SECURITIES AND EXCHANGE COMMISSION

SEC FORM - ACGR

ANNUAL CORPORATE GOVERNANCE REPORT

GENERAL INSTRUCTIONS

(A) Use of Form ACGR

This SEC Form shall be used to meet the requirements of the Revised Code of Corporate Governance.

(B) Preparation of Report

These general instructions are not to be filed with the report. The instructions to the various captions of the form shall not be omitted from the report as filed. The report shall contain the numbers and captions of all items. If any item is inapplicable or the answer thereto is in the *negative*, an appropriate statement to that effect shall be made. Provide an explanation on why the item does not apply to the company or on how the company's practice differs from the Code.

(C) Signature and Filing of the Report

- A. Three (3) complete set of the report shall be filed with the Main Office of the Commission.
- B. At least one complete copy of the report filed with the Commission shall be manually signed.
- C. All reports shall comply with the full disclosure requirements of the Securities Regulation Code.
- D. This report is required to be filed annually together with the company's annual report.

(D) Filing an Amendment

Any material change in the facts set forth in the report occurring within the year shall be reported through SEC Form 17-C. The cover page for the SEC Form 17-C shall indicate "Amendment to the ACGR".

SECURITIES AND EXCHANGE COMMISSION

SEC FORM – ACGR

ANNUAL CORPORATE GOVERNANCE REPORT

1. Report is Filed for the Year: **2012**¹

2. Exact Name of Registrant as Specified in its Charter: GINEBRA SAN MIGUEL INC.

3. 3rd & 6th Floors, San Miguel Properties Centre,
St. Francis Street, Ortigas Center, Mandaluyong City

<u>1550</u>

Address of Principal Office

Postal Code

4. SEC Identification Number: **142312**

5. (SEC Use Only)

Industry Classification Code

6. BIR Tax Identification Number: 000-086-856-000

7. (632) 689-9100

Issuer's Telephone number, including area code

8. N/A

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

¹ Updated for the year ended December 31, 2013.

Also updated to reflect information relative to the resignation of Justice Angeline S. Gutierrez (Ret.) effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

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A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	9
Actual number of Directors for the year	9

(a) Composition of the Board

Complete the table with information on the Board of Directors:

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID) ²	Elected when (Annual /Special Meeting)	No. of years served as director	
Eduardo M.	NED	N/A	Ramon S.	October	May 9,	Annual	15	
Cojuangco, Jr.			Ang	21, 1998	2013	Meeting	13	
Ramon S. Ang	NED	N/A	Ramon S.	April 4,	May 9,	Annual	13	
			Ang	2000	2013	Meeting	13	
Bernard D.	ED	N/A	Ramon S.	May 12,	May 9,	Annual	3	
Marquez			Ang	2011	2013	Meeting	3	
Ferdinand K.	NED	N/A	Ramon S.	May 29,	May 9,	Annual	4	
Constantino			Ang	2008	2013	Meeting	4	
Leo S. Alvez	NED	N/A	Ramon S.	April 24,	May 9,	Annual	11	
			Ang	2002	2013	Meeting	11	
Gabriel S.	NED	N/A	Ramon S.	November	May 9,	Annual	2	
Claudio			Ang	10, 2010	2013	Meeting	2	
Joseph N.	NED	N/A	Ramon S.	May 9,	May 9,	Annual	Less	
Pineda³			Ang	2013	2013	Meeting	than 1	
							year	
Minita V.	ID	N/A	Ramon S.	March 9,	May 9,	Annual	2	
Chico-Nazario			Ang	2012	2013	Meeting	2	
Angelina S.	ID	N/A	Ramon S.	May 10,	May 10,	Annual	2	
Gutierrez⁴			Ang	2012	2013	Meeting		

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

The Board of Directors (the "Board") of the Company has adopted a Manual of Corporate Governance and amended the same on March 30, 2013 (the "CG Manual"). The CG Manual aims to institutionalize the principles of good corporate governance in the entire organization. The Company's Board, Management, Officers,

² Updated for the year ended December 31, 2013.

³ Updated per advisement letter filed with SEC on January 30, 2014.

⁴ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

employees and shareholders believe that corporate governance is a necessary component of what constitutes sound strategic business management and will therefore undertake every effort necessary to create awareness thereof within the organization as soon as possible.

The Company recognizes that the most cogent proof of good corporate governance is that which is visible to the eyes of its investors. Thus, among others, provisions on the following matters affecting shareholders were provided in the Section 5 (Shareholders' Benefit) of the CG Manual: voting rights, pre-emptive rights, power of inspection, right to information, right to dividends and appraisal rights.

On respecting the rights of minority shareholders, Section 5 of the CG Manual expressly provides, among others the following provisions: that the Board is committed to respect the rights of the shareholders and minority interests; that a director shall not be removed without cause if it will deny minority shareholders representation in the Board; that minority shareholders shall be granted the right to propose the holding of the meeting and the right to propose items in the agenda of the meeting; and that they shall have access to any and all information relating to matters for which the Management is accountable for.

On disclosure duties, Section 4 of the CG Manual lays down the reportorial or disclosure System of the Company's corporate governance policies which essentially provides that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed.

On Board responsibilities, the Company's CG Manual espouses the belief that compliance with the principles of good corporate governance shall start with the Board of Directors. Thus, the said manual is replete with provisions relative to the duties and responsibilities of the Board. In sum, the Board's general responsibility is as follows: It shall be the Board's responsibility to foster the long-term success of the Company and secure its sustained competitiveness in a manner consistent with its fiduciary responsibility, which it shall exercise in the best interest of the Company, its shareholders and other stakeholders. The Board is responsible for formulating the Company's vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the means to effectively monitor Management's performance. The Board shall conduct itself with utmost honesty and integrity in the discharge of its duties, functions and responsibilities.

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

The Board, as the need arises and upon the recommendation of Management reviews and approves the vision and mission of the Company. The Board, during its meeting held on November 9, 2012 reviewed and approved the new vision and mission of the Company.

- (d) Directorship in Other Companies
 - (i) Directorship in the Company's Group⁵

Identify, as and if applicable, the members of the company's Board of Directors who hold the office of director in other companies within its Group (Ginebra San Miguel Group):

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.	
Eduardo M. Cojuangco, Jr.	San Miguel Pure Foods Company, Inc., Petron Corporation	NED, Chairman	
Ramon S. Ang ⁶	Petron Corporation,	ED, Chairman	

⁵ The Group is composed of the parent, subsidiaries, associates and joint ventures of the company.

⁶ Deleted PAL Holdings, Inc. from the list of companies where Mr. Ang is a director. Updated per advisement letter filed with SEC on October 28, 2014, relative to Mr. Ang's resignation as director of the said company.

