ANNUAL CORPORATE GOVERNANCE REPORT OF MAA GENERAL ASSURANCE PHILS., INC.

1.	For the fiscal year ended	31 December 2021		
2.	Certificate Authority Number	2022/17-R		
3.	National Capital Region, Philip	pines		
	Province, Country or other juris	sdiction of incorporation or organization		
4.	. 10th Floor, Pearlbank Centre Bldg., 146 Valero St., Salcedo Village, Makati City, 122			
	Address of principal office	Postal Code		
5.	(+632) 8867-2452 to 55; (+632)	7751-3759		
	Company's telephone number,	including area code		
6.	www.maa.com.ph			
	Company's official website			
7.	N/A	-		
	Former name, former address,	and former fiscal year, if changed since last report		

	ADDITIONAL INFORMATION The Board's Governance Responsibilities working board to foster the long-term success and sustainability of the state of th	ef the corporation in a manner consistent
rm best interests	working board to foster the long-term success and sustainability of	of the corporation in a manner consistent
rm best interests		of the corporation in a manner consistent
	s of its shareholders and other stakeholders.	
COMPLIANT		
COMPLIANT		
	The organization adheres to its Manual on Corporate Governance in the selection of the members of the Board <u>under Art. 4, Item No. 6 – Members of the Board, p. 8 onwards.</u> (MCG as accessible thru https://maa.com.ph/corporate-	
COMPLIANT	documents/)	
COMPLIANT	Moreover, current directors of the organization possess professional knowledge and skills germane to the insurance industry as well as relevant competence and expertise to fulfill their roles and responsibilities as members of the Board as supported by their professional and academic qualifications. (See Also: Profile of MAA Board of Directors)	
COMPLIANT	8 out of 9 members of the Board are non-executive directors (See: <u>Profile of MAA Board of Directors</u>)	
COMPLIANT	Art. 4, Item No. 6, A, first and second paragraphs on page 8 of the organization's Manual on Corporate Governance provides its provision as to the training of its directors. (MCG as accessible thru https://maa.com.ph/corporate-	
		their roles and responsibilities as members of the Board as supported by their professional and academic qualifications. (See Also: Profile of MAA Board of Directors) 8 out of 9 members of the Board are non-executive directors (See: Profile of MAA Board of Directors) Art. 4, Item No. 6, A, first and second paragraphs on page 8 of the organization's Manual on Corporate Governance provides its provision as to the training of its directors.

3.	Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors. Company has relevant annual continuing training for all directors.	COMPLIANT	Art. 4, Item No. 6, A, first paragraph on page 8 of the organization's Manual on Corporate Governance provides its policy on the providing orientation programme for newly-appointed members of the Board. Art. 4, Item No. 6, a-4 and second paragraph on page 8 of the organization's Manual on Corporate Governance provides its provision as to the annual training of its directors.	This is an ongoing compliance. Directors who have yet to receive their trainings are to undergo relevant trainings and/or courses by third
			(MCG as accessible thru https://maa.com.ph/corporate-documents/)	quarter of this year.
Re	commendation 1.4			
1.	Board has a policy on board diversity	COMPLIANT	Item II (F) of the Code of Business Conduct and Ethics on page 5 elucidates the Company's policy on board diversity and inclusion.	
			(CBCE as accessible thru https://maa.com.ph/corporate-documents/) (See Also: Profile of the Members of the Board)	
Re	commendation 1.5		(See Allso, Profile of the Members of the Board)	
	Board is assisted in its duties by a Corporate Secretary.	COMPLIANT	1. Atty. Carlos T. Ocampo is the Company's Corporate Secretary and plays a significant role in supporting the board in the	
2.	Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	discharge of its responsibilities. (See Also: Company Website – Board of Directors)	
3.	Corporate Secretary is not a member of the Board of Directors.	FOR COMPLIANCE	2.The Company's Corporate Secretary and Compliance Officer are not one and the same person. The former being Atty. Carlos T. Ocampo while the latter being Atty. Lady Lanie C. Esquivel, Manager for Legal & Corporate Compliance.	Although the Corporate Secretary is a current member of the Board, this does not interfere with the performance of his corporate and directorial functions and duties in any way. Moreover, in his tenure as the Corporate Secretary while being a member of the Board for

	Corporate Secretary attends training/s on corporate governance.	COMPLIANT	(See: Company Website – Board of Directors and Company Website – Senior Management) The Corporate Secretary attended the Annual Training on Corporate Governance Seminar for the year 2021 as evidenced by his certificate of attendance to the said webinar. [File accessible thru https://maa.com.ph/corporate-documents/ under Corporate Governance Training Certificate(s)]	twenty (20) years, an impeccable organization.	he has pr asset	to be the
	commendation 1.6		TI 0 / 0 /: 000: 100			
1.	Board is assisted by a Compliance Officer.	COMPLIANT	The Company's Compliance Officer and Manager for Legal & Corporate Compliance, Atty. Lady Lanie Esquivel, not only			
2	Compliance Officer has a rank of Vice	COMPLIANT	assists the Board but also has the support and direct line of			
	President or an equivalent position	COMI EIAM	communication to the same.			
	with adequate stature and authority in					
	the corporation.		Art. 4, Item No. 6, J on page 18 of the Manual on Corporate			
3.	Compliance Officer is not a member of	COMPLIANT	Governance specifies the qualifications, duties and functions of			
	the board.		the Compliance Officer.			
			(MCG as accessible thru https://maa.com.ph/corporate-			
			documents/)			
			,			
			The Compliance Officer is also the Manager for Legal &			
			Corporate Compliance of the company.			
			(See Also: Company Website – Senior Management)			
			(See Also. Company website - Semon Management)			
			Lastly, she is not a member of the board but of the upper			
			management.			
			(See: Company Wobsite Conjor Management)			
<u> </u>			(See: <u>Company Website – Senior Management)</u>			

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 1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. COMPLIANT Members of the Board execute their responsibilities and actively participate in meetings in observance of their roles and responsibilities in accordance with the Manual on Corporate Governance and as evidenced by the Minutes of the Meeting	
pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders. Recommendation 2.1 1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the COMPLIANT Members of the Board execute their responsibilities and actively participate in meetings in observance of their roles and responsibilities in accordance with the Manual on Corporate	
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in good faith, with due diligence and care, and in the best interest of the actively participate in meetings in observance of their roles and responsibilities in accordance with the Manual on Corporate	
care, and in the best interest of the responsibilities in accordance with the Manual on Corporate	
company. Governance and as evidenced by the Minutes of the Meeting	
[Files as accessible thru https://maa.com.ph/corporate-	
documents/]	
Recommendation 2.2	
1. Board oversees the development, COMPLIANT Performance of the monitoring, review and approval of the	
review and approval of the company's organization's business objectives and strategy as well as their	
business objectives and strategy. implementation is substantiated by the Minutes of the	
2. Board oversees and monitors the COMPLIANT Meeting	
implementation of the company's	
business objectives and strategy in [File as accessible thru https://maa.com.ph/corporate-	
order to sustain the company's long- documents/ under Meetings]	
term viability and strength.	
Recommendation 2.3	
1. Board is headed by a competent and COMPLIANT Santiago Javier Ranada, a former Associate Justice of the Court	
qualified Chairperson. of Appeals and Commissioner of the Insurance Commission is	
the Company's current chairman of the Board.	
(Con Man Community Wohaita - Barred of Directors)	
(See Also: Company Website – Board of Directors) Recommendation 2.4	

