PART E: RESPOSIBILITIES OF THE BOARD

ITEM No.	RESPOSIBILITIES OF THE BOARD	APPLICABLE PRINCIPLE	RESPONSE	REFERENCE/SOURCE DOCUMENT
E.1 Board D	uties and Responsibilities			
	Clearly defined board responsibilities and corporate governance policy			
E.1.1	Does the company disclose its corporate governance policy / board charter?	OECD PRINCIPLE V: Disclosure and Transparency (A) Disclosure should include, but not be limited to, material information on: 8. Governance structures and policies, in particular, the content of any corporate governance code or policy and the process by which it is implemented.	Y	Article 4, Manual on Corporate Governance and Corporate Governance on the Company Website
E.1.2	Are the types of decisions requiring board of directors/commissioners' approval disclosed?	OECD PRINCIPLE VI (D)	Y	Manual on Corporate Governance and Minutes of the Annual Shareholders' Meeting
E.1.3	Are the roles and responsibilities of the board of directors/commissioners clearly stated?		Y	Article 4, Manual on Corporate Governance and Amended By-Laws
	Corporate Vision/Mission			
E.1.4	Does the company have a vision and mission statement?	OECD PRINCIPLE 6 (P58) ICGN:3.2 Integrity ICGN:3.2 Integrity The board is responsible for overseeing the implementation and maintenance of a culture of integrity. The board should encourage a culture of integrity permeating all aspects of the co., and secure that its vision, mission and objectives are ethically sound.	Y	Company website – Vision, Mission, and Objectives Also see Statement of Corporate Governance Practice
E.1.5	Has the board review the vision and mission/strategy in the last financial year?		Y	Company website – Vision, Mission, and Objectives Also see Statement of Corporate Governance Practice
E.1.6	Does the board of directors monitor/oversee the implementation of the corporate strategy?		Y	See Item No.2, Article 4, Manual on Corporate Governance

E.2 Board structure				
	Code of Ethics or Conduct			
E.2.1	Are the details of the code of ethics or conduct disclosed?	OECD PRINCIPLE VI (c) The board should apply high ethical	Υ	Company Website and Code of Business Conduct and Ethics
E.2.2	Does the company disclose that all directors/commissioners, senior management and employees are required to comply with the code?	standards. It should take into account the interests of stakeholders. The board has a key role in setting the ethical	Υ	Code of Business Conduct and Ethics, Page 1
E.2.3	Does the company discloses how it implements and monitors compliance with the code of ethics or conduct?	tone of a company, not only by its own actions, but also in appointing and overseeing key executives and consequently the management in general. High ethical standards are in the long term interests of the company as a means to make it credible and trustworthy, not only in day-to-day operations but also with respect to longer term commitments. To make the objectives of the board clear and operational, many companies have found it useful to develop company codes of conduct based on, inter alia, professional standards and sometimes broader codes of 2ehavior. The latter might include a voluntary commitment by the company (including its subsidiaries) to comply with the OECD Guidelines for Multinational Enterprises which reflect all four principles contained in the ILO Declaration on Fundamental Labour Rights. Company-wide codes serve as a standard for conduct by both the board and key executives, setting the framework for the exercise of judgement in dealing with varying and often conflicting constituencies. At a minimum, the ethical code should set clear limits on the pursuit of private interests, including dealings in the shares of the company. An overall framework for ethical conduct goes beyond compliance with the law, which should always be a fundamental requirement.	Y	Company Website, Code of Business Conduct and Ethics
	Board Structure & Composition			
E.2.4	Do independent directors/commissioners make up at least 50% of the board of directors/commissioners?	OECD PRINCIPLE VI (E) In order to exercise its duties of monitoring managerial performance, preventing conflicts of interest and balancing competing demands on	N	

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		the corporation, it is essential that the board is able to exercise objective judgement. In the first instance this will mean independence and objectivity with respect to management with important implications for the composition and structure of the board. Board independence in these circumstances usually requires that a sufficient number of board members will need to be independent of management. The ASX Code recommends at least a majority of independent directors, while the UK Code recommends at least half of the board, excluding the Chairman, be independent directors. The minimum of three independent directors is to ensure that companies with small boards have enough independent directors (note that stock exchange rules often require at least two independent directors).		
E.2.5	Are the independent directors/commissioners	OECD PRINCIPLE VI (E)	Υ	Company Website, Item 6, D (d.6) of
	independent of management and major/ substantial	In order to exercise its duties of monitoring		the Manual on Corporate Governance
	shareholders?	managerial performance, preventing conflicts of		(Page 9)
E.2.6	Does the company have a term limit of nine years or less for its independent directors/commissioners?	interest and balancing competing demands on the corporation, it is essential that the board is able to exercise objective judgement. In the first instance this will mean independence and objectivity with respect to management with important implications for the composition and structure of the board. Board independence in these circumstances usually requires that a sufficient number of board members will need to be independent of management.	Υ	The company is compliant with Insurance Commission's Circular Letter No. 2014-49, providing that an Independent Director may only serve as such for a period of five (5) years, and may be re-elected for another term for the same period, after a 2- year cooling-off period.
		The variety of board structures, ownership patterns and practices in different countries will thus require different approaches to the issue of board objectivity. In many instances objectivity requires that a sufficient number of board members not be employed by the company or its affiliates and not be closely related to the company or its management through significant economic, family or other ties. This does not prevent shareholders from being board members. In others, independence from		