	San Miguel Pure Foods	NED
	Company, Inc.	
	San Miguel Brewery Inc.	NED, Chairman
	San Miguel Properties, Inc.	ED, Chairman
	Cyberbay Corp.	ED, Chairman
	Liberty Telecomms Holding, Inc.	NED, Chairman
	San Miguel Brewery Hong Kong	
	Limited	NED, Chairman
	Petron Malaysia Refining &	ED, Chairman
	Marketing Berhad	
	Top Frontier Investment	ED
	Holdings Inc.	
Ferdinand K. Constantino ⁷	San Miguel Corporation	ED
	San Miguel Brewery Inc.	NED
	San Miguel Properties, Inc.	NED
Leo S. Alvez	San Miguel Corporation	NED
Joseph N. Pineda ⁸	SMC Shipping and Lighterage	
	Corporation	NED, Chairman
	Process Synergy, Inc.	NED, Chairman
	San Miguel Holdings Corp.	NED
	San Miguel Energy Corporation	NED
	SMC Stock Transfer Service	
	Corp.	NED
	Bell Telecommunications	
	Philippines, Inc.	NED
SMITS, Inc		NED
	Anchor Insurance Brokerage	
	Corp.	NED
	Rapid Thoroughfares, Inc.	NED
Minita V. Chico-Nazario	San Miguel Properties, Inc.	ID
	Top Frontier Investment	ID
	Holdings Inc.	

(ii) Directorship in Other Listed Companies

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

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
Eduardo M. Cojuangco, Jr.	San Miguel Pure Foods	NED, Chairman
	Company, Inc.,	NED
	Petron Corporation	NED
Ramon S. Ang ⁹	Petron Corporation,	ED, Chairman

 $^{^7}$ Mr. Constantino resigned as director of PAL Holdings, Inc. effective October 23, 2014. Updated per advisement letter filed with SEC on October 28, 2014.

⁸ Updated per advisement letter filed with SEC on January 30, 2014.

⁹ Deleted Alphaland Corporation and PhilWeb Corporation from the list of companies where Mr. Ang is a director. Updated per advisement letter filed with SEC on March 14, 2014, relative to Mr. Ang's resignation as director of the said companies.

Deleted Manila Electric Company from the list of companies where Mr. Ang is a director. Updated per advisement letter filed with SEC on April 2, 2014, relative to Mr. Ang's resignation as director of the said company.

	San Miguel Pure Foods	NED
	Company, Inc.	
	Cyberbay Corp.	ED
	Liberty Telecomms Holding, Inc.	NED, Chairman and President
	San Miguel Brewery Hong Kong	NED, Chairman
	Limited	NED, Chairman
	Petron Malaysia Refining &	
	Marketing Berhad	ED, Chairman
Ferdinand K. Constantino ¹⁰	San Miguel Corporation	ED
	San Miguel Brewery Inc.	NED
Leo S. Alvez	San Miguel Corporation	NED
Minita V. Chico-Nazario	San Miguel Properties, Inc.	ID

(iii) Relationship within the Company and its Group

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

Director's Name	Name of the Significant Shareholder	Description of the relationship
Eduardo M. Cojuangco, Jr.	San Miguel Corporation	Chairman and Chief Executive Officer
Ramon S. Ang	San Miguel Corporation	Vice-Chairman, President and Chief Operating Officer
Leo S. Alvez	San Miguel Corporation	Director
Ferdinand K. Constantino	San Miguel Corporation	Director, Chief Finance Officer and Chief Information Officer
Joseph N. Pineda ¹¹	San Miguel Corporation	Senior Vice President, Deputy Chief Finance Officer and OIC- Corporate Treasury

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

The Company provides in its CG Manual, a "Policy on Multiple Board Seats", which provides that a "A director shall exercise due discretion in accepting and holding directorships other than in the Corporation, provided that, in holding such other directorships, such director shall ensure that his capacity to diligently and efficiently perform his duties and responsibilities as a director of the Corporation is not compromised."

The Company has also adopted the requirements of SEC Memorandum Circular No. 9 series of 2011, dated December 5, 2011, on "Term Limits of Independent Directors" relative to the limitation on the number of covered companies that a person may be elected as Independent Director of business conglomerates.

(e) Shareholding in the Company

Deleted PAL Holdings, Inc. from the list of companies where Mr. Ang is a director. Updated per advisement letter filed with SEC on October 28, 2014. relative to Mr. Ang's resignation as director of the said company.

¹⁰ Mr. Constantino resigned as director of PAL Holdings, Inc. effective October 23, 2014. Updated per advisement letter filed with SEC on October 28, 2014.

¹¹ Updated per advisement letter filed with SEC on January 30, 2014.

Complete the following table on the members of the company's Board of Directors who directly and indirectly own shares in the company:

Name of Director	Number of Direct shares	Number of Indirect shares / Through (name of record owner)	% of Capital Stock
Eduardo M. Coiuanaco Ir	E 000	N/A	0.00%
Eduardo M. Cojuangco, Jr.	5,000	N/A	0.00%
Ramon S. Ang	5,000	N/A	0.00%
Ferdinand K. Constantino	5,000	N/A	0.00%
Angelina S. Gutierrez ¹²	5,000	N/A	0.00%
Gabriel L. Claudio	5,000	N/A	0.00%
Bernard D. Marquez	30,000	N/A	0.00%
Leo S. Alvez	5,000	N/A	0.00%
Minita V. Chico Nazario	5,000	N/A	0.00%
Joseph N. Pineda ¹³	5,000	N/A	0.00%

2) Chair man

and CEO

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

Yes No	٧	
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The duties and responsibilities of the Chairman and CEO are properly laid down in the Company's By-laws and CG Manual, which help in the maintenance of proper checks and balances to ensure that the Board obtains the benefit of independent views and perspectives.

Identify the Chair and CEO:

Chairman of the Board/CEO	Eduardo M. Cojuangco, Jr.
President	Bernard D. Marquez

(b) Roles, Accountabilities and Deliverables

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

	Chairman	Chief Executive Officer
Role	The Company's By-laws prescribed that the Chairman of the Board shall be the Chief Executive Officer of the Company. He is the Head of the Board and presides at meetings of the directors and stockholders.	Responsible for the general supervision, administration and management of business of the Company (As provided in the Company by-laws and CG Manual
	He shall exercise such other powers and performs such other functions and duties	Exercise such other powers and performs such other functions and duties as the Board may assign.

¹² Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

¹³ Updated per advisement letter filed with SEC on January 30, 2014.

	as the Board may assign.	
Accountabilities	Accountable to all shareholders of the Company.	Accountable to all shareholders of the Company.
	The Chairman shall have the following duties and functions:	Among others, the Chief Executive Officer certifies the preparation and fair representation of the
	Ensure that the meetings of the Board are held in accordance with the by-laws of the Company;	consolidated financial statements of the Company, as well as compliance with the requirements of SEC Form 17-A.
Deliverables	Supervise the preparation of the agenda of the meeting in coordination with the Corporate Secretary;	
	Maintain qualitative and timely lines of communication and information between the Board and the Management; and	
	Conduct regular board meetings and annual stockholders' meetings.	