Board ensures and adopts an effective	COMPLIANT	1. This is one of the primary responsibilities of the Board as	
succession planning program for		stated under Art. 4, No. 2-e, page 5 of the Manual on	
directors, key officers and		Corporate Governance. There is also a succession planning	
management.		program in place.	
-	COMPLIANT		
		[Files as accessible thru https://maa.com.ph/corporate-	
•			
		2. The Board adheres to its retirement policy covering the	
		, ,	
		, , , ,	
		Furthermore, the Board has established a Retirement	
		· ·	
		See also: <u>Terms of Reference of the Remuneration Committee</u>	
commendation 2.5			
Board formulates and adopts a policy	COMPLIANT	Please refer to the following files as posted in the Company	
specifying the relationship between		website as to matters regarding remuneration:	
remuneration and performance of key			
officers and board members.		• <u>Terms of Reference of the Remuneration Committee</u>	
Board aligns the remuneration of key	COMPLIANT		
officers and board members with		 Art.4, Item No. 7 – Remuneration of Directors and 	
long-term interests of the company.		Officers, pages 19 to 20 of the Manual on Corporate	
Directors do not participate in	COMPLIANT	Governance	
discussions or deliberations involving			
his/her own remuneration.		See Art.4, Item No. 7, j – Remuneration of Directors and	
		Officers, page 20 of the Manual on Corporate Governance	
	succession planning program for directors, key officers and management. Board adopts a policy on the retirement for directors and key officers. sommendation 2.5 Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members. Board aligns the remuneration of key officers and board members with long-term interests of the company. Directors do not participate in discussions or deliberations involving	succession planning program for directors, key officers and management. Board adopts a policy on the retirement for directors and key officers. COMPLIANT COMPLIANT	stated under Art. 4, No. 2-e, page 5 of the Manual on Corporate Governance. Board adopts a policy on the retirement for directors and key officers. COMPLIANT [Files as accessible thru https://maa.com.ph/corporate-documents/] 2. The Board adheres to its retirement policy covering the organization's employees, key officers and directors as set out in its Internal Control Procedure on Human Resources and Administration under Retirement Benefit Plan. Furthermore, the Board has established a Retirement Committee as per Art. 4, F.5, page 14 of the Manual on Corporate Governance that shall be responsible in matters involving retirement of employees, directors and key officers. See also: Terms of Reference of the Remuneration Committee COMPLIANT Please refer to the following files as posted in the Company website as to matters regarding remuneration: **OMPLIANT** **Terms of Reference of the Remuneration Committee** **OMPLIANT** **Terms of Reference of the Remuneration Committee** **OMPLIANT** **OMPLIANT** See Art. 4, Item No. 7 - Remuneration of Directors and Officers, pages 19 to 20 of the Manual on Corporate Governance** **OMPLIANT** Stated under Art. 4, No. 2-e, page 5 of the Manual on Corporate documents.* Compliant

·	
	See Art.4, Item No. 7,i – Remuneration of Directors and
	Officers, page 14 of the Manual on Corporate Governance
	(MCG as accessible thru https://maa.com.ph/corporate-
	documents/)
Recommendation 2.6	
1. Board has a formal and transparent COMPLIANT	1. The Nomination Committee as well as its terms of
board nomination and election policy.	reference provide for the applicable and relevant
2. Board nomination and election policy COMPLIANT	provisions on board nomination and election policy.
is disclosed in the company's Manual	provisions on board normination and election policy.
on Corporate Governance.	See Art. 4, Item No. 6, F. Board Committees, under F.1
	Nomination Committee for the nomination and election policy
3. Board nomination and election policy COMPLIANT	
includes how the company accepts	of the Board starting from page 12 of the Manual on Corporate
nominations from minority	Governance and Terms of Reference for Nomination
shareholders.	<u>Committee</u>
4. Board nomination and election policy COMPLIANT	2. See Art. 4, Item No. 6, F. Board Committees, under F.1
includes how the board reviews	Nomination Committee for the nomination and election
nominated candidates.	policy of the Board starting from page 12 of the Manual on
5. Board nomination and election policy COMPLIANT	Corporate Governance
includes an assessment of the	
effectiveness of the Board's processes	3. See Art. 4, Item No. 9 Election/Re-election, b. as to how the
in the nomination, election or	company accepts nominations from minority shareholders
replacement of a director.	on page 20 of the Manual on Corporate Governance
6. Board has a process for identifying the COMPLIANT	
quality of directors that is aligned with	4. See Art. 4, Item No. 6, F. Board Committees, under F.1
the strategic direction of the	Nomination Committee for the nomination and election
	policy of the Board starting from page 12 of the Manual on
company.	Corporate Governance and Terms of Reference for
	Nomination Committee
	Nonmation Committee

		T		
			5. This is being performed by the nomination committee in	
			adherence to Art. 4, Item No. 6, F. Board Committees,	
			under f.1.7 on page 12 of the Manual on Corporate	
			Governance	
			6. This is being performed by the nomination committee in	
			adherence to Art. 4, Item No. 6, F. Board Committees,	
			under f.1.8 on page 12 of the Manual on Corporate	
			Governance	
			Governance	
			(TOR for Nomination Committee as accessible thru	
			https://maa.com.ph/board-of-directors under Related	
			Documents > Board Committees > Board Committee	
			Charters/Terms of Reference)	
Reco	ommendation 2.7		Charters, retinis of Neterence,	
	Board has overall responsibility in	COMPLIANT	1. There is a policy on related party transactions (RPTs) in	
	ensuring that there is a group-wide	COMPLIANT	place which the Company adheres to with regard related	
	.			
	policy and system governing related		party transactions between the Corporation and a Related	
	party transactions (RPTs) and other		Party.	
	unusual or infrequently occurring			
	ransactions.		2. The RPT Policy in place provides for the review and	
	RPT policy includes appropriate review	COMPLIANT	approval of material RPTs.	
	and approval of material RPTs, which			
_	guarantee fairness and transparency		3. The <u>RPT Policy</u> takes into account these parameters. (page	
	of the transactions.		5 of the Policy)	
	RPT policy encompasses all entities	COMPLIANT		
	within the group, taking into account		[RPT Policy as accessible thru https://maa.com.ph/corporate-	
t	heir size, structure, risk profile and		documents/ under Other Corporate Governance Policies and	
C	complexity of operations.		Documents]	
Reco	mmendation 2.8			
1. E	Board is primarily responsible for	COMPLIANT	Approval of selection of the Corporation's Management is one	
a	approving the selection of		of the responsibilities of the Board as stated under Art. 4 No. 2-	
N	Management led by the Chief		e,h,I and m on page 5 of the Manual on Corporate Governance .	