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		controlling shareholders or another controlling body will need to be 4mphasized, in particular if the exante rights of minority shareholders are weak and opportunities to obtain redress are limited. This has led to both codes, and the law in some jurisdictions, to call for some board members to be independent of dominant shareholders, independence extending to not being their representative or having close business ties with them.		
E.2.7	Has the company set a limit of five board seats that an individual independent/non-executive director/commissioner may hold simultaneously?	UK CODE (JUNE 2010): Non-executive directors should be appointed for specified terms subject to re-election and to statutory provisions relating to the removal of a director. Any term beyond six years for a non-executive director should be subject to particularly rigorous review, and should take into account the need for progressive refreshing of the board and to succession for appointments to the board and to senior management, so as to maintain an appropriate balance of skills and experience within the company and on the board.	Y	Company Website, Page 6 of the Manual on Corporate Governance [Multiple Board Seat Art. 4, (4)]
E.2.8	Does the company have any independent directors/commissioners who serve on a total of more than five boards of publicly-listed companies?	OECD PRINCIPLE VI (E) (3) Board members should be able to commit themselves effectively to their responsibilities. Service on too many boards can interfere with the performance of board members. Companies	N	Company Website – Board of Directors *Indicative limit of four or less is applied in multiple Board seat.
E.2.9	Does the company have any executive directors who serve on more than two boards of listed companies outside of the group?	may wish to consider whether multiple board memberships by the same person are compatible with effective board performance and disclose the information to shareholders.	N	Company Website – Board of Directors *The President serves as ED only in MAAGAP; while the Vice-Chairman serves as a Non-ED in MAA Group Berhad
	Nominating Committee			
E.2.10	Does the company have a Nominating Committee (NC)?	OECD PRINCIPLE II © (3) Effective shareholder participation in key corporate governance decisions, such as the nomination and election of board members, should be facilitated. Shareholders should be able to make their views known on the	Υ	See <u>Terms of Reference of the Nomination Committee</u> See also <u>Board Committees</u> <u>Composition</u>

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E.2.11	Does the Nominating Committee comprise of a	remuneration policy for board members and key	Υ	See Board Committee Composition
	majority of independent directors/commissioners?	executives. The equity component of		
		compensation schemes for board members and		
		employees should be subject to shareholder		
		approval.		
		With respect to pomination of condidates		
		With respect to nomination of candidates, boards in many companies have established		
		Nominating Committees to ensure proper		
		compliance with established nomination		
		procedures and to facilitate and coordinate the		
		search for a balanced and qualified board. It is		
		increasingly regarded as good practice in many		
		countries for independent board members to		
		have a key role on this committee. To further		
		improve the selection process, the Principles		
		also call for full disclosure of the experience and		
		background of candidates for the board and the		
		nomination process, which will allow an informed assessment of the abilities and		
		suitability of each candidate.		
		suitability of each candidate.		
		OECD PRINCIPLE VI (E)		
		(1) Boards should consider assigning a sufficient		
		number of non-executive board members		
		capable of exercising independent judgement to		
		tasks where there is a potential for conflict of		
		interest. Examples of such key responsibilities		
		are ensuring the integrity of financial and non-		
		financial reporting, the review of related party		
		transactions, nomination of board members and key executives, and board remuneration.		
E.2.12	Is the chairman of the Nominating Committee an	This item is in most codes of corporate	Υ	See Board Committee Composition
	independent director/commissioner?	governance.	•	<u> </u>
E.2.13	Does the company disclose the terms of reference/	OECD PRINCIPLE VI (E)	Υ	Company Website, Terms of
	governance structure/charter of the Nominating	(2) When committees of the board are		Reference of the Nomination
	Committee?	established, their mandate, composition and		Committee
E.2.14	Did the Nominating Committee meet at least twice	working procedures should be well defined and	Υ	As stated under the <u>Terms of</u>
	during the year?	disclosed by the board.		Reference of the Nomination
				Committee, the committee shall meet
		While the use of committees may improve the		at least once a year. But the
		work of the board they may also raise questions		chairperson shall convene a meeting