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

The Board through the Executive Compensation Committee review, among others, the promotion and career advancement directives of the Company. (Sec 2.2.2.2.1 CG Manual).

The Company also have a Management Development Program (MDP) which is a holistic and purposive program aimed at ensuring the timely availability of the required number of employees at the middle level and up, with the necessary education, experience and personal characteristics, to fulfill short- and long-term needs of the organization.

4) Other Executive, Non-Executive and Independent Directors

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

Yes. The Company's CG Manual, requires, among others, that all its directors be at least college graduates or have sufficient experience in managing the business to substitute for such formal education.

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

Yes. The Company's CG Manual, requires, among others, that all its directors be at least college graduates or have sufficient experience in managing the business to substitute for such formal education.

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

Executive	Non-Executive	Independent Director
-ACCURITE	TOTT EXCOUNTE	macpenaent Director

The Company's By-Laws prescribe that the President, who shall be a director, shall be the Chief Operating Officer of the Company and shall have general supervision and direction of the day to day business affairs of the Company. He is the official representative of the Company to the Board. He presents the Company's performance to the Board and serves as the link between Management and the Board.

The Board's duty is to foster the long-term success of the Company and secure its sustained competitiveness in a manner consistent with its fiduciary responsibility, which it shall exercise in the best interest of the Company, its shareholders and other stakeholders.

The Board is responsible for formulating Company's vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the means to effectively monitor Management's performance.

The Board shall ensure a high standard of best for practice the Company and its stakeholders, as reflected in its numerous duties and responsibilities, including but not limited to the following:

- *Implement* of process selection to ensure a mix of competent directors and officers who can add value and contribute independent judgment to the formulation of sound corporate strategies and policies;
- Appoint competent,

Independent directors perform the same roles, duties and responsibilities as Non-Executive Directors. Their role is to exercise independent judgment in carrying out their responsibilities as a director.

An Independent Director also chairs the Audit Committee of the Board.

Role

professional, and honest highlymotivated Management officers and adopt an effective succession planning program for Management;

- Provide sound strategic policies and guidelines on major capital expenditures and other programs to sustain the Company's long-term viability and strength, and periodically evaluate and monitor the implementation of such policies and strategies;
- Formulate a clear policy on accurately, timely and effectively communicating or relating with the Company's stakeholders and agencies regulating the Company;
- Adopt a system
 of internal
 checks and
 balances, and
 to review
 regularly the
 effectiveness
 thereof;

Formulate and implement policies and procedures that would ensure the integrity and transparency of related party transactions between and among the Company and its parent company, joint ventures, subsidiaries, associates, affiliates, major shareholders, Officers and directors, including their spouses, children and dependent and siblings parents, and of interlocking director relationships by members of the Board;

The Board shall also have the following oversight responsibilities, to name a few, for ensuring the presence of adequate and effective internal control mechanisms:

e Establish organizational and operational controls commensurate with, among others, the nature and complexity of the business of

r			
		the Company and its culture, volume, size and complexity of transactions; degree of risks involved, degree of centralization and delegation of authority; extent and effectiveness of information	
		technology; and extent of regulatory compliance; • Ensure that an	
		independent audit mechanism is in place to monitor the adequacy and	
		effectiveness of the Company's governance, operations and information systems,	
		including the reliability and integrity of financial and operational information,	
		the effectiveness and efficiency of operations, the safeguarding of	
		assets, and compliance with laws, rules, regulations and contracts.	
Accountabilities	The Executive Director is accountable to all the shareholders of the	The Board is accountable to the shareholders and stakeholders and should	In addition to the accountabilities of Non- Executive Directors,

	Company as he is in	thus, ensure that they	Independent Directors
	charge of the day to day	are provided with an	are also expected to
	operations of the	adequate assessment of	ensure that their
	Company.	the Company's business	independence is
		condition, position and	maintained.
		prospects through the	
		filing of reports required	They are likewise,
		by law and regulators.	expected to as much as
		The Board should also	possible attend the
		ensure that they are	meetings of the Board
		informed of important	and Board Committee
		developments in the	meetings to promote
		Сотрапу.	transparency.
Deliverables	Improved shareholder	Improved shareholder	Improved shareholder
Deliverables	value	value	value

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

As provided in the Company's CG Manual, an "Independent Director" is a person who, apart from his fees and shareholdings, has no business or relationship with the Corporation, which could, or could reasonably be perceived to, materially interfere with the exercise of his independent judgment in carrying out his responsibilities as a director. An Independent Director shall submit to the Corporate Secretary a certification confirming that he possesses all the qualifications and none of the disqualifications of an Independent Director at the time of his election and/or re-election as an Independent Director.

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

The Company has adopted the requirements of SEC Memorandum Circular No. 9 series of 2011, dated December 5. 2012, on "Term Limits of Independent Directors".

The independent directors of the Company are nominated and elected in accordance with the Company's By-laws, CG Manual and the SEC Memorandum Circular No. 9. Accordingly, an independent director may serve as such for five consecutive years only starting January 2012, after which ,a "cooling off" period of two years shall be observed before he/she may be considered for re-election as independent director of the Company for another five consecutive years.

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

Indicate any changes in the composition of the Board of Directors that happened during the period:

Name	Position	Date of Cessation	Reason
Carmelo L. Santiago	Independent Director	March 7, 2012	Resignation (To focus on his other business endeavors)
Carlos Palanca III	Independent Director	March 31, 2012	Resignation (To focus on his other business endeavors)

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

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

Procedure	Process Adopted	Criteria
a. Selection/Appointm		
	Nomination and Election	As provided in the Company's By-laws and CG Manual, the
	Nomination:	following are the criteria:
	As prescribed in the Company's By- laws, nomination for the election of directors may be made by the Board as well as by any shareholder entitled to vote for the election of directors if such shareholder complies with the following:	• He shall hold at least five thousand (5,000) shares of stock of the Company;
(i) Executive Directors	 Nominations shall be received by the Chairman of the Board of Directors (which nominations may be sent to such Chairman in care of the Secretary of the Corporation), on or before January 20 or at such earlier or later date that the Board may fix. (As amended on March 25, 1999). Each nomination shall set forth (i) the name, age, business address and, if known, residence address of each nominee, (ii) the principal occupation or employment of each such nominee, (iii) the number of shares of stock of the Corporation which are beneficially owned by each such nominee, and (iv) the interest and positions held by each nominee in other corporations. In addition, the shareholder making such nomination shall promptly provide any other information reasonably requested by the Corporation. The Board, by a majority vote unless a greater majority is required under this By-Laws, may, in its discretion, determine and declare that a nomination was not made in 	 He shall be at least a college graduate or have sufficient experience in managing the business to substitute for such formal education; He shall be at least twenty one (21) years old; He shall have proven to possess integrity and probity; and He shall be assiduous; He should not be engaged in any business which competes with or is antagonistic to that of the Company.

accordance with the foregoing procedures, and/or that a nominee is qualified for election as Director under this By-Laws and if the Board should so determine, the defective nomination and the nomination of a disqualified person shall be disregarded. (As amended on 28 September 1994).