2.	Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive). Board is primarily responsible for assessing the performance of Management led by the Chief	COMPLIANT	(MCG as accessible thru https://maa.com.ph/corporate-documents/) Assessment of the performance of the Corporation's Management is one of the responsibilities of the Board as stated under Art. 4 Item No. 2-m on page 5 of the Manual on	
	Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive)		Corporate Governance which is being done annually with the aid of the Human Resources Department. (MCG as accessible thru https://maa.com.ph/corporate-documents/)	
Re	commendation 2.9			
	Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management. Board established an effective	COMPLIANT	Art. 4, Item No. 2-q on page 5 of the Manual on Corporate Governance sets out the responsibility of the Board to establish an effective performance management framework to be observed to by the Management as well as the CEO. Art. 4, Item No. 2-q on page 5 of the Manual on Corporate Governance sets out the responsibility of the Board to establish an effective performance management framework to be adhered to by all employees.	
	performance management framework that ensures that personnel's performance is at par with the standards set by the Board and the Senior Management.		(MCG as accessible thru https://maa.com.ph/corporate-documents/)	
	commendation 2.10			
1.	Board oversees that an appropriate internal control system is in place.	COMPLIANT	Art. 4, Item No. 2-g on page 5 and Item No. 6. Under H. Internal Control Responsibilities of the Board of the Manual on	
2.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest	COMPLIANT	<u>Corporate Governance</u> provide for this responsibility of the Board.	

of the Management, members and shareholders.		Art. 4, Item No. 6. Under H. Internal Control Responsibilities of the Board on page 17 of the Manual on Corporate Governance provides for the inclusion of this mechanism. (MCG as accessible thru https://maa.com.ph/corporate-	
		documents/)	
3. Board approves the Internal Audit Charter.	COMPLIANT	The Board approved The Terms of Reference/Charter for the Audit Committee which also incorporates the mechanism for internal audit on 14 March 2012.	
		See also: The Risk Management Statement for the mechanism on internal audit	
		[Files as accessible thru https://maa.com.ph/board-of-directors/]	
Recommendation 2.11			
Board oversees that the company has in place a sound enterprise risk management (ERM) framework to	COMPLIANT	 The Risk Management Statement provides the enterprise risk management framework of MAAGAP. 	
effectively identify, monitor, assess and manage key business risks.		Moreover, MAAGAP's Anti-Corruption Policy under its section on Risk Assessment sets out its Enterprise Risk	
2. The risk management framework guides the Board in identifying units/business	COMPLIANT	Management (ERM) framework.	
lines and enterprise level risk exposures,		[ACP as accessible thru https://maa.com.ph/corporate-	
as well as the effectiveness of risk		documents/ under Other Corporate Governance Policies and	
management strategies.		Documents]	
		Art. 4, 6, H of the Manual on Corporate Governance, Page 17,	
		provides the Internal control procedure of MAAGAP.	
		See also <u>Terms of Reference of</u>	
		The Risk Management Committee	

		2. The Risk Management Statement provides the enterprise risk management framework of MAAGAP. Moreover, MAAGAP's Anti-Corruption Policy under its section on Risk Assessment sets out its Enterprise Risk Management (ERM) framework. Art. 4, 6, H of the Manual on Corporate Governance, Page 17, provides the Internal control procedure of MAAGAP. See also Terms of Reference of The Risk Management Committee	
Recommendation 2.12			
Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties.	COMPLIANT	Article 4, Manual on Corporate Governance and Corporate Governance on the Company Website provides for the Board Charter that guides the Board in performing their functions and carrying out their responsibilities.	
Board Charter serves as guide to the directors in the performance of their functions.	COMPLIANT	Article 4, Manual on Corporate Governance and Corporate Governance on the Company Website provides for the Board	
Board Charter is publicly available and posted on the company's website	COMPLIANT	Charter that guides the Board in performing their functions and carrying out their responsibilities.	
		The <u>Board Charter/Manual on Corporate Governance under Corporate Documents</u> is publicly posted on MAAGAP's official website.	
		(As accessible thru https://maa.com.ph/corporate-documents/)	

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.

	•	a should be conti	anica in a publicly available committee charter.	
Re	commendation 3.1			
1.	Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	COMPLIANT	Information on MAAGAP Board Committees as well as its composition are publicly posted in the Company website under Board of Directors.	
Re	commendation 3.2			
1.	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 with applicable laws and regulations.	COMPLIANT	Relevant information on MAAGAP Audit Committee are stated in detail in the <u>Terms of Reference for the Audit Committee</u> and <u>Art. 4, F.2 and Art. 6 on Accountability and Audit of the Manual on Corporate Governance</u>	
2.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	COMPLIANT	The <u>Audit Committee</u> is composed of three non-executive directors, two of which are independent directors. Moreover, <u>profile of the members of the Audit Committee</u> is posted on the Company website under Board of Directors.	
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	Members of the Audit Committee are appropriately qualified to hold their positions and perform their functions as supported by their <u>background and qualifications under Board of Directors of the Company website</u> .	
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	PARTIALLY COMPLIANT	The Chairman of the Audit Committee is not the Chairman of Board. However, he also holds chairmanship to other committees.	At present, the Board only has two (2) independent directors, namely, Mr. Efren Abu and Mr. Abraham Abesamis. The former being the chairman of the CG Committee while the latter being the chairman of RPT Committee. Since it is also a recommended corporate governance principle to appoint

			independent directors as chairman of the aforementioned committees, the Board is constrained to have Mr. Efren Abu hold multiple chairmanships. Nonetheless, the Board ensures that the independent directors perform their roles and responsibilities for each committee where they hold chairmanships.
			See: composition of MAAGAP Board Committees
Recommendation 3.3			
Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	COMPLIANT	The Board has a Corporate Governance Committee in place. Information about the same such as its roles and responsibilities, membership and composition, etc. are stated in the Corporate Governance Committee Charter and Art. 4, F.7 on page 14 of the Manual on Corporate Governance. [CG Committee Charter as accessible thru https://maa.com.ph/board-of-directors/ and MCG thru https://maa.com.ph/corporate-documents/]	
Corporate Governance Committee is composed of at least three members, majority of whom should be independent directors.	COMPLIANT	The CG Committee is composed of three (3) members. Two of its three members are independent directors. See: Composition of Board Committees and Profile of Members of the Board	
Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	Mr. Efren L. Abu, an independent director, is the Chairman of the CG Committee as per <i>Composition of Board Committees</i> [As accessible thru https://maa.com.ph/board-of-directors/]	
Recommendation 3.4			