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		about the collective responsibility of the board and of individual board members. In order to evaluate the merits of board committees it is therefore important that the market receives a full and clear picture of their purpose, duties and composition. Such information is		if any of the members or the board of directors requested to do so, considering the matters within the scope and responsibilities of the committee.
E.2.15	Is the attendance of members at Nominating Committee meetings disclosed?	particularly important in an increasing number of jurisdictions where boards are establishing independent Audit Committees with powers to oversee the relationship with the external auditor and to act in many cases independently. Other such committees include those dealing with nomination and compensation. The accountability of the rest of the board and the board as a whole should be clear. Disclosure should not extend to committees set up to deal with, for example, confidential commercial transactions	Y	Refer to the members of the Nominating Committee and see their attendance record on Nomination Committee Meeting in 2016
		Given the responsibilities of the NC spelt out in codes of corporate governance, the NC is unlikely to be fulfilling these responsibilities effectively if it is only meeting once a year. Globally, the NC of large companies would meet several times a year.		
	Remuneration Committee/ Compensation Committee	, , , , , , , , , , , , , , , , , , , ,		
E.2.16	Does the company have a Remuneration Committee?	OECD PRINCIPLE VI (D) (4) Aligning key executive and board remuneration with the longer term interests of the company and its shareholders.	Υ	See <u>Terms of Reference of the Remuneration Committee</u> See also <u>Members of the Remuneration Committee</u>
E.2.17	Does the Remuneration Committee comprise of a majority of independent directors/commissioners?	It is considered good practice in an increasing number of countries that remuneration policy	Υ	See Board Committees Composition
E.2.18	Is the chairman of the Remuneration Committee an independent director/commissioner?	and employment contracts for board members and key executives be handled by a special committee of the board comprising either wholly or a majority of independent directors. There are also calls for a Remuneration Committee that excludes executives that serve on each other's Remuneration Committees, which could lead to conflicts of interest.	N	See <u>Board Committees Composition</u> for the chairman of Remuneration

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E.2.19	Does the company disclose the terms of reference/ governance structure/ charter of the Remuneration Committee?	OECD PRINCIPLE VI (E) (2) When committees of the board are established, their mandate, composition and working procedures should be well defined and	Y	Company Website, Terms of Reference of the Remuneration Committee
E.2.20	Did the Remuneration Committee meet at least twice during the year?	disclosed by the board. While the use of committees may improve the work of the board they may also raise questions about the collective responsibility of the board and of individual board members. In order to evaluate the merits of board committees it is therefore important that the market receives a full and clear picture of their purpose, duties and composition. Such information is particularly important in an increasing number	Υ	As stated under the Terms of Reference of the Remuneration Committee, the committee shall meet at least once a year. But the chairperson shall convene a meeting if any of the members or the board of directors requested to do so, considering the matters within the scope and responsibilities of the committee.
E.2.21	Is the attendance of members at Remuneration Committee meetings disclosed?	of jurisdictions where boards are establishing independent Audit Committees with powers to oversee the relationship with the external auditor and to act in many cases independently. Other such committees include those dealing with nomination and compensation. The accountability of the rest of the board and the board as a whole should be clear. Disclosure should not extend to committees set up to deal with, for example, confidential commercial transactions Given the responsibilities of the Remuneration Committee (RC) which are spelt out in codes of corporate governance, the RC is unlikely to be fulfilling these responsibilities effectively if it only meets once a year. Globally, the RC of large companies would meet several times a year.	Y	Refer to the members of the Remuneration Committee and see their attendance record on Remuneration Committee Meeting in 2016.
	Audit Committee			
E.2.22	Does the company have an Audit Committee?	OECD PRINCIPLE VI (E) (1) Boards should consider assigning a sufficient number of non-executive board members capable of exercising independent judgement to tasks where there is a potential for conflict of interest. Examples of such key responsibilities are ensuring the integrity of financial and non-	Y	Company Website, Terms of Reference of the Audit Committee Company Website, Board Committees Composition for the Audit Committee members