As prescribed in the Company's CG Manual, the nominees are then prescreened and shortlisted by the Nomination and Hearing Committee in accordance with the qualifications and disqualifications as provided in the Company's CG Manual.

Election:

As prescribed in the Company's By-laws the members of the Board shall be elected at the regular meeting of stockholders.

Nomination and Election

Nomination:

As prescribed in the Company's Bylaws, nomination for the election of directors may be made by the Board, as well as by any shareholder entitled to vote for the election of directors if such shareholder complies with the following:

(ii) Non-Executive Directors

- by the Chairman of the Board of Directors (which nominations may be sent to such Chairman in care of the Secretary of the Corporation), on or before January 20 or at such earlier or later date that the Board may fix. (As amended on March 25, 1999).
- Each nomination shall set forth (i) the name, age, business address and, if known, residence address of each nominee, (ii) the principal occupation or employment of

As provided in the Company's By-laws and CG Manual, the following are the criteria:

Qualifications:

- He shall hold at least five thousand (5,000) shares of stock of the Company;
- He shall be at least a college graduate or have sufficient experience in managing the business to substitute for such formal education;
- He shall be at least twenty one (21) years old;
- He shall have proven to possess integrity and probity; and

each such nominee, (iii) the number of shares of stock of the Corporation which are beneficially owned by each such nominee, and (iv) the interest and positions held by each nominee in other corporations. In addition, the shareholder making such nomination shall promptly provide any other information reasonably requested by the Corporation. • The Board, by a majority vote unless a greater majority is required under this By-Laws, may, in its discretion, determine and declare that a nomination was not made in accordance with the foregoing procedures, and/or that a nominee is qualified for election as Director under this By-Laws and if the Board should so determine, the defective nomination and the nomination of a disqualified person shall be disregarded. (As amended on 28 September 1994).	 He shall be assiduous; He should not be engaged in any business which competes with or is antagonistic to that of the Company.
As prescribed in the Company's CG Manual, the nominees are then prescreened and shortlisted by the Nomination and Hearing Committee in accordance with the qualifications and disqualifications as provided in the Company's CG Manual. Election:	
As prescribed in the Company's By-laws the members of the Board shall be elected at the regular meeting of stockholders.	
Nomination and Election Nomination:	As provided in the Company's By-laws and CG Manual, the following are the criteria:
As prescribed in the Company's By- laws, nomination for the election of directors may be made by the Board, as	Qualifications: • He shall hold at least five thousand
	number of shares of stock of the Corporation which are beneficially owned by each such nominee, and (iv) the interest and positions held by each nominee in other corporations. In addition, the shareholder making such nomination shall promptly provide any other information reasonably requested by the Corporation. • The Board, by a majority vote unless a greater majority is required under this By-Laws, may, in its discretion, determine and declare that a nomination was not made in accordance with the foregoing procedures, and/or that a nominee is qualified for election as Director under this By-Laws and if the Board should so determine, the defective nomination and the nomination of a disqualified person shall be disregarded. (As amended on 28 September 1994). As prescribed in the Company's CG Manual, the nominees are then prescreened and shortlisted by the Nomination and Hearing Committee in accordance with the qualifications and disqualifications as provided in the Company's CG Manual. Election: As prescribed in the Company's By-laws the members of the Board shall be elected at the regular meeting of stockholders. Nomination and Election Nomination: As prescribed in the Company's By-laws, nomination for the election of

vote for the election of directors if such shareholder complies with the following:

- Nominations shall be received by the Chairman of the Board of Directors (which nominations may be sent to such Chairman in care of the Secretary of the Corporation), on or before January 20 or at such earlier or later date that the Board may fix. (As amended on March 25, 1999).
- Each nomination shall set forth (i) the name, age, business address and, known, residence address of each nominee, (ii) the principal occupation or employment of each such nominee, (iii) the number of shares of stock of the Corporation which are beneficially owned by each such nominee, and (iv) the interest and positions held by nominee each in other corporations. In addition, the shareholder making nomination shall promptly provide any other information reasonably requested by the Corporation.
- The Board, by a majority vote unless a greater majority is required under this By-Laws, may, in its discretion, determine and declare that a nomination was not made in accordance with the foregoing procedures, and/or that a nominee is qualified for election as Director under this By-Laws and if the Board should so determine, the defective nomination and the nomination of a disqualified person shall be disregarded. (As amended on 28 September 1994).

As prescribed in the Company's CG Manual, the nominees are then prescreened and shortlisted by the

- (5,000) shares of stock of the Company;
- He shall be at least a college graduate or have sufficient experience in managing the business to substitute for such formal education;
- He shall be at least twenty one (21) years old;
- He shall have proven to possess integrity and probity; and
- He shall be assiduous;
- He should not be engaged in any business which competes with or is antagonistic to that of the Company.

In addition, an Independent Director should, apart from his fees and shareholdings, have no business or relationship with the Company, which could, or could reasonably be perceived to, materially interfere with the exercise of his independent judgment in carrying out responsibilities as a director.

	Nomination and Hearing Committee in accordance with the qualifications and disqualifications as provided in the Company's CG Manual.	
	Election:	
	As prescribed in the Company's By-laws the members of the Board shall be elected at the regular meeting of stockholders. In addition, as provided in the Company By-laws, during the regular meeting of stockholders, the Chairman of the meeting informs all stockholders in attendance of the mandatory requirement of electing independent directors.	
b. Re-appointment		
(i) Executive Directors	The procedure for the Selection/Appointment of Executive Directors as discussed above is also adopted in case of re-appointment.	The criteria for the Selection/Appointment of Executive Directors as discussed above are the same criteria used for reappointment.
(ii) Non-Executive Directors	The procedure for the Selection/Appointment of Non-Executive Directors as discussed above is also adopted in case of reappointment.	The criteria for the Selection/Appointment of Non-Executive Directors as discussed above are the same criteria used for reappointment.
(iii) Independent Directors	The procedure for the Selection/Appointment of Independent Directors a discussed above is also adopted in case of re-appointment.	The criteria for the Selection/Appointment of Independent Directors as discussed above are the same criteria used for reappointment. However, in reappointment, the provisions on term limits of directors as provided in SEC Memorandum Circular No. 9, series of 2011, is taken into account.
c. Permanent Disqualifi		
(i) Executive Directors	The Executive Director will be considered resigned from office and will no longer be considered for nomination and election as director in the succeeding annual stockholders' meeting of the Company.	Any of the following shall be a ground for permanent disqualification of a director of the Company: • Any person convicted by final judgment or order by a competent

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

Any person who, by reason misconduct, after hearing, permanently enjoined by a final judgment or order of the SEC or any court administrative body of competent jurisdiction from: (a) acting as underwriter, broker, dealer, investment adviser, principal, distributor, mutual fund dealer, futures commission merchant, commodity trading advisor, or floor broker; or (b) acting as director or officer of a bank, quasibank, trust

company, investment house, or investment (c) company; engaging or continuing any conduct or practice any of the capacities mentioned in both (a) and (b) of this paragraph, willfully violating the laws that govern securities and banking activities.