			T
1. Board establishes a separate Board Risk	COMPLIANT	MAAGAP has a Risk Management Committee (RMC) in place as	
Oversight Committee (BROC) that should		evidenced by its Manual on Corporate Governance (Art. 4, F.4	
be responsible for the oversight of a		on page 13) and its <u>Terms of Reference for the RMC</u> for the said	
company's Enterprise Risk Management		Committee with adherence to the Risk Management Statement	
system to ensure its functionality and		which also provides the enterprise risk management framework	
effectiveness.		of MAAGAP.	
		Moreover, MAAGAP's Anti-Corruption Policy under its section	
		on Risk Assessment sets out its Enterprise Risk Management	
		(ERM) framework.	
2. BROC is composed of at least three	COMPLIANT	The RMC is composed of two (2) independent directors and one	
members, the majority of whom should be		(1) director. The Chairman of the same is an independent	
independent directors, including the		director.	
Chairman.			
		See:	
		Board Committee Composition	
		Terms of Reference for the RMC	
		Manual on Corporate Governance (Art. 4, F.4 on page 13)	
3. The Chairman of the BROC is not the	FOR		At present, the Board only has two (2)
Chairman of the Board or of any other	COMPLIANCE		independent directors, namely, Mr.
committee.			Efren Abu and Mr. Abraham Abesamis.
			The former being the chairman of the
			CG Committee while the latter being
			the chairman of RPT Committee. Since
			it also a recommended corporate
			governance principle to appoint
			independent directors as chairman of
			the aforementioned committees, the
			Board is constrained to have Mr.
			Abraham Abesamis hold multiple
			chairmanships. Nonetheless, the
			Board ensures that the independent
			directors perform their roles and

			responsibilities for each committee where they hold chairmanships. See: composition of MAAGAP Board Committees
4. At least one member of the BROC has	COMPLIANT	Atty. Lope R. Torres, who is a legal practitioner and has a	
relevant thorough knowledge and experience on risk and risk management.		degree in Accounting, possess relevant thorough knowledge and experience on risk and risk management as supported by	
experience on risk and risk management.		his background and qualifications under Profile of Board of	
		<u>Directors</u> as posted on the Company website. The Committee is	
		also being aided by the <u>Internal Audit Department</u> consists of	
December 25		members who are proficient in risk management.	
Recommendation 3.5 1. The Board establishes a Related Party	COMPLIANT	MAACAD has a Bolated Party Transactions Committee (BDTC) in	
Transactions (RPT) Committee, which	COMPLIANT	MAAGAP has a Related Party Transactions Committee (RPTC) in place as evidenced by its Manual on Corporate Governance	
is tasked with reviewing all material		(Art. 4, F.8 on page 15) and its RPT Committee Charter.	
related party transactions of the			
company.		[Files as also accessible under their corresponding headings	
		thru https://maa.com.ph/corporate-documents/ and	
		https://maa.com.ph/board-of-directors/	
RPT Committee is composed of at least three non-executive directors,	COMPLIANT	The RPTC is composed of two (2) independent directors and one (1) director. The Chairman of the same is an independent	
majority of whom should be		director.	
independent, including the Chairman.			
		See:	
		Board Committee Composition	
		RPT Committee Charter	
		Manual on Corporate Governance (Art. 4, F.8 on page 13)	
Recommendation 3.6			
All established committees have a	COMPLIANT	Refer to the following as posted in the Company website:	
Committee Charters stating in plain			

member reporting relevant 2. Committe standard	eir respective purposes, ships, structures, operations, g process, resources and other information. ee Charters provide s for evaluating the ance of the Committees.	COMPLIANT	Board Committee Charters/Terms of Reference under BOARD COMMITTEES Manual on Corporate Governance under Art. 4, 6-F Board Committees, starting from page 12 Art. 4, 8. Performance Evaluation on page 20 of the Manual on Corporate Governance provides for the formal and rigorous annual evaluation of the performance of the Board as well as the established committees.	
disclosed		• • • • • • • • • • • • • • • • • • • •	Committee Charters/Terms of References are publicly posted in the Company's website as accessible thru https://maa.com.ph/board-of-directors/ under Related Documents > Board Committees irectors should devote the time and attention necessary to properly	and effectively perform their duties
and responsi	bilities, including sufficient time	e to be familiar w	vith the corporation's business.	
1. The Direct participa Board, Coin person	ctors attend and actively te in all meetings of the committees and shareholders or through tele- inferencing conducted in	COMPLIANT	Refer to the following as to the adoption of rule of conduct and procedure for board and/or committee meetings: • Art. 4, under G.1 Process and Procedure for Tele/Videoconferencing Board and/or Committee	
	nce with the rules and ns of the Commission.		Meetings starting from page 15 of the Manual on Corporate Governance	

3. The directors ask th questions or seek cl explanations during Committee meeting	arifications and the Board and	he/she has received and reviewed the agenda and all trelevant materials for the meeting. [All files under their corresponding headers are also accessified thru https://maa.com.ph/corporate-documents/] The directors actively participate during the conduct of the ASM as evidenced by its Minutes for 2020 . [File as also accessible thru https://maa.com.ph/corporate-documents/]	
Recommendation 4.2		<u> </u>	
1. Non-executive direct serve as directors to five Insurance Companies (ICREs) and companies to ensur sufficient time to fur meetings, challenged proposals/views, and long-term strategy of the serve o	o a maximum of mission Regulated publicly-listed e that they have lly prepare for Management's doversee the	Art. 4.B on Multiple Board Seats of the Manual on Corpora Governance provides for the adoption of guidelines on to number of directorships that its members can hold in stock a non-stock corporations. Information on the present directorships of the Board is posted in the Company website under Board of Directors Profile.	ne nd
Recommendation 4.3			
The directors notify board where he/she director before accedirectorship in anotal.	e is an incumbent epting a	ANT To date, no director has accepted and/or held new directorsh in another company.	р
	hould endeavor to exercise a	objective and independent judgment on all corporate affairs.	
Recommendation 5.1	and of at least COMADI	ANT Two (2) but of pine (0) more horse of the Doord are independent	
The Board is compo twenty percent (209 directors.		ANT Two (2) out of nine (9) members of the Board are independen directors.	

		See: Board of Directors Profile or https://maa.com.ph/board-	
		of-directors/	
Recommendation 5.2			
The independent directors possess all the necessary qualifications and none of the disqualifications to hold the position	COMPLIANT	Mr. Abraham Abesamis and Mr. Efren Abu possess all the necessary qualifications and none of the disqualification to hold their positions as independent directors. See: Board of Directors Profile on the Company website Art. 4, 6. Members of the Board under Qualifications and Disqualifications and D. Independent Directors of the Manual on Corporate Governance	
Recommendation 5.3		the Manda on corporate Governance	
 The independent directors serve for a maximum cumulative term of nine years. As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for Pre-Need Companies and Health Maintenance Organizations shall be from 21 September 2016. For other covered entities, all previous terms served by existing Independent Directors prior to the effectivity of this 	COMPLIANT	Please refer to the profiles of the independent directors detailing their terms of service as posted in the Company website under Board of Directors Profile or https://maa.com.ph/board-of-directors/	
Circular shall not be included in the application of the term limit prescribed in this item.			

