate with the Company through the various Stakeholders touchpoints such as the Investor Relations Office, Office of the Corporate Secretary, Customer Relations Office, the Corporate Communications Group and Company's Website. Company Website Email Address: CICOM@jgsummit.com.ph Fax No: 8395-2890 Mailing Address: Must be sent in a sealed envelope clearly marked "Strictly Private and Confidential-To Be Opened by Addressee Only". CICOM JG Summit Holdings, Inc. 40th Flr. Robinsons Equitable Tower, ADB Ave. Cor., Poveda Road, Pasig City	
Supplement to Recommendation 14.3		URC Company Policies	
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	Information on the alternative dispute resolution system established by the company: Revised Corporate Governance Manual Article III Governance Structure 3.Responsibility, Duties and Functions of the Board; page 17 3.2.15. Consider the implementation of an alternative dispute resolution system for the amicable settlement of conflicts or differences between the Corporation and its Shareholders, if applicable.	

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	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, page 39 3. The Company may consider adopting an Alternative Dispute Resolution procedure. URC Revised Corporate Governance Manual	
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 corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	Disclose any requests for exemption by the company and the reason for the request. For the past financial year, the company did not request any exemption.	
Company respects intellectual property rights.	Compliant	Provide specific instances, if any. The Company has developed confidential business and technical information over many years at considerable expense. Because of this effort, the Company now owns or otherwise possesses valuable confidential business and technical information; hence, everyone is	

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		expected to protect it as carefully similar to the protection of tangible property.	
		Company Website Code of Business Conduct, No. 9 Confidential Information; page7 URC Code of Business Conduct & Ethics	
Optional: Principle 14			
Company discloses its policies and practices that address customers' welfare	Compliant	Policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same: Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 38 3. The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization of the Company's goals and its governance including but not limited to: 3.1. Health, safety and welfare; URC Revised Corporate Governance Manual Stakeholders' Health, Safety and Welfare The Company is committed to undertake all reasonable steps to ensure the health, safety and welfare for the best interest of our stakeholders and the communities where we live and work by complying with the provisions of law, industry rules and regulations, standards of independent accreditation bodies where the Company obtained accreditation, and contractual obligations. URC Company Policies	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
2. Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same. Annual Report (Digital colored copy) Corporate Governance section URC Annual Report 2020 Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 URC Revised Corporate Governance Manual	

Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes.

Recommendation 15.1 Provide information on or link/reference to company policies, 1. Board establishes policies, Compliant programs and procedures that programs and procedures that encourage employee participation. encourage employees to **Revised Corporate Governance Manual** actively participate in the Article VI Stakeholders' Rights and Protection of Minority realization of the company's Shareholders' Interest; page 39 goals and in its governance. 3. The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization of the Company's goals and its governance including but not limited to: 3.1. Health, safety and welfare; 3.2. Training and development; and 3.3. Reward and compensation. **URC Revised Corporate Governance Manual**

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT		
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Company Website Stakeholders' Health, Safety and Welfare, Employees JG ILED, JG CARES and other employee engagement URC Company Policies	
Supplement to Recommendation 15	.1		
1. Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	The company has in place a merit-based performance incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders. Company Website Succession Planning and Remuneration Policy 12. The Corporate Governance Committee shall recommend and the Board of Directors shall approve the remuneration of Executive and Non-Executive Directors. 12.1. Fixed remuneration for Non-Executive directors (including Independent Directors) shall reflect the time commitment and responsibilities of the role. 12.2. The remuneration of Executive Directors may be a combination of fixed monthly salary in terms of their appointment as approved by the Board and variable pay	
		based on the Company's and individual performance. The Corporate Governance Committee shall determine and decide the performance parameters and/or measurable standards applicable to the Executive Directors that will serve as the basis for the variable pay.	