The disqualification shall also apply if such person is currently the subject of an order of the SEC or any court or administrative body denying, revoking suspending any registration, license or permit issued to him under the Corporation Code, Securities Regulation Code or any other law administered by the SEC or Bangko Sentral na Pilipinas ("BSP"), or under any rule or regulation issued by the SEC or BSP, or has otherwise been restrained from engaging in involving any activity securities and banking; or such person is currently the subject of an effective order self-regulatory organization suspending or him expelling from membership, participation or association with a member or participant of the organization;

> Any person convicted by final judgment or order of a competent judicial or administrative body of an offense involving moral turpitude, fraud,

- embezzlement,
 theft, estafa,
 counterfeiting,
 misappropriation,
 forgery, bribery,
 false affirmation,
 perjury or other
 fraudulent acts or
 transgressions;
- Any person who has been adjudged by final judgment or order of the SEC or a competent court or other administrative body to have willfully violated, or willfully aided, abetted, counseled, induced or procured the violation of any provision of the Securities Regulation Code, Corporation Code, or other law any administered by the SEC or BSP, or any rule, regulation or order of the SEC or BSP;
- Any person found guilty by final judgment or order of a foreign court or equivalent financial regulatory authority of acts, violations or misconduct similar to any of the acts, violations misconduct listed in the foregoing paragraphs;
- Any person judicially declared to be insolvent; and
- Conviction by final judgment of an offense punishable

		by imprisonment for a period exceeding six (6) years, or a violation of the Corporation Code, committed within five (5) years prior to the date of his election or appointment. The foregoing grounds for disqualification apply to all directors — Executive, Non-Executive and Independent Directors.
(ii) Non-Executive Directors	The Non-Executive Director will be considered resigned from office and will no longer be considered for nomination and election as director in the succeeding annual stockholders' meeting of the Company.	Same grounds for permanent disqualifications of Executive Directors are applicable in the case of Non-Executive Directors.
(iii) Independent Directors	The Independent Director will be considered resigned from office and will no longer be considered for nomination and election as director in the succeeding annual stockholders' meeting of the Company.	Same grounds for permanent disqualifications of Executive Directors are applicable in the case of Independent Directors.
d. Temporary Disqualif		
(i) Executive Directors	A temporarily disqualified director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent, except in the case of temporary disqualification where the Independent Director becomes an Officer, employee or consultant of the Corporation, in which case such disqualified Independent Director shall become eligible for election as Independent Director after the lapse of two (2) years from the termination of his officership, employment or consultancy with the Company.	Any of the following shall be a ground for the temporary disqualification of a director: • Refusal to fully disclose the extent of his business interest or comply with disclosure requirements as required under the Securities Regulation Code and its Implementing Rules and Regulations. This disqualification shall be in effect as long as his refusal persists; • Absence in more than fifty percent (50%) of all meetings, both regular and special,

of the Board during his incumbency, or any twelve (12) month period during said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. This disqualification applies for purposes of the succeeding election;

- Dismissal or termination for cause as director of corporation any by SEC covered Memorandum Circular No. 6, series 2009. This disqualification shall be in effect until he has cleared himself of any involvement in the alleged irregularity;
- If the beneficial equity ownership of an Independent Director in the Company its subsidiaries and affiliates exceeds two percent (2%) of its subscribed capital stock. The disqualification shall be lifted if the limit is later complied with;
- If any of the judgments or orders cited in the grounds for the permanent disqualification of directors has not yet become final; and
- If any person earlier

		elected as
		Independent Director of the
		Corporation
		becomes an officer,
		employee or
		consultant of the
		Company.
		Any of the following shall be
		a ground for the temporary
		disqualification of a director:
		Refusal to fully disclose the extent
		of his business
		interest or comply with disclosure
		requirements as required under the
		Securities Regulation
		Code and its
		Implementing Rules
	A temporarily disqualified director	and Regulations.
	shall, within sixty (60) business days	This disqualification
	from such disqualification, take the appropriate action to remedy or correct	shall be in effect as long as his refusal
	the disqualification. If he fails or	persists;
	refuses to do so for unjustified reasons,	<i>persists</i> ,
	the disqualification shall become	Absence in more
	permanent, except in the case of	than fifty percent
(ii) Non-Executive	temporary disqualification where the	(50%) of all
Directors	Independent Director becomes an	meetings, both
	officer, employee or consultant of the	regular and special,
	Company, in which case such	of the Board during
	disqualified Independent Director shall become eligible for election as	his incumbency, or any twelve (12)
	Independent Director after the lapse of	month period during
	two (2) years from the termination of	said incumbency,
	his officership, employment or	unless the absence is
	consultancy with the Company.	due to illness, death
	, ,	in the immediate
		family or serious
		accident. This
		disqualification
		applies for purposes
		of the succeeding election;
		• Dismissal or
		termination for
		cause as director of
		any corporation
		covered by SEC
		Memorandum

		Circular No. C. saria-
		Circular No. 6, series of 2009. This disqualification shall be in effect until he has cleared himself of any involvement in the alleged irregularity;
		• If the beneficial equity ownership of an Independent Director in the Company or its subsidiaries and affiliates exceeds two percent (2%) of its subscribed capital stock. The disqualification shall be lifted if the limit is later complied with;
		 If any of the judgments or orders cited in the grounds for the permanent disqualification of directors has not yet become final; and
		 If any person earlier elected as Independent Director of the Company becomes an officer, employee or consultant of the Company.
(iii) Independent Directors	A temporarily disqualified director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent, except in the case of temporary disqualification where the Independent Director becomes an Officer, employee or consultant of the Corporation, in which case such disqualified Independent Director shall become eligible for election as Independent Director after the lapse of	Any of the following shall be a ground for the temporary disqualification of a director: • Refusal to fully disclose the extent of his business interest or comply with disclosure requirements as required under the Securities Regulation Code and its Implementing Rules and Regulations.

two (2) years from the termination of his officership, employment or consultancy with the Company.