 The company bars an independent director from serving in such capacity after the term limit of nine years. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written 	COMPLIANT	Provision on term limits for independent directors is explicitly mentioned under Art 4, 6. Members of the Board, d.7 of the Manual on Corporate Governance No instance of retainment of independent director/s serving beyond the cumulative term of nine years has been committed by the Company.	
justification and seek shareholders' approval during the annual shareholders' meeting.			
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	Ret. Justice Santiago Javier Ranada is the Chairman of the Board while Mr. Daniel Go is the President/Chief Executive Officer of MAAGAP See: Profile of the Board of Directors or https://maa.com.ph/board-of-directors/	
		Furthermore, Art. 4, 3. Composition of the Board, e. of the Manual on Corporate Governance explicitly provides for the principle wherein the positions of the Chairman of the Board and CEO must be held by separate individuals.	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities	COMPLIANT	The roles and responsibilities of the Chairman of the Board and Chief Executive Officer are set out under Art. 4, 2-A and B on page 6 of the Manual on Corporate Governance.	
Recommendation 5.5			
1. If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate lead directors among the independent directors.	COMPLIANT	Whereas the Chairman of Board is not an independent director, the Board appointed one of its independent directors, Mr. Efren Abu, as the lead independent director as a mechanism to ensure independent views and perspectives among the Board and avoid potential conflict of interest.	

		See: • Art. 4, Item 6, d.8 on page 10 of the Manual on Corporate Governance • Meetings for 2021, under Non-Executive Directors Meeting, chaired by Mr. Efren Abu as the lead independent director	
1. Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.	COMPLIANT	To date, no instance of directors with material interest in any transactions affecting the corporation was recorded during Board discussions held within the covered year.	
1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation. 2. The meetings are chaired by the lead independent director	COMPLIANT	Refer to the details of the Meeting of Non-Executive Directors in 2021 as to the list of attendees. The NEDs Meeting held in 2020 was chaired by the lead independent director, Mr. Efren Abu. See also: MAAGAP Meetings for 2021	
		through an assessment process. The Board should regularly carry o right mix of backgrounds and competencies.	ut evaluations to appraise its
 The Board conducts an annual assessment of its performance as a whole. The performance of the Chairman is assessed annually by the Board. 	COMPLIANT	Art. 4, Item No. 8 on Performance Evaluation of the Manual on Corporate Governance provides for the annual assessment of the Board's performance.	

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3.	The performance of the individual	COMPLIANT	Moreover, adoption of the <u>Board Performance Assessment</u>	
	member of the Board is assessed		Form as also accessible thru https://maa.com.ph/board-of-	
	annually by the Board.		directors/ is being observed pursuant to this provision.	
4.	The performance of each committee is	COMPLIANT		
	assessed annually by the Board.		Annual performance assessment of the Chairman is being done	
			as per Art. 4, Item No. 8 on Performance Evaluation of the	
			Manual on Corporate Governance and the Board Performance	
			Assessment Form includes items relative to the evaluation of	
			the Chairman's performance.	
			Annual performance assessment of the members of the Board	
			is being done as per Art. 4, Item No. 8 on Performance	
			Evaluation of the Manual on Corporate Governance and the	
			Board Performance Assessment Form includes items relative to	
			the evaluation of the members' performance.	
			Annual performance assessment of the Board Committees is	
			being done as per Art. 4, Item No. 8 on Performance Evaluation	
			of the Manual on Corporate Governance and the Board	
			Performance Assessment Form includes items relative to the	
			evaluation of the Committees' performance.	
5	Every three years, the assessments are	FOR	evaluation of the committees performance.	MAAGAP has yet to enlist an external
]	supported by and external facilitator.	COMPLIANCE		facilitator to conduct assessment on
	ospporta of and external admitted.	22 2		Board performance.
Re	commendation 6.2			
	Board has in place a system that	COMPLIANT	The accomplishment of the Board Performance Assessment	
	provides, at the minimum, criteria and		Form by the Board members, Senior Management, key officers	
	process to determine the performance		of MAAGAP as well as its shareholders is being done to evaluate	
	of the Board, individual directors and		the performance of the Board.	
	committees.		' ' '	
2.	The system allows for a feedback	COMPLIANT	The accomplishment of the Board Performance Assessment	
	mechanism from the shareholders.		Form not only by the members of the Board per se but also by	
			relevant shareholders of MAAGAP is being done to elicit	

	for all and an analysis at a the month and a father than the	
	feedback on and evaluate the performance of the Board as the	
	form is made available to the public thru	
	https://maa.com.ph/board-of-directors/	
Principle 7: Members of the Board are duty-bound to a	oply high ethical standards, taking into account the interests of all stakeholde	ers.
Recommendation 7.1		
Board adopts a Code of Business COMPLIA	NT The Company's Code of Business Conduct and Ethics provides	
Conduct and Ethics, which provide	for the set of principles designed to guide Board, Senior	
standards for professional and ethical	Management and employees to conduct themselves with	
behavior, as well as articulate	honesty and integrity in all actions representing the company.	
acceptable and unacceptable conduct	, , , , , , , , , , , , , , , , , , , ,	
and practices in internal and external	[Also accessible thru https://maa.com.ph/corporate-	
dealings of the company.	documents/]	
The Code is properly disseminated to COMPLIA		
the Board, senior management and	under Section II on Enforcement and Monitoring of the Code	
_	starting from page 4 with Human Resources Department as	
employees.		
	chiefly responsible in its dissemination to the Board, Senior	
	Management and employees of the organization.	
3. The Code is disclosed and made COMPLIA	- <u></u> - /	
available to the public through the	the Company website thru https://maa.com.ph/corporate-	
company website.	documents/	
Recommendation 7.2		
1. Board ensures the proper and efficient COMPLIA	NT	
implementation and monitoring of	The Board is guided by the <u>Code of Business Ethics and Conduct</u>	
compliance with the Code of Business	, which sets out the proper and efficient implementation and	
Conduct and Ethics.	monitoring of compliance with the Code as well as the	
2. Board ensures the proper and efficient COMPLIA	Company's internal policies as stated under Section II on	
implementation and monitoring of	Enforcement and Monitoring of the Code.	
compliance with company internal		
policies.	[File as also accessible thru https://maa.com.ph/corporate-	
	documents/]	
	Disclosure and Transparency	
	Discrete and Transparency	

Principle 8: The company should establish corporate disclosure policies and procedures that 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	This is stated under Art. 9, Disclosure and Transparency of the Manual on Corporate Governance. Reports relative to the financial condition, results and business operations of the organization are tabled for discussion as substantiated by the recent Annual Shareholders' Meeting and are likewise posted on the Company website.		
Recommendation 8.3	COMPLIANT			
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	Individual profiles of the members of the Board detailing their academic qualifications, professional experiences, expertise and relevant trainings attended and Latest General Information Sheet of the company showing their share ownership in the company are posted on the Company website. [Files as also accessible thru https://maa.com.ph/board-of-directors/ and https://maa.com.ph/corporate-documents/]		
Recommendation 8.4				
1. Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	COMPLIANT	Refer to the following corporate documents which contain information on the company's policy on Board remuneration: • Manual on Corporate Governance (Art. 4, F.3, Remuneration Committee and Art. 4., 7. Remuneration of Directors and Officers) • Terms of Reference for Remuneration Committee		
Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level and mix of the	COMPLIANT	Refer to the following corporate documents which contain information on the company's policy on Board remuneration:		