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		financial reporting, the review of related party transactions, nomination of board members and key executives, and board remuneration.		
E.2.23	Does the Audit Committee comprise entirely of non-executive directors/commissioners with a majority of independent directors/commissioners?	OECD PRINCIPLE VI (E) (2) When committees of the board are established, their mandate, composition and working procedures should be well defined and disclosed by the board. While the use of committees may improve the work of the board they may also raise questions about the collective responsibility of the board and of individual board members. In order to evaluate the merits of board committees it is therefore important that the market receives a full and clear picture of their purpose, duties and composition. Such information is particularly important in the increasing number of jurisdictions where boards are establishing independent Audit Committees with powers to oversee the relationship with the external auditor and to act in many cases independently. Other such committees include those dealing with nomination and compensation. The accountability of the rest of the board and the board as a whole should be clear. Disclosure should not extend to committees set up to deal with, for example, confidential commercial	Y	Board Committees Composition for the members of Audit Committee
E.2.24	Is the chairman of the Audit Committee an independent director/commissioner?	transactions.	Y	Company Website, Board Committees Composition for the Chairman of Audit Committee
E.2.25	Does the company disclose the terms of reference/governance structure/charter of the Audit Committee?		Y	Company Website, <u>Terms of</u> <u>Reference of the Audit Committee</u>
E.2.26	Does the Annual Report disclose the profile or qualifications of the Audit Committee members?	Most codes specify the need for accounting/finance expertise or experience.	Υ	Company Website, Terms of Reference of the Audit Committee (Membership and Composition) Refer to the Board Committees Composition for the members of

				Audit Committee and refer to the Board of Directors for their profile or qualifications
E.2.27	Does at least one of the independent directors/commissioners of the committee have accounting expertise (accounting qualification or experience)?	UK CODE (JUNE 2010) C.3.1. The board should satisfy itself that at least one member of the Audit Committee has recent and relevant financial experience.	N	
E.2.28	Did the Audit Committee meet at least four times during the year?	As many of the key responsibilities of the Audit Committee are accounting-related, such as oversight of financial reporting and audits, it is important to have someone specifically with accounting expertise, not just general financial	Y	Terms of Reference of the Audit Committee (Meetings) Refer to the Audit Committee Meetings in 2016
E.2.29	Is the attendance of members at Audit Committee meetings disclosed?	expertise.	Y	Refer to the members of the Audit Committee and see their attendance record on Audit Committee Meetings in 2016.
E.2.30	Does the Audit Committee have primary responsibility for recommendation on the appointment, and removal of the external auditor?	UK CODE (JUNE 2010) C.3.6 The Audit Committee should have primary responsibility for making a recommendation on the appointment, reappointment and removal of the external auditor. If the board does not accept the Audit Committee's recommendation, it should include in the Annual Report, and in any papers recommending appointment or reappointment, a statement from the Audit Committee explaining the recommendation and should set out reasons why the board has taken a different position.	Υ	Terms of Reference of the Audit Committee (Duties and Responsibilities)
E.3 Board	d Processes			
	Board meetings and attendance			
E.3.1	Are the board of directors meeting scheduled before the start of financial year?	Scheduling board meetings before or at the beginning of the year would allow directors to plan ahead to attend such meetings, thereby helping to maximise participation, especially as non-executive directors often have other commitments. Additional ad hoc meetings can always be scheduled if and when necessary. It is common practice for boards in developed markets to schedule meetings in this way.	Y	*Regular Board Meetings are held quarterly, while Special monthly meetings are arranged by the Corporate Secretary

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E.3.2	Does the board of directors/commissioners meet at least six times during the year?	WORLDBANK PRINCIPLE 6 (VI.I.24) Does the board meet at least six times per year?	Υ	Company Website (Meetings) and Board Meetings in 2016
F.2.2	Has each of the directors/commissioners attended at	INDO SCORECARD E.10. How many meetings were held in the past year? If the board met more than six times, the firm earns a 'Y' score. If four to six meetings, the firm was scored as 'fair', while less than four times was scored as 'N' OECD PRINCIPLE VI (E)	Y	Poord Mastings in 2016
E.3.3	least 75% of all the board meetings held during the year?	(3) Board members should be able to commit themselves effectively to their responsibilities.	Y	Board Meetings in 2016
		Specific limitations may be less important than ensuring that members of the board enjoy legitimacy and confidence in the eyes of shareholders. Achieving legitimacy would also be facilitated by the publication of attendance records for individual board members (e.g. whether they have missed a significant number of meetings) and any other work undertaken on behalf of the board and the associated remuneration.		
E.3.4	Does the company require a minimum quorum of at least 2/3 for board decisions?	WORLDBANK PRINCIPLE 6 (VI.I.28) Is there a minimum quorum of at least 2/3 for board decisions to be valid?	Υ	Amended By-Laws (Art. III, Sec. 6)
E.3.5	Did the non-executive directors/commissioners of the company meet separately at least once during the year without any executives present?	WORLDBANK PRINCIPLE 6 (VI.E.1.6) Does the corporate governance framework requires or encourages boards to conduct executive sessions?	Υ	See Non-Executive Directors Meeting in 2016
	Access to information	1		
E.3.6	Are board papers for board of directors/commissioners meetings provided to the board at least five business days in advance of the board meeting?	OECD PRINCIPLE VI (F) In order to fulfil their responsibilities, board members should have access to accurate, relevant and timely information.	Υ	Art. II, Sec. 4 of the Company's By- laws NOTICE OF ANNUAL MEETING
		Board members require relevant information on a timely basis in order to support their decision-making. Non-executive board members do not typically have the same access to information as		