- This disqualification shall be in effect as long as his refusal persists;
- Absence in more than fifty percent (50%) of all meetings, both regular and special, of the Board of Directors during his incumbency, or any twelve (12) month period during said incumbency, unless the absence is due to illness, death in the immediate family or serious accident. This disqualification applies for purposes of the succeeding election;
- Dismissal or termination for cause as director of any corporation covered by SEC Memorandum Circular No. 6, series 2009. disqualification shall be in effect until he has cleared himself of any involvement the alleged in irregularity;
- If the beneficial equity ownership of Independent Director in the Company or its subsidiaries and affiliates exceeds two percent (2%) of its subscribed capital stock. disqualification shall be lifted if the limit is later complied with;

e. Removal		 If any of the judgments or orders cited in the grounds for the permanent disqualification of directors has not yet become final; and If any person earlier elected as Independent Director of the Company becomes an Officer, employee or consultant of the Company.
e. Keiliovai	The Nomination and Hearing	
(i) Executive Directors	Committee by the nature of its function may consider and recommend to the Board the removal of the Executive Director if there is a ground to permanently disqualify the said director. The Company's Compliance Officer monitors compliance with the provisions and requirements of the Company's CG Manual and determine violations of the same. He may recommend penalty for the said violation, which may include removal, for further review and approval of the Board.	The grounds for the permanent disqualification of Executive Directors should be present. Violation of the provisions of the CG Manual may also be a ground for removal.
(ii) Non-Executive Directors	The Nomination and Hearing Committee by the nature of its function may consider and recommend to the Board the removal of a Non-Executive Director if there is a ground to permanently disqualify the said director. The Company's Compliance Officer monitors compliance with the provisions and requirements of the Company's CG Manual and determine violations of the same. He may recommend penalty for the said violation, which may include removal, for further review and approval of the Board.	The grounds for the permanent disqualification of Non-Executive Directors should be present. Violation of the provisions of the CG Manual may also be a ground for removal.
(iii) Independent Directors	The Nomination and Hearing Committee by the nature of its function may consider and recommend to the	The grounds for the permanent disqualification of Independent Directors should

	Board the removal of an Independent Director if there is a ground to permanently disqualify the said director. The Company's Compliance Officer monitors compliance with the provisions and requirements of the Company's CG Manual and determine violations of the same. He may recommend penalty for the said violation, which may include removal, for further review and approval of the Board.	be present. Violation of the provisions of the CG Manual may also be a ground for removal.
f. Re-instatement		
(i) Executive Directors	The procedure for the Selection/Appointment as discussed above is also adopted in case of reinstatement.	The criteria for the Selection/Appointment of Executive Directors as discussed above are the same criteria used for reinstatement.
(ii) Non-Executive Directors	The procedure for the Selection/Appointment as discussed above is also adopted in case of reinstatement.	The criteria for the Selection/Appointment of Non-Executive Directors as discussed above are the same criteria used for reinstatement.
(iii) Independent Directors	The procedure for the selection and election discussed above is also adopted in case of re-instatement.	The criteria for the election of Independent Directors as discussed above are the same criteria used for reinstatement. However, in reappointment, the provision on term limits of directors as provided in SEC Memorandum Circular No. 9, series of 2011, is taken into account.
g. Suspension		
(i) Executive Directors	The Nomination and Hearing Committee by the nature of its function may consider and recommend to the Board the suspension of the Executive Director, if there is a ground to temporarily disqualify the said director. The Company's Compliance Officer monitors compliance with the provisions and requirements of the Company's CG Manual and determine violations of the same. He may recommend penalty for the said	The grounds for the temporary disqualification of Executive Directors should be present. Violation of the provisions of the Company's CG Manual may also be a ground for suspension of a director.

	violation, which may include suspension, for further review and approval of the Board.	
(ii) Non-Executive Directors	The Nomination and Hearing Committee by the nature of its function may consider and recommend to the Board the suspension of the Non-Executive Director, if there is a ground to temporarily disqualify the said director. The Company's Compliance Officer monitors compliance with the provisions and requirements of the Company's CG Manual and determine violations of the same. He may recommend penalty for the said violation, which may include suspension, for further review and approval of the Board.	The grounds for the temporary disqualification of Non-Executive Directors should be present. Violation of the provisions of the Company's CG Manual may also be a ground for suspension of a director.
(iii) Independent Directors	The Nomination and Hearing Committee by the nature of its function may consider and recommend to the Board the suspension of an Independent Director, if there is a ground to temporarily disqualify the said director. The Company's Compliance Officer monitors compliance with the provisions and requirements of the Company's CG Manual and determine violations of the same. He may recommend penalty for the said violation, which may include suspension, for further review and approval of the Board.	The grounds for the temporary disqualification of Independent Directors should be present. Violation of the provisions of the Company's CG Manual may also be a ground for suspension of a director.

Voting Result of the last Annual General Meeting 14

Name of Director		Votes Received
1.	Eduardo M. Cojuangco, Jr.	Each director received a vote of about 86%
2.	Ramon S. Ang	
3.	Leo S. Alvez	
4.	Gabriel S. Claudio	
5.	Bernard D. Marquez	
6.	Roberto V. Ongpin	
7.	Ferdinand K. Constantino	
8.	Minita V. Chico-Nazario	
9.	Angelina S. Gutierrez ¹⁵	

 $^{^{14}}$ Updated to reflect the results of the 2013 Annual General Meeting. The percentage is in relation to the total outstanding shares.

¹⁵ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

6) Orientation and Education Program

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

The Company requires that all its new directors must have attended a Corporate Governance Seminar during his/her incumbency. New directors are also encouraged to attend other seminars which may be helpful to them in the performance of their duties and responsibilities as directors of the Company.

(b) State any in-house training and external courses attended by Directors and Senior Management¹⁶ for the past three (3) years:

For the past three (3) years, the Company, together with the other companies within the SMC Group and in coordination with the University of the Philippines –Institute of Judicial Administration (UP-IJA) organized Corporate Governance Seminars which were attended by the directors, officers and managers of the Company. The said seminars were held on August 4, 2009, December 9, 2010 and November 9, 2011.

(c) Continuing education programs for directors: programs and seminars and roundtables attended during the year.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
	July 11-12, 2012	Mandatory Accreditation Programme for Directors of Public Listed Companies	BursatraSdn. Bhd. in KL, Malaysia
Ramon S. Ang ¹⁷	September 11, 2012	Directors Training: Role of Company Director and Regulatory Framework and Board Practices Overview of Risk Management	The Hong Kong Institute of Directors
	October 21, 2013	Conflicts of Interests and Board Evaluation Seminar	The Hong Kong Institute of Directors
Ferdinand K. Constantino ¹⁸	October 21, 2013	Conflicts of Interests and Board Evaluation Seminar	The Hong Kong Institute of Directors
Joseph N. Pineda ¹⁹	December 9, 2010	Corporate Governance Seminar	UP-IJA
Minita V. Chico- Nazario	December 7, 2012	Corporate Governance Seminar	UP-IJA
Angelina S. Gutierrez ²⁰	December 7, 2012	Corporate Governance Seminar	UP-IJA

B. CODE OF BUSINESS CONDUCT & ETHICS

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

¹⁶ Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the company.