	Т	,	
same in the Annual Corporate		 Manual on Corporate Governance (Art. 4, F.3, 	
Governance Scorecard (ACGS) and the		Remuneration Committee and Art. 4., 7. Remuneration	
Revised Corporation Code.		of Directors and Officers)	
		<u>Terms of Reference for Remuneration Committee</u>	
3. Company discloses the remuneration	COMPLIANT	Refer to the following corporate documents which contain	
on an individual basis, including		information on the company's policy on Board remuneration:	
termination and retirement		 Manual on Corporate Governance (Art. 4, F.3, 	
provisions.		Remuneration Committee and Art. 4., 7. Remuneration	
		of Directors and Officers)	
		Terms of Reference for Remuneration Committee	
		Aside from the policies and procedures on remuneration as	
		stated under the MCG and TOR for Remuneration Committee,	
		the Board also adheres to its retirement policy covering the	
		organization's employees, key officers and directors as set out	
		in its Internal Control Procedure on Human Resources and	
		Administration under Retirement Benefit Plan, although	
		contents of which cannot be disclosed due to the	
		confidentiality of the information contained in the document.	
Recommendation 8.5			
Company discloses its policies	COMPLIANT	There is a policy on related party transactions (RPTs) in place	
governing Related Party Transactions		which the Company adheres to with regard related party	
(RPTs) and other unusual or		transactions between the Corporation and related parties.	
infrequently occurring transactions.			
		To date, no instance of directors with material interest in any	
		transactions affecting the corporation was recorded during	
		Board discussions held within the covered year.	
		(File as accessible thru https://maa.com.ph/corporate-	
		documents/ under Other Corporate Governance Policies and	
		Documents.)	

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2. Company discloses material or	COMPLIANT	The policy on related party transactions (RPTs) substantiates to	
significant RPTs in its Annual Company		this practice with regard disclosure of material or significant	
Report or Annual Corporate		RPTs as duly reviewed and approved by the Board.	
Governance Report, reviewed and			
approved by the Board, and submitted		(File as accessible thru https://maa.com.ph/corporate-	
for confirmation by majority vote of		documents/ under Other Corporate Governance Policies and	
the stockholders in the annual		Documents.)	
stockholders' meeting during the year.			
Recommendation 8.7			
Company's corporate governance	COMPLIANT	The company has a Manual on Corporate Governance which	
policies, programs and procedures are		contains its policies, programs and procedures relative to	
contained in its Manual on Corporate		corporate governance. The same is publicly posted on its	
Governance (MCG).		official website. thru https://maa.com.ph/corporate-	
2. Company's MCG is posted on its	COMPLIANT	documents/	
company website.			
Principle 9: The company should establish s	tandards for the	appropriate selection of an external auditor, and exercise effective	oversight of the same to strengthen the

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

Recommendation 9.1 1. Audit Committee has a robust process The Terms of Reference of the Audit Committee provides for **COMPLIANT** the information and provision on the approval, for approving and recommending the appointment, reappointment, recommendation, reappointment, removal and fees of removal, and fees of the external MAAGAP's external auditor. auditors. [File as also accessible thru https://maa.com.ph/board-ofdirectors/ under Board Committee Charters/Terms of Reference] 2. The appointment, reappointment, Recommendation by the Audit Committee, approval of the **COMPLIANT** removal and fees of the external Board and ratification by the shareholders must be established auditor is recommended by the Audit and secured prior to the appointment, reappointment, removal and deliberation on fees of the external auditor are stated on Committee, approved by the Board and ratified by the shareholders. Terms of Reference of the Audit Committee.

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			The Minutes of the Annual Shareholders' Meeting also shows	
			the percentage of shareholders that ratified the appointment,	
			reappointment, removal and fees of the external auditor.	
3.	For removal of the external auditor,	COMPLIANT	To date, there is no instance of removal or change of external	
	the reasons for removal or change are		auditor that was taken up by the Audit Committee during the	
	disclosed to the regulators and the		recent Annual Shareholders' Meeting.	
	public through the company website			
	and required disclosures.			
Re	commendation 9.2			
1.	Audit Committee Charter includes the	COMPLIANT	The roles and responsibilities of the Audit Committee are	
	Audit Committee's responsibility on:		specified in the <u>Audit Committee Charter</u> . as also accessible	
			thru https://maa.com.ph/board-of-directors/ under Board	
	 Assessing the integrity and 		Committee Charters/Terms of Reference.	
	independence of external			
	auditors;			
	ii. Exercising effective oversight			
	to review and monitor the			
	external auditor's			
	independence and objectivity;			
	and			
	iii. Exercising effective oversight			
	to review and monitor the			
	effectiveness of the audit			
	process, taking into			
	consideration relevant			
	Philippines professional and			
	regulatory requirements.			
2	Audit Committee Charter contains the	COMPLIANT	This responsibility of the Audit Committee is specified in the	
2.	Committee's responsibility on	COM LIAM	Audit Committee Charter. as also accessible thru	
	reviewing and monitoring the external		https://maa.com.ph/board-of-directors/ under Board	
	auditor's suitability and effectiveness		Committee Charters/Terms of Reference.	
	on an annual basis.		Committee Charters/ Terms of Reference.	
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Re	Recommendation 9.3				
1.	Company discloses the nature of non- audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	COMPLIANT	Provision(s) on non-audit services performed by the external auditor are contained in <u>Audit Committee Charter</u> starting from page 3. Disclosure and particulars of the same are also being tabled for discussion among the members of the Board, lead by the Audit Committee.		
2.	Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	COMPLIANT	The audit committee oversees this responsibility as guided by the provision(s) on non-audit services performed by the external auditor as contained in <u>Audit Committee Charter</u> starting from page 3. The <u>Manual on Corporate Governance on page 13</u> also mentions this function of the committee		

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

Recommendation 10.1					
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	FOR COMPLIANCE	The Company has yet to finalize its Sustainability Report which shall cover its sustainability practices and policies, with adherence to the established and existing sustainability standard and policies of its parent company.			
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	FOR COMPLIANCE	The Company has yet to finalize its Sustainability Report which shall cover its sustainability practices and policies, with adherence to the established and existing sustainability standard and policies of its parent company.			

Principles 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. The company should have a website	COMPLIANT	The Company's official website can be accessed at				
to ensure a comprehensive, cost		http://maa.com.ph/				
efficient, transparent, and timely						
manner of disseminating relevant						
information to the public.						

Internal Control Systems and Risk Management Framework

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

Recommendation 12.1			
1. Company has an adequate and	COMPLIANT	The Company has internal control systems in place, one covers	
effective internal control system in the		and examines its operational aspect and financial conditions	
conduct of its business.		while the other focuses on the audit of the quality management	
		system of the Company as an ISO-certified organization. The	
		former is spearheaded by the Internal Audit Committee while	
		the latter is being carried out by the Quality Management Team	
		with the Legal & Corporate Compliance Department as its	
		handling division. Internal audit on the operations of the	
		company and internal audit on the organization's Quality	
		Management System (QMS) are both being done at least twice	
		a year or when the need arises and/or upon recommendation	
		of Management.	
		See the following reference documents:	
		 Art. 4, H. Internal Control Responsibilities of the Board; 	
		Art. 6, Accountability and Audit of the Manual on	
		Corporate Governance	
		<u>Audit Committee Charter</u>	
		 <u>Internal Audit Department</u> 	
2. Company has an adequate and	COMPLIANT	Refer to the Risk Management Statement for information on	
effective enterprise risk management		the framework, internal audit, risk management process,	
framework in the conduct of its		evaluation, treatment and monitoring adhered to by the	
business.		Company.	