	ı	NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		12.3. The Corporate Governance Committee may consider aligning Key Executives and Board remuneration with the longer-term interests of the company and its shareholders.	
		13. The compensation structure for Key Management Personnel and Senior Management Team members may consist of fixed salary component and variable performance-based compensation. The compensation structure shall be devised to help the Company attract and retain top talents to efficiently run the Company with a long-term perspective.	
		URC Succession Planning & Remuneration Policy	
Company has policies and practices on health, safety and welfare of its employees.	Compliant	Information on policies and practices on health, safety and welfare of employees. Include statistics and data, if any.	
		Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 3. The Board shall establish policies, programs and procedures that encourage employees to actively participate in the realization of the Company's goals and its governance including but not limited to: 3.1. Health, safety and welfare; 3.2. Training and development; and 3.3. Reward and compensation. URC Revised Corporate Governance Manual	
		Company Website	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Revised Corporate Governance Manual, Company Policies, Stakeholders Health, Safety and Welfare, Employees JG ILED, JG CARES and other employee engagement The Company is committed to undertake all reasonable steps to ensure the health, safety and welfare for the best interest of our stakeholders and the communities where we live and work by complying with the provisions of law, industry rules and regulations, standards of independent accreditation bodies where the Company obtained accreditation, and contractual obligations. This policy aims to: 1. Provide a guiding principle to ensure health, safety and welfare of the Company's stakeholder. 2. Identify responsibility and accountability of every personnel and department in the organization to ensure the health, safety and welfare of stakeholders. 3. Integrate health and safety practices in all activities to ensure efficiency and quality of products and services. 4. This policy shall define the guiding principles and responsibilities for managing health, safety and welfare of the stakeholders of JG Summit Holdings, Inc. (JGSHI), its subsidiaries and affiliates. URC Health, Safety & Welfare Policy	
Company has policies and practices on training and development of its employees.	Compliant	Information on policies and practices on training and development of employees. Include information on any training conducted or attended. Company Website Stakeholders' Health, Safety and Welfare, Employees JG ILED, JG CARES and other employee engagement URC Company Policies	

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	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 15.2			
1. Board sets the tone and makes a stand against corrupt practices by adopting an anticorruption policy and program in its Code of Conduct. 1. Board sets the tone and makes a stand against corrupt practices by adopting an anticorruption policy and program in its Code of Conduct.	Compliant	Link/reference to the company's policies, programs and practices on anti-corruption Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 4. The Board shall set the tone and make a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. The same shall be disseminated to all employees through trainings to embed them in the Company's culture. URC Revised Corporate Governance Manual Company Website Code of Conduct and Ethics URC Revised Corporate Governance Manual Whistleblowing Policy The Company is committed to conduct business according to the highest ethical and legal standards. In line with this commitment, we encourage employees and business partners to raise concerns about any aspect of the business operation. The objectives of this policy are the following: 1. To encourage employees, business partners and other stakeholders to report concerns involving actual or suspected violations of Company policies, its code of conduct, criminal or unlawful acts or omissions, and instances when an act or omission endangers the health and safety of the employees.	

	ı	NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		 To provide clear procedures for reporting any actual or suspected violation of Company policies, misconduct, malpractice, irregularities or risks against the Company. To protect the Whistleblower against any form of retaliation. URC Whistle-Blowing Policy 	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Identify how the board disseminated the policy and program to employees across the organization All employees undergo an onboarding program where they are informed and oriented about company policies including the Code of Business Conduct and Ethics that is also available in the Company Website Company Website Code of Conduct and Ethics URC Code of Business Conduct & Ethics	
Supplement to Recommendation 15.	2		
Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant	Link/reference to the company policy and procedures on penalizing employees involved in corrupt practices. Include any finding of violations of the company policy. Company Website Code of Conduct and Ethics URC Code of Business Conduct & Ethics	
Recommendation 15.3			