¹⁷ Updated for the year ended December 31, 2013.

¹⁸ Updated for the year ended December 31, 2013.

¹⁹ Updated to include information regarding Mr. Pineda who was elected as director of the Company on May 9, 2013.

²⁰ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

The Company is part of the business conglomerate of San Miguel Corporation ("SMC") and as such, except for those peculiar to the Company, the various policies of SMC cover/apply to all the companies belonging to the said conglomerate (the "San Miguel Group") including the Company. The policies, unless otherwise provided, apply to directors, senior management and employees.

Business Conduct & Ethics	Directors	Senior Management	Employees
(a) Conflict of Interest	The Company's By-laws prohibits the nomination and election of a director who is engaged in any business which competes with or is antagonistic to that of the Company. Moreover, one of the corporate values of the Company is "Integrity". The Board is dedicated to high ethical and moral standards. Uncompromising honesty, fairness, and professionalism are exercised in the Company's dealings with its employees, customers, business partners, the public and other stakeholders. The Company's CG Manual mandates that a director to conduct fair business transactions with the Company and ensure that personal interest does not conflict with the interests of the Company.	The Company's policy on Conflict of Interest embodies the principle that officers and employees have a duty to act in the best interest of the Company. As such, in the event that any personal interest of an officer or employee may conflict with the interest of the Company, proper disclosure through the accomplishment of the Full Business Interest Disclosure Form should be made and a review by higher Management shall resolve the conflict. Moreover, one of the corporate values of the Company is "Integrity". Management is dedicated to high ethical and moral standards. Uncompromising honesty, fairness, and professionalism are exercised in the Company's dealings with its employees, customers, business partners, the public and other stakeholders.	The Company's policy on Conflict of Interest embodies the principle that officers and employees have a duty to act in the best interest of the Company. As such, in the event that any personal interest of an officer or employee may conflict with the interest of the Company, proper disclosure through the accomplishment of the Full Business Interest Disclosure Form should be made and a review by higher Management shall resolve the conflict. Moreover, one of the corporate values of the Company is "Integrity". Employees are dedicated to high ethical and moral standards. Uncompromising honesty, fairness, and professionalism is exercised in the performance of their duties and responsibilities as well as in their dealings with the Company, co-employees, customers, business partners, the public and other stakeholders.
(b) Conduct of Business and Fair Dealings	Among others, the Company has a Policy on Securities Dealing. This policy mandates that the directors, officers and	Among others, the Company has a Policy on Securities Dealing. This policy mandates that the	Among others, the Company has a Policy on Securities Dealing. This policy mandates that the

employees of the Company and its subsidiaries ("GSMI Group") to exercise extreme caution when dealing in the Company's securities and ensure that such dealings comply with this policy and the requirements under the Regulation Securities Code ("SRC"). It sets out the conditions and rules under which the directors, officers and employees of the GSMI Group ("Relevant Persons") shall deal in securities of the Company.

The Company's policy on this matter is also reflected in its corporate value of "Integrity".

The Company's CG Manual also mandates the Board to conduct itself with utmost honesty and integrity in the discharge of its duties, functions and responsibilities. The said manual also emphasizes that a director's office is one of trust and confidence. A director shall act in a manner characterized by transparency, accountability and fairness and in the best interest He should of the Company. exercise leadership, prudence and integrity in directing the Company towards sustained progress.

The Company's policy on this

matter is reflected in its

corporate value of "Integrity".

directors, officers and employees of the Company and its subsidiaries ("GSMI Group") to exercise extreme caution when dealing in the Company's securities and ensure that such dealings comply with this policy and the requirements under the Securities Regulation Code ("SRC"). It sets out the conditions and rules under which the directors, officers and employees of **GSMI** Group ("Relevant Persons") shall deal in securities of the Company.

The Company's policy on this matter is also reflected in its corporate value of "Integrity". directors, officers and employees of the and Company its ("GSMI subsidiaries Group") to exercise extreme caution when dealing in the Company's securities and ensure that such dealings comply with this policy and requirements under the Securities Regulation Code ("SRC"). It sets out the conditions and rules under which the directors, officers and employees of **GSMI** Group ("Relevant Persons") shall deal in securities of the Company.

The Company's policy on this matter is also reflected in its corporate value of "Integrity".

(c) Receipt of gifts from third parties

The Company's CG Manual also mandates the Board to conduct itself with utmost honesty and integrity in the discharge of its duties, functions and responsibilities. The said manual also emphasizes that a director's office is one of trust and confidence. A director shall act in a manner characterized by transparency, accountability and fairness and in the best interest of the Company. He should exercise leadership, prudence

The Company has a Policy Solicitation and Acceptance of Gifts. The Company is committed to succeed in a manner that upholds highest the standards honesty, of integrity and fairness. Consistent with this commitment, the Company expects each employee to observe reasonable standards of conducts. It requires employees to conduct affairs business with fairness, avoid granting undue personal favors,

The Company has a Policy Solicitation Acceptance of Gifts. The Company is committed to succeed in a manner that upholds highest the standards honesty, of integrity and fairness. Consistent with this commitment, the Company expects each employee to observe reasonable standards of conducts. It requires employees to conduct affairs business with fairness, avoid granting undue personal favors,

	and integrity in directing the	exercise discretion in	exercise discretion in
	Company towards sustained progress.	accepting favors or gifts from persons seeking or doing business within the Company and refuse gifts that might connote bribery in any way.	accepting favors or gifts from persons seeking or doing business within the Company and refuse gifts that might connote bribery in any way.
		The Company's policy on this matter is also reflected in its corporate value of "Integrity".	The Company's policy on this matter is also reflected in its corporate value of "Integrity".
(d) Compliance with Laws & Regulations	The Company has always espoused compliance with prevailing laws and regulations. This is manifested not only in the adoption and implementation of numerous policies all intended to ensure compliance with laws and regulations. One such policy is the Securities Dealing Policy adopted to make sure that the Relevant Persons exercise extreme caution when dealing in the Company's securities and ensure that such dealings comply with this policy and the requirements under the SRC. Moreover, the Company's CG Manual specifies that it shall be the duty of the Board to ensure that the Corporation complies with all relevant laws, regulations and best business practice.	The Company has always espoused compliance with prevailing laws and regulations. This is manifested not only in the adoption and implementation of numerous policies all intended to ensure compliance with laws and regulations. One such policy is the Securities Dealing Policy adopted to make sure that the Relevant Persons exercise extreme caution when dealing in the Company's securities and ensure that such dealings comply with this policy and the requirements under the SRC.	The Company has always espoused compliance with prevailing laws and regulations. This is manifested not only in the adoption and implementation of numerous policies all intended to ensure compliance with laws and regulations. One such policy is the Securities Dealing Policy adopted to make sure that the Relevant Persons exercise extreme caution when dealing in the Company's securities and ensure that such dealings comply with this policy and the requirements under the SRC.
(e) Respect for Trade Secrets/Use of Non- public Information	The Company's CG Manual also requires the directors to observe confidentiality of all non-public information which they may acquire or learn by reason of position as directors. The Company's policy on this matter is also reflected in its corporate value of "Integrity".	The Company has among others, Intellectual Property Procedure and Guidelines (with the objective of developing, managing, maintaining and protecting its Intellectual Property to maximize value and drive growth, innovation and cooperative relationships with other companies, consistent with its tradition of quality and integrity) as well as Information Security Policies and Guidelines (The Company has among others, Intellectual Property Procedure and Guidelines (with the objective of developing, managing, maintaining and protecting its Intellectual Property to maximize value and drive growth, innovation and cooperative relationships with other companies, consistent with its tradition of quality and integrity) as well as Information Security Policies and Guidelines (