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			 See also the following reference documents: Terms of Reference for the Risk Management Committee Art. 4, F.4 of the Manual on Corporate Governance 	
Re	commendation 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 company's operations.	COMPLIANT	The members of the internal audit committee and quality management team are both in-house. One examines the financial and operational aspects of the organization while the other while the other focuses on the audit of the quality management system of the Company as an ISO-certified organization See the following reference documents: • Art. 4, H. Internal Control Responsibilities of the Board; Art. 6, Accountability and Audit of the Manual on Corporate Governance • Audit Committee Charter • Internal Audit Department	
Re	commendation 12.3			
1.	The company has qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	MAAGAP's <i>Treasurer</i> , Mr. Muhammad Sakin Sim Bin Abdullah, is its <i>Chief Audit Executive (CAE)</i> .	
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	See: Senior Management Art. 4, K. The Chief Audit Executive of the Manual on Corporate Governance lists the duties and responsibilities of the CAE including the conduct and facilitation of internal audit activity of the organization.	

3. In case of a fully outsourced internal audit activity, qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	COMPLIANT	Considering the company's size, risk profile and complexity of operations, the management deems that an outsourced internal audit activity is not necessary. In lieu, performance of an internal audit activity is being done by the internal audit department of the organization as appointed by the Board and the Senior Management. Nonetheless, the need for the assignment of such to an independent entity from the management is stated under Art. 4, K. The Chief Audit Executive of the Manual on Corporate Governance.	
Recommendation 12.4			
The company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT	The company has a separate risk management functions which are undertaken by its Chief Risk Officer, Risk Management Committee and Internal Audit Department. Refer to the following reference documents providing information on the Company's risk management function: • Risk Management Statement • Terms of Reference for the Risk Management Committee • Art. 4, F.4 of the Manual on Corporate Governance • Internal Audit Department	
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). 	COMPLIANT	MAAGAP's Senior Vice President for Operations, Werhner V. Parel, acts as the Company's Chief Risk Officer (CRO) as shown on the <u>Profile of Members of the Senior Management</u> . <u>Art. 4, L. The Chief Risk Officer of the Manual on Corporate</u>	
 CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities. 	COMPLIANT	Governance provides for the CRO's roles, responsibilities and functions. As the SVP for Operations and CRO, he plans, directs, coordinates, and oversees business operations activities in the organization, ensuring development and implementation of	

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		efficient operations and cost-effective systems to meet current	
		and future needs of the organization. Moreover, he supervises	
		the entire risk management process and spearheads the	
		development, implementation, maintenance and continuous	
		improvement of risk management processes and	
		documentation, among other duties.	
		documentation, among other daties.	
	Cult	tivating a Synergic Relationship with Shareholders	
Recommendation 13.1	Cun	invaling a synthetic relationship with shareholders	
Board ensures that basic shareholder	COMPLIANT	Basic shareholders' rights, pursuant to the Corporation Code,	
rights are disclosed in the Manual on		are explicitly stated under Art. 7 of the Manual on Corporate	
Corporate Governance.		Governance. Likewise, Art. 6 on Accountability and Audit,	
corporate dovernance.		under Item No. 3 of the Manual lists the role and	
		responsibilities of the Board concerning relation and dialogue	
		with shareholders.	
2. Board ensures that basic shareholder	COMPLIANT	The Manual on Corporate Governance of the organization,	
rights are disclosed on the company's		containing the provisions on basic shareholders' rights, is	
website.		publicly posted in the Company's website under Corporate	
		<u>Documents.</u>	
Recommendation 13.2			
1. Board encourages active shareholder	COMPLIANT	Notice of the Annual Shareholders' Meeting were sent out to	
participation by sending the Notice of		the members of the Board as well as the other shareholders	
Annual and Special Shareholders'		twenty (20) days before the date of the meeting.	
Meeting with sufficient and relevant			
information at least 21 days before			
the meeting.			
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Recommendation 13.3	1-00		
Board encourages active shareholder	FOR		This practice/mechanism shall be
participation by making the result of	COMPLIANCE		observed on the next Annual

	the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.			Shareholders' Meeting for 2022, although results of the votes taken are put on record based from the recent minutes of the Annual Shareholders'
				Meeting as posted on the website under Corporate Documents, MAAGAP Meetings for 2021.
2.	Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.	FOR COMPLIANCE		The Minutes of the ASM will be approved and confirmed by the shareholders and members of the Board on the meeting for the succeeding year. Although this practice will be tabled for discussion among the members of the Board for the current year. Nonetheless, refer to the minutes of the Annual Shareholders' Meeting for 2021 as posted on the website under Corporate Documents, MAAGAP Meetings for 2021.
Re	commendation 13.4			
1.	Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner	COMPLIANT	The Board has an alternative dispute resolution system in place as stated under Art. 10 of the Company's Manual on Corporate Governance	
2.	The alternative dispute mechanism is included in the company's Manual on Corporate Governance	COMPLIANT	This is explicitly specified under Art. 10 of the Manual on Corporate Governance. Duties to Stakeholders	

Duties to Stakeholders

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

Recommendation 14.1

Board identified the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	COMPLIANT	Refer to the latest General Information Sheet as posted in the website for information about the Company's shareholders. Art. 6 on Accountability and Audit, under Item No. 3 of the Manual lists the role and responsibilities of the Board concerning relation and dialogue with shareholders. See: Section H of the Code of Business Conduct and Ethics for the provision involving treatment and protection of shareholders.	
Recommendation 14.2			
 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	COMPLIANT	Provisions on equitable treatment of shareholders are included in the Code of Business Conduct and Ethics under Section H.	
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	Stakeholders may lodge their concerns and/or complaints for possible violation of their rights to customerservice@maa.com.ph under the email subject Shareholder Concern/Complaint or reach the Legal & Corporate Compliance Department	
		References: • Section II, D. Whistleblowing Policy of the Code of Business Conduct and Ethics • MAAGAP's Whistleblower Policy Plan under Other Corporate Governance Policies and Documents at https://maa.com.ph/corporate-documents/	