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		key managers within the company. The contributions of non-executive board members to the company can be enhanced by providing access to certain key managers within the company such as, for example, the company secretary and the internal auditor, and recourse to independent external advice at the expense of the company. In order to fulfil their responsibilities, board members should ensure that they obtain accurate, relevant and timely information. WORLDBANK PRINCIPLE 6 (VI.F.2) Does such information need to be		
		provided to the board at least five business days in advance of the board meeting?		
E.3.7	Does the company secretary play a significant role in supporting the board in discharging its responsibilities?	OECD PRINCIPLE VI (F) ICSA Guidance on the Corporate Governance Role of the Company Secretary	Y	Manual on Corporate Governance (I. Corporate Secretary), page 13.
E.3.8	Is the company secretary trained in legal, accountancy or company secretarial practices?	WORLDBANK PRINCIPLE 6 (VI.D.2.12) Do company boards have a professional and qualified company secretary?	Y	* the Company's Corporate Secretary (Carlos T. Ocampo) is in Legal Practice.
	Board Appointments and Re-Election			
E.3.9	Does the company disclose the criteria used in selecting new directors/commissioners?	OECD PRINCIPLE II © (3) To further improve the selection process, the Principles also call for full disclosure of the experience and background of candidates for the board and the nomination process, which will allow an informed assessment of the abilities and suitability of each candidate. OECD Principle VI (D) (5) Ensuring a formal and transparent board nomination and election process. These Principles promote an active role for shareholders in the nomination and election of board members. The board has an essential role	Y	Manual on Corporate Governance (Members of the Board, A. Qualifications of Director), pg7.
		to play in ensuring that this and other aspects of		

MAA Gene	eral Assurance Phils., Inc.	ASEAN Corporate Governance Scorecard 20	16 – Self Asse	ssment
		the nominations and election process are respected. First, while actual procedures for nomination may differ among countries, the board or a nomination committee has a special responsibility to make sure that established procedures are transparent and respected. Second, the board has a key role in identifying potential members for the board with the appropriate knowledge, competencies and expertise to complement the existing skills of the board and thereby improve its value-adding potential for the company. In several countries there are calls for an open search process extending to a broad range of people.		
E.3.10	Does the company disclose the process appointing new directors/commissione	followed in	Y	Amended By-Laws
E.3.11	Are all the directors/commissioners sub election at least once every three years	ect to re- ICGN: 2.9.1	Y	Amended By-Laws
	Remuneration Matters			
E.3.12	Does the company disclose its remuner allowances, benefit-in-kind and other e policy/practices (i.e. the use of short te term incentives and performance meas executive directors and CEO?	noluments) (4) Aligning key executive and board remuneration with the longer term interests of	N	

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		regarded as good practice for boards to develop		
		and disclose a remuneration policy statement		
		covering board members and key executives.		
		Such policy statements specify the relationship		
		between remuneration and performance, and		
		include measurable standards that emphasise		
		the longer run interests of the company over		
		short term considerations. Policy statements		
		generally tend to set conditions for payments to		
		board members for extra-board activities, such		
		as consulting. They also often specify terms to		
		be observed by board members and key		
		executives about holding and trading the stock		
		of the company, and the procedures to be		
		followed in granting and re-pricing of options. In		
		some countries, policy also covers the payments		
		to be made when terminating the contract of an		
		executive.	.,	
E.3.13	Is there disclosure of the fee structure for non-	UK CODE (JUNE 2010)	Υ	Art. III, Sec.2 of By-laws, pg2
	executive directors/commissioners?	D.1.3 Levels of remuneration for non-executive		
		directors should reflect the time commitment		
		and responsibilities of the role.		
		Disclosure of fee structure for non-executive		
		directors allows shareholders to assess if these		
		directors are remunerated in an appropriate		
F 3 14	Do the shareholders or the Board of Directors approve		٧	Art. III. Sec. 2 of By-laws, ng2
2.3.17		, ,	•	
	•			
	the senior exceditives:			
		_		
		the company and its shareholders.		
		ICGN 2.3 (D) and (E)		
		D. Selecting, remunerating, monitoring and		
		where necessary replacing key executives and		
		overseeing succession planning.		
		overseeing succession planning. E. Aligning key executives and Board		
E.3.14	Do the shareholders or the Board of Directors approve the remuneration of the executive directors and/or the senior executives?	manner, for example, whether they are paid for taking on additional responsibilities and contributions, such as chairing committees. OECD PRINCIPLE VI. (D.4) The Board should fulfil certain key functions including aligning key executive and board remuneration with the longer term interests of the company and its shareholders. ICGN 2.3 (D) and (E) D. Selecting, remunerating, monitoring and where necessary replacing key executives and	Y	Art. III, Sec.2 of By-laws, pg2