	1	II	T
		such as Electronic Communications Security Policy & Guidelines) all intended to ensure respect for Trade Secrets and protection of nonpublic information. The Company's policy on this matter is also reflected in its corporate value of "Integrity".	such as Electronic Communications Security Policy & Guidelines) all intended to ensure respect for Trade Secrets and protection of non-public information. The Company's policy on this matter is also reflected in its corporate value of "Integrity".
(f) Use of Company Funds, Assets and Information	The Company's CG Manual mandates the Board to conduct itself with utmost honesty and integrity in the discharge of its duties, functions and responsibilities. The said Manual also emphasizes that a director's office is one of trust and confidence. A director shall act in a manner characterized by transparency, accountability and fairness and in the best interest of the Company. He should exercise leadership, prudence and integrity in directing the Company towards sustained progress.	The Company has various policies reflective of its corporate principles relative to the proper use of Company funds, assets and information. Among others, it has a policy on Cash Management, Cash Disbursements and Trade Management. The Company Rules and Regulations for employees also sanctions the improper, irregular or unlawful use of Company funds, assets and information.	The Company has various policies reflective of its corporate principles relative to the proper use of Company funds, assets and information. Among others, it has a policy on Cash Management, Cash Disbursements and Trade Management. The Company Rules and Regulations for employees also sanctions the improper, irregular or unlawful use of Company funds, assets and information.
(g) Employment & Labor Laws & Policies	One of the duties and responsibilities of the Board is to ensure that the Company complies with all relevant laws, regulations and best business practices. Thus, directors are also expected to comply with all relevant laws and regulations.	The Company recognizes the importance of its people as shown in its corporate value of "Respect for our People". This value is summed up in the statement below: "We are committed to maintain a work environment that encourages trust, openness and mutual respect, regardless of rank or title. We promote a healthy work and life balance and provide opportunities for professional and personal growth. Our people are our strength."	The Company recognizes the importance of its people as shown in its corporate value of "Respect for our People". This value is summed up in the statement below: "We are committed to maintain a work environment that encourages trust, openness and mutual respect, regardless of rank or title. We promote a healthy work and life balance and provide opportunities for professional and personal growth. Our people are our strength."
(h) Disciplinary action	The Company's Compliance Officer monitors compliance with the provisions and requirements of the Company's	The Company espouses the principle of progressive discipline in its Company Rules and	The Company espouses the principle of progressive discipline in its Company Rules and

	CG Manual and determine	Regulations on employee	Regulations on employee
	violations of the same. He may	discipline and believes	discipline and believes
	recommend penalty for the said	that the purpose of	that the purpose of
	violation for further review and	disciplinary action is to	disciplinary action is to
	approval of the Board.	correct rather than to	correct rather than to
	approvaroj trie Boara.	punish the individual.	punish the individual.
		Should an employee	Should an employee
		violate policies, rules and	violate policies, rules and
		regulations of the	regulations of the
		Company, disciplinary	Company, disciplinary
		actions are imposed as	actions are imposed as
		much as possible, in	much as possible, in
		progressive increasing	progressive increasing
		weight after he has been	weight after he has been
		given the right to be	given the right to be
		heard. Depending on the	heard. Depending on the
		history, circumstances	history, circumstances and
		and gravity of the	gravity of the situation,
		situation, superiors take	superiors take corrective
		corrective action in the	action in the form of
		form of verbal discussion,	verbal discussion, written
		written warning,	warning, suspension and
		suspension and dismissal.	dismissal. Only in
		Only in extraordinary	extraordinary cases does
		cases does the Company	the Company impose
		impose demotion, as this	demotion, as this is
		is counterproductive.	counterproductive.
		Likewise, it does not	Likewise, it does not
		regard the restitution of	regard the restitution of
		damages to or loss of	damages to or loss of
		Company property as a disciplinary action.	Company property as a disciplinary action.
		disciplinary action.	aiscipiinary action.
		Progressive disciplinary	Progressive disciplinary
		action, however, does not	action, however, does not
		apply to grave offenses	apply to grave offenses for
		for which the employee	which the employee may
		may be dismissed	be dismissed immediately.
		immediately. As further	As further action, the
		action, the Company may	Company may institute
		institute the necessary	the necessary civil and /or
		civil and /or criminal case	criminal case against the
		against the employee.	employee.
	The Company adopts the SMC	The Company adopts the	The Company adopts the
	Group-wide Whistleblowing	SMC Group-wide	SMC Group-wide
	Policy (the "Policy"). It provides	Whistleblowing Policy	Whistleblowing Policy (the
	that all complaints on	(the "Policy"). It provides	"Policy"). It provides that
(i) Whistle	accounting, internal accounting	that all complaints on	all complaints on
Blower	controls, auditing or financial	accounting, internal	accounting, internal
1	reporting matters may be	accounting controls,	accounting controls,
	communicated to the General	auditing or financial	auditing or financial
	Counsel and Compliance Officer	reporting matters may be	reporting matters may be
	(the "Compliance Officer"), if	communicated to the	communicated to the
	such concerns involves the	General Counsel and	General Counsel and

Compliance Officer, then the same may be communicated to the President. The said ultimately complaints are referred to the Audit Committee, which complaints may be on anonymous basis and which shall be placed in confidential files and will be retained for seven (7) years or for such longer time as the Audit Committee may deem necessary. If it is unclear whether а communication involves accounting, auditing, internal accounting controls or financial reporting matters, the Compliance Officer shall likewise direct such communication to the Audit Committee, with a note to that effect.

All communications received through the established channels will be kept confidential. The original copies or records of all communications will be available to any Audit Committee member upon request.

The Audit Committee will determine whether any action or necessary response is appropriate in respect of a communication, and it will