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

1.	Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	COMPLIANT	MAAGAP has several programs grounded on the principle of Corporate Social Responsibility (CSR) as it engages its employees and customers in giving back as to make them feel like they have a voice in line with the realization of the company's goals. Under CSR as posted on the Company website, value training for employment, employee and stakeholder training, employee welfare policy, health monitoring and maintenance are among the company policies which cater to employee welfare and their needs.	
Re	commendation 15.2			
1.	Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	COMPLIANT	MAAGAP has an Anti-Corruption Policy in place that aims to mitigate corrupt practices such as, but not limited to, bribery, fraud, extortion, collusion, conflict of interest and money laundering within the organization. Reference/s: Code of Business Ethics and Conduct Anti-Corruption Policy	
2.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	COMPLIANT	As stated in the company's Anti-Corruption Policy under 4. Base Policies, upon employment, employees are issued with the organization's Code of Conduct and Ethics as well as the policy on anti-corruption. Employees are required to read and sign an Employee Personal Affirmation Form; not only to confirm his understanding of this Code of Conduct and Ethics and this policy, but also, his full observation of the various other policies practiced in the organization.	
Re	commendation 15.3			
1.	Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about	COMPLIANT	MAAGAP has a whistleblower policy plan in place to encourage Board members, staff and employees to report suspected or actual occurrence(s) of illegal, unethical or inappropriate events, behaviors and practices without retribution.	

	illegal or unethical practices, without					
	fear of retaliation.		Reference: Whistleblower Policy Plan under Other Corporate			
2.	Board establishes a suitable	COMPLIANT	Governance Policies and Documents at			
	framework for whistleblowing that		https://maa.com.ph/corporate-documents/			
	allows employees to have direct					
	access to an independent member of		The mechanism on whistleblowing employs the Audit			
	the Board or a unit created to handle		Committee as responsible in handling concerns relative thereto			
	whistleblowing concerns.		as stated <u>under Sections 6 and 10</u> of the Whistleblower Policy			
			Plan.			
			Employees may send their whistleblowing concerns to whistleblower@maa.com.ph			
3.	Board supervises and ensures the	COMPLIANT	The Board, with the audit committee as the handling unit for			
	enforcement for the whistleblowing		whistleblowing matters, monitors, supervises and ensures			
	framework.		enforcement for whistleblowing framework as explicated in the			
			whistleblower policy plan under Other Corporate Governance			
			Policies and Documents at https://maa.com.ph/corporate-			
			documents/.			
			To date, no incident of whistleblowing has been reported to the			
			appropriate authorities of the organization.			
Pri	nciple 16: The company should be sociall	y responsible in a	all its dealings with the communities where it operates. It should en	sure that is interactions serve its		
	environment and stakeholders in positive and progressive manner that is fully supportive of its comprehensive and balanced development.					
Recommendation 16.1						
1.	Company recognizes and places	COMPLIANT	Under Corporate Social Responsibility, MAAGAP is governed by			
	importance on the interdependence		its principle which aims to contribute to societal goals of a			
	between business and society, and		philanthropic or charitable nature by engaging in or supporting			
	promotes a mutually beneficial		volunteering or ethically-oriented practices as well as value			
	relationship that allows the company		training for employment, employee and stakeholder training,			
	to grow its business, while					

contributing to the advancement of	employee welfare policy, health monitoring and maintenance	
the society where it operates.	and charitable causes.	

SECTION 8. SPECIAL PROVISION FOR NON-LIFE INSURANCE AND PROFESSIONAL REINSURANCE COMPANIES

Report on Philippine Catastrophe Insurance Facility (PCIF)

The undersigned, as MAA's representative, is one of the members of the Technical Working Group (TWG) of the PCIF.

After almost a two-year discussion on the features of Philippine Catastrophe Insurance Facility (PCIF), one of its main provisions, the Mandatory Cession to the Facility has been abandoned altogether. In its place, the TWG decided to organize two sub-TWGs namely:

- a) PIRA PCIF 1, which is tasked to pursue further the discussions on the features of the original proposal, given modified nature (i.e., voluntary mode) of cessions to the program and,
- b) PIRA PCIF 2. Tasked to pursue the option of offering a product geared towards the (residential and small medium size enterprises.

Insurance companies may then opt to voluntarily to join or not join in both, any one of the alternatives that may be ultimately presented.

PCIF 1 and PCIF 2 sub-TWG reports on their respective progress to the TWG plenary once a month (i.e., last Tuesday of the month).

Updates submitted to the plenary (original) TWG as of 26 April 2022 from Sub-TWG for PCIF 1 are as follows:

- 1. Introduction of the members of the sub-TWG for PCIF 1
- 2. Revisiting the provisions of PCIF 1 on cession parameters and subscription guidelines
- 3. Discussion on security deposit guidelines
- 4. Adoption of the latest version of the Oversight Committee Charter
- 5. Creation and update on facility underwriting guidelines
- 6. Approval of reinsurance agreement and drafting of retrocession agreement
- 7. Discussion on PCIF 1 Common Account Excess of Loss
- 8. Presentation of process and implementation plans on proposed bordereaux template
- 9. Review on PCIF 1 Milestones based on the agreed Gantt Chart

For PCIF 2: PowerPoint presentation was made to show the conceptual framework of product design and marketing approach.

Ultimately, the respective final formulations will be presented to the insurance companies, at which time a decision has to be made by each insurer as to whether or not the proposal(s) is/are viable or worthy of adoption as a reinsurance program.

Senior Vice President – Operations

MAA General Assurance Phils. Inc.

CERTIFICATION

The undersigned certify th	at the responses and explanations set forth in the above Company's						
Annual Corporate Governance Report are true, complete and correct of our own personal knowledge							
and/or based on authentic records.							
	to ()						
Signed in the City of Makati on the	e 17th of May 2022.						
=	Λ						
Santiago Javier Ranada	Daniel C. 60						
CHAIRMAN OF THE BOARD	PRÉSIDENT/CEQ						
	(\)						
Carlos Alfons 1. Ocampo	Lady Lanie G. Esquive \						
CORPORATE SECRETARY	CORPORATE GOVERNANCE COMPLIANCE OFFICER						
	\sim $\rho_{\rm t}$						
Mark the second							
Abraham B. Abesamis	Efren L. Abu						
INDEPENDENT DIRECTOR	INDEPENDENT DIRECTOR						
	77th						
SUBSCRIBED AND SWOR	N to before me this $\frac{27 \text{ h}}{4}$ day of $\frac{\text{May}}{2}$, 2022, by the						
following who are all personally known to me (or whom I have identified through competent evidence							
of identity) and who exhibited to	ne their respective identification document as follows:						
NARAT	ID NO DATE /DI ACE ISSUED						
NAME	ID NO. DATE/PLACE ISSUED						
1. Santiago Javier Ranada	TIN 113-425-468-000						
2. Daniel C. Go	TIN 104-729-156-000						
3. Carlos Alfonso T. Ocampo	TIN 165-459-497-000						
4. Lady Lanie C. Esquivel	TIN 266-840-282-000						
5. Abraham R. Abesamis	TIN 133-807-178-000						
6. Efren L. Abu	TIN 137-892-502-000						

NOTARY PUBLIC

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WINTER L. BAKER

Motary Public for Makati City

Appointment No. M-212 (2021-2022)

Until December 31, 2022

10th Floor Pearl Bank Centre 146

Valero St., Makati City

ROLL No. 29302

PTR No. 2464009D, 1-4-22, Quezon City
IBP No. 181572,1-4-22, Quezon City

MCLE Compliance No. VII-0014404