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E.3.15	Do independent non-executive	UK CODE (JUNE 2010)	N	
	directors/commissioners receive options,	(D.1.3) Levels of remuneration for non-		
	performance shares or bonuses?	executive directors should reflect the time		
	·	commitment and responsibilities of the role.		
		Remuneration for non-executive directors		
		should not include share options or other		
		performance-related elements. If, by exception,		
		options are granted, shareholder approval		
		should be sought in advance and any shares		
		acquired by exercise of the options should be		
		held until at least one year after the non-		
		executive director leaves the board. Holding of		
		share options could be relevant to the		
		determination of a non-executive director's		
		independence (as set out in provision B.1.1).		
		ASX CODE		
		Box 8.2: Guidelines for non-executive director		
		remuneration		
		Companies may find it useful to consider the		
		following when considering non-executive		
		director		
		remuneration:		
		1. Non-executive directors should normally be		
		remunerated by way of fees, in the form of		
		cash, noncash benefits, superannuation		
		contributions or salary sacrifice into equity; they		
		should not normally participate in schemes		
		designed for the remuneration of executives.		
		2. Non-executive directors should not receive		
		options or bonus payments.		
		3. Non-executive directors should not be		
		provided with retirement benefits other than superannuation.		
	 Internal Audit	Superannuation.		
E.3.16	Does the company have a separate internal audit	OECD PRINCIPLE VI (D)	Υ	The Company's website, under the
	function?	(7) Ensuring the integrity of the corporation's	•	Internal Audit provides the separate
		accounting and financial reporting systems,		Internal Audit function performed.
		including the independent audit, and that		
		appropriate systems of control are in place, in		See also Internal Audit Composition
		particular, systems for risk management,		
		financial and operational control, and		

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		compliance with the law and relevant standards.		
		Ensuring the integrity of the essential reporting		
		and monitoring systems will require the board		
		to set and enforce clear lines of responsibility		
		and accountability throughout the organisation.		
		The board will also need to ensure that there is		
		appropriate oversight by senior management.		
		One way of doing this is through an internal		
		audit system directly reporting to the board.		
E.3.17	Is the head of internal audit identified or, if	Companies often disclose that they have an	Υ	The <u>Audited Financial Statement</u> of
	outsourced, is the name of the external firm	internal audit but, in practice, it is not		the company provides the name of its
	disclosed?	uncommon for it to exist more in form than in		external audit firm.
		substance. For example, the in-house internal		
		audit may be assigned to someone with other		
		operational responsibilities. As internal audit is		
		unregulated, unlike external audit, there are		
		firms providing outsourced internal audit		
		services which are not properly qualified to do		
		so. Making the identity of the head of internal		
		audit or the external service provider public		
		would provide some level of safeguard that the		
5010		internal audit is substantive.	.,	
E.3.18	Does the appointment and removal of the internal	OECD PRINCIPLE VI (D) (7)	Y	Art. 4, 6, F, F.2 of the Manual on
	auditor require the approval of the Audit Committee?	In some jurisdictions it is considered good		Corporate Governance, Page 11.
		In some jurisdictions it is considered good practice for the internal auditors to report to an		
		independent Audit Committee of the board or		
		an equivalent body which is also responsible for		
		managing the relationship with the external		
		auditor, thereby allowing a coordinated		
		response by the board.		
		response by the board.		
		WORLDBANK PRINCIPLE 6		
		(VI.D.7.9) Does the internal auditors have direct		
		and unfettered access to the board of directors		
		and its independent Audit Committee?		
		ASX Principles on CG		
		"companies should consider a second		
		reporting line from the		
		internal audit function to the board or relevant		