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT		
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. Company Website Whistleblowing Policy The Company is committed to conduct business according to the highest ethical and legal standards. In line with this commitment, we encourage employees and business partners to raise concerns about any aspect of the business operation.	
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	 The objectives of this policy are the following: To encourage employees, business partners and other stakeholders to report concerns involving actual or suspected violations of Company policies, its code of conduct, criminal or unlawful acts or omissions, and instances when an act or omission endangers the health and safety of the employees. To provide clear procedures for reporting any actual or suspected violation of Company policies, misconduct, malpractice, irregularities or risks against the Company. To protect the Whistleblower against any form of retaliation. URC Whistle-Blowing Policy 	
3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	Information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing. Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 39 5. The Board shall establish a suitable framework for whistleblowing and ensure its enforcement to allow employees to freely	

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT		
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	communicate their concerns about illegal or unethical practices, without fear of retaliation and to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. URC Revised Corporate Governance Manual		
	Company Website Whistleblowing Policy The Company is committed to conduct business according to the highest ethical and legal standards. In line with this commitment, we encourage employees and business partners to raise concerns about any aspect of the business operation. The objectives of this policy are the following: 1. To encourage employees, business partners and other stakeholders to report concerns involving actual or suspected violations of Company policies, its code of conduct, criminal or unlawful acts or omissions, and instances when an act or omission endangers the health and safety of the employees. 2. To provide clear procedures for reporting any actual or suspected violation of Company policies, misconduct, malpractice, irregularities or risks against the Company. 3. To protect the Whistleblower against any form of retaliation. URC Whistle-Blowing Policy		

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

Recommendation 16.1

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT		
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
1. 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	Information or reference to a document containing information on the company's community involvement and environment related programs. Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest, page 40 6. The Company shall recognize and place importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows the Company sustainable growth, while contributing to the advancement of the society where it operates. URC Revised Corporate Governance Manual Company Website Corporate Social Responsibility URC Corporate Social Responsibility Annual Report (Digital colored copy) URC Annual Report 2020	
Optional: Principle 16			
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	Link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development.	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 40 6. The Company shall recognize and place importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows the Company sustainable growth, while contributing to the advancement of the society where it operates. URC Revised Corporate Governance Manual The Company adopted the Global Reporting Initiative (GRI) and released it first Sustainability Report "our purposeful transformation" for 2016. Company Website Sustainability Report URC Sustainability	
Company exerts effort to interact positively with the communities in which it operates	Compliant	Link/reference to policies, programs and practices to interact positively with the communities in which it operates. Revised Corporate Governance Manual Article VI Stakeholders' Rights and Protection of Minority Shareholders' Interest; page 40 6. The Company shall recognize and place importance on the interdependence between business and society, and promote a mutually beneficial relationship that allows the Company sustainable growth, while contributing to the advancement of the society where it operates. URC Revised Corporate Governance Manual	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT		
COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Company adopted the Global Reporting Initiative (GRI) and released it first Sustainability Report "our purposeful transformation" for 2016. Company Website Sustainability Report URC Sustainability	

Pursuant to the requirement of the Securities and Exchang Corporate Governance Report is signed on behalf of the reauthorized, in the City of PASIG CITY on 2	gistrant by the undersigned, thereunto duly
SIGNATURE LANCEY GOKONGWEI	S IRWIN C. LEE
Chairman of the Board	President and Chief Executive Officer
WILFRIDO E. SANCHEZ	CESAR V. PURISIMA
Independent Director	Independent Director
RIZALINA G. MANTARING	CHRISTINE MARIE B. ANGCO
Independent Director FRANCISCO M. DEL WIUNDO	Independent Director MARIA CELIA H. FERNANDEZ-ESTAVILLO
Compliance Officer	Corporate Secretary 2 4 MAY 2021
SUBSCRIBED AND SWORN to before me this day of their identification cards, as follows:	of2021, affiant(s) exhibiting to me
NAME	TAX IDENTIFICATION NO.
LANCE Y. GOKONGWEI	116-312-586
IRWIN C. LEE	120-147-718
WILFRIDO E. SANCHEZ	102-096-694
CESAR V. PURISIMA	123-305-102
RIZALINA G. MANTARING	108-112-169
CHRISTINE MARIE B. ANGCO	120-147-277
ERANCISCO M. DEL MUNDO	150-030-615