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	Risk Oversight	committee." Under the ASX Principles it is also recommended that the Audit Committee have access to internal audit without the presence of management, and that "the audit committee should recommend to the board the appointment and dismissal of a chief internal audit executive."		
E.3.19	Does the company disclose the internal control procedures/risk management systems it has in place?	Ensuring the integrity of the corporation's accounting and financial reporting systems, including the independent audit, and that appropriate systems of control are in place, in particular, systems for risk management, financial and operational control, and compliance with the law and relevant standards.	Υ	Company's website (Risk Management) provides the Risk Management system of MAAGAP Art. 4, 6, H of the Manual on Corporate Governance, Page 13, provides the Internal control procedure of MAAGAP. See also Terms of Reference of the Risk Management Committee
E.3.20	Does the Annual Report disclose that the board of directors/commissioners has conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems?	UK CODE (JUNE 2010) C.2.1 The board should, at least annually, conduct a review of the effectiveness of the company's risk management and internal control systems and should report to shareholders that they have done so. The review should cover all material controls, including financial, operational and compliance controls.	Y	Company Website – Risk Management And Terms of Reference of the Risk Management Committee
E.3.21	Does the company disclose how key risks are managed?	OECD PRINCIPLE V (A) (6) Foreseeable risk factors. Disclosure of risk is most effective when it is tailored to the particular industry in question. Disclosure about the system for monitoring and managing risk is increasingly regarded as good practice.	Υ	The risks are managed in accordance with the Risk Management process duly posted on the Company's website.
E.3.22	Does the Annual Report contain a statement from the board of directors/commissioners or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems?	OECD PRINCIPLE 6 (VI) (D) (7) Ensuring the integrity of the corporation's accounting and financial reporting systems, including the independent audit, and that	N	

MAA Ge	neral Assurance Phils., Inc.	ASEAN Corporate Governance Scorecard 201	6 – Self Asse	ssment
		appropriate systems of control are in place, in particular, systems for risk management, financial and operational control, and compliance with the law and relevant standards.		
		In some jurisdictions it is considered good practice for the internal auditors to report to an independent audit committee of the board or an equivalent body which is also responsible for managing the relationship with the external auditor, thereby allowing a coordinated response by the board. It should also be regarded as good practice for this committee, or equivalent body, to review and report to the board the most critical accounting policies which are the basis for financial reports. However, the board should retain final responsibility for ensuring the integrity of the reporting systems. Some countries have provided for the chair of the board to report on the internal control process.		
E.4 Peop	le on the Board			
E.4.1	Board Chairman Do different persons assume the roles of chairman and CEO?	OECD PRINCIPLE VI (E) The board should be able to exercise objective independent judgement on corporate affairs. In a number of countries with single tier board	Y	Company Website – Board of Directors * Justice Santiago Ranada is the Chairman * Daniel C. Go is the CEO
E.4.2	Is the chairman an independent director/commissioner?	systems, the objectivity of the board and its independence from management may be	N	
E.4.3	Has the chairman been the company CEO in the last three years?	strengthened by the separation of the role of chief executive and chairman, or, if these roles are combined, by designating a lead non-executive director to convene or chair sessions of the outside directors. Separation of the two posts may be regarded as good practice, as it can help to achieve an appropriate balance of power, increase accountability and improve the board's capacity for decision making independent of management.	N	

MAA Gene	MAA General Assurance Phils., Inc. ASEAN Corporate Governance Scorecard 2016 – Self Assessment				
		UK Code (June 2010) A.3.1 The chairman should on appointment meet the independence criteria set out in B.1.1 below. A chief executive should not go on to be chairman of the same company. If, exceptionally, a board decides that a chief executive should become chairman, the board should consult major shareholders in advance and should set out its reasons to shareholders a the time of the appointment and in the next Annual Report. ASX Code Recommendation 3.2 The chief executive officer should not go on to become chair of the same company. A former chief executive officer will not qualify as an "independent" director unless there has been a period of at least three years between ceasing employment with the company and serving on the board.			
E.4.4	Are the role and responsibilities of the disclosed? Skills and Competencies	The chair has the crucial function of setting the right context in terms of board agenda, the provision of information to directors, and open boardroom discussions, to enable the directors to generate the effective board debate and discussion and to provide the constructive challenge which the company needs. The chair should work to create and maintain the culture of openness and constructive challenge which allows a diversity of views to be expressedThe chair should be available to shareholders for dialogue on key matters of the company's governance and where shareholders have particular concerns.	Y	Sec. 5, Art. IV of Amended By-laws, Page 4 states the responsibilities of the Chairman	
E.4.5	Does at least one non-executive	ICGN: 2.4.3 Independence	Υ	Company Website – Board of	
L.4.J	director/commissioner have prior wor in the major sector that the company i	ing experience Alongside appropriate skill, competence and	1	Directors	

MAA Gen	eral Assurance Phils., Inc.	ASEAN Corporate Governance Scorecard 201	6 – Self Asse	essment
E.4.6	Does the company disclose a board of directors/commissioners diversity policy?	principal features of a well-governed corporation is the exercise by its board of directors of independent judgement, meaning judgement in the best interests of the corporation, free of any external influence on any individual director, or the board as a whole. In order to provide this independent judgement, and to generate confidence that independent judgement is being applied, a board should include a strong presence of independent non-executive directors with appropriate competencies including key industry sector knowledge and experience. There should be at least a majority of independent directors on each board. ASX Code Recommendation 3.2 Companies should establish a policy concerning diversity and disclose the policy or a summary of that policy. The policy should include requirements for the board to establish measurable objectives for achieving gender diversity and for the board to assess annually both the objectives and progress in achieving them. Regulations and codes of corporate governance in many developed markets now incorporate board diversity as a consideration in board composition	Y	Item II (F) of the Code of Business Conduct and Ethics, page 4
E.5 Board	Performance			
	Directors Development			
E.5.1	Does the company have orientation programmes for new directors/commissioners?	This item is in most codes of corporate governance.	Y	Art. 4, 6, A of the Manual on Corporate Governance, pg7
E.5.2	Does the company have a policy that encourages directors/commissioners to attend on-going or continuous professional education programmes?	OECD PRINCIPLE VI (E) (3) Board members should be able to commit themselves effectively to their responsibilities. In order to improve board practices and the performance of its members, an increasing	Y	Art. 4, 6, A of the Manual on Corporate Governance, pg7

MAA Gen	eral Assurance Phils., Inc.	ASEAN Corporate Governance Scorecard 201	.6 – Self Asse	ssment
		number of jurisdictions are now encouraging companies to engage in board training and voluntary self-evaluation that meets the needs of the individual company. This might include that board members acquire appropriate skills upon appointment, and thereafter remain abreast of relevant new laws, regulations, and changing commercial risks through in-house training and external courses.		
	CEO/Executive Management Appointments and Performance			
E.5.3	Does the company disclose how the board of directors/commissioners plans for the succession of the CEO/Managing Director/President and key management?	OECD PRINCIPLE VI (D) (3) Selecting, compensating, monitoring and, when necessary, replacing key executives and overseeing succession planning.	N	
		In two tier board systems the supervisory board is also responsible for appointing the management board which will normally comprise most of the key executives.		
E.5.4	Does the board of directors/commissioners conduct an annual performance assessment of the CEO/Managing Director/President?	OECD PRINCIPLE VI (D) (2). Monitoring the effectiveness of the company's governance practices and making changes as needed.	Y	Art. 4, 7 of the Manual on Corporate Governance, page 15, provides the performance evaluation to the Board
		Monitoring of governance by the board also includes continuous review of the internal structure of the company to ensure that there are clear lines of accountability for management throughout the organisation. In addition to requiring the monitoring and disclosure of corporate governance practices on a regular basis, a number of countries have moved to recommend or indeed mandate self-assessment by boards of their performance as well as performance reviews of individual board		
	Board Appraisal	members and the CEO/Chairman.		
E.5.5	Is an annual performance assessment conducted of	OECD PRINCIPLE VI (D) (2)	Υ	Art. 4, 7 of the Manual on Corporate
2.5.5	the board of directors/commissioners?	5252 · · · · · · · · · · · · · · · · · ·	'	Governance, page 15

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E.5.6	Does the company disclose the process followed in conducting the board assessment?		Y	Art. 8 of the Manual on Corporate Governance, page 18.
E.5.7	Does the company disclose the criteria used in the board assessment?		Y	Board of Directors' Self-assessment Questionnaire
	Director Appraisal			
E.5.8	Is an annual performance assessment conducted of individual director/commissioner?	OECD PRINCIPLE VI (D) (2)	Y	Item 8.a, Article4 of the Manual on Corporate Governance, page 15
E.5.9	Does the company disclose the process followed in conducting the director/commissioner assessment?		Y	Art. 8 of the Manual on Corporate Governance, page 18.
E.5.10	Does the company disclose the criteria used in the director/commissioner assessment?		Y	Board of Directors' Self-assessment Questionnaire
	Committee Appraisal			
E.5.11	Is an annual performance assessment conducted of the board of directors/commissioners committees?	UK CODE (JUNE 2010) B.6 Evaluation: The board should undertake a formal and rigorous annual evaluation of its own performance and that of its committees and individual directors.	Y	Art. 8 of the Manual on Corporate Governance, page 18.