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MARIA CELIA H. FERNANDEZ-ESTAVILLO

ATTY. EUNICE ANNE C. IGNACIO

Notary Public for Pasig, San Juan, and Pateros
Appointment No. 51; Until December 31, 2021
40F Robinsons Equitable Tower
ADB Ave., Ortigas Center, Pasig City
Roll of Attorneys No. 70210; June 2, 2017
PTR No. 8575402; January 28, 2021, Makati City
IBP No. 145094; January 8, 2021 Makati Chapter
Integrated Annual Corporate Compliance No. 7007698; April 14, 2022

144-289-419

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SIGNATURES

CHRISTINE MARIE B. ANGCO

Independent Director

SUBSCRIBED AND SWORN to before me this _____ day of _____ 2021, affiant(s) exhibiting to me their identification cards, as follows:

NAME	TAX IDENTIFICATION NO.	
HRISTINE MARIE B. ANGCO	120-147-277	

 Doc No.:
 [03]

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 Book No.:
 3

 Series of :
 2004

ATTY. EUNICE ANNE C. IGNACIO

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MCLE Compliance No. VI-0007698; April 14, 2022



CORPORATE GOVERNANCE AND FINANCE DEPARTMENT

18 May 2021

Ms. Andre Ria B. Buzeta-Acero Assistant Corporate Secretary JG SUMMIT HOLDINGS, INC. Equitable Tower, ADB Avenue cor. Poveda St. Ortigas Center 1605 Pasig City

Re: In-house Corporate Governance Seminar

Dear Ms. Buzeta-Acero:

This refers to your letter dated 14 December 2020 requesting the Commission's approval of its 2020 In-House Corporate Governance Seminar on 17, 21, 22 and 28 December 2020 at 5:00-6:30 p.m. and 11:00-12:00 pm via Microsoft Teams and exemption from accreditation of its resource speakers from accreditation.

Please be advised that the Commission, through the Department's Supervising Commissioner Kelvin Lester K. Lee approved the company's requests on 18 May 2021.

The said training and the submission of completion report together with its proof of attendance and conduct of training are duly noted. Nevertheless, the company is **reminded** to submit the requirements for the approval of in-house corporate governance training on time pursuant to SEC Memorandum Circular No. 2, Series of 2015 and **warned** that subsequent delayed submission of the requirements will result in the outright dismissal of the request.

Very truly yours,

RACHEL ESTHER J. GUMTANG-REMALANTE

Director

/mtbs



MEMORANDUM

DATE : April 20, 2021

TO : AUDIT COMMITTEE

FROM : CORPORATE AUDIT

SUBJECT: Internal Audit, Controls and Compliance System Attestation for the Year

I, Rya Aissa S. Agustin, **Chief Audit Executive (CAE)**, am of the opinion that Universal Robina Corp. (the Company) has internal audit, controls, and compliance system in place and working effectively; in all material respects, compliant with the standards set out in the *Corporate Audit Policy Manual* (the Manual). These processes provide an assurance that enables the senior management of the company to understand, manage and satisfactorily control risk exposures.

I, as CAE of URC, further state that in my opinion the Audit Committee for the company is constituted and operates in accordance with the independence and governance requirements of the Manual. The Chairman and Members of the Audit Committee are:

Elected Date

Chairman	Cesar V. Purisima	
Independent Members	Wilfrido E. SanchezRizalina G. Mantaring	August 13, 2020
Advisory Member	James L. Go	

RYÁ AISSA S. AGUSTIN Chief Audit Executive

Noted by:

IRWIN C. LEE

CEO/President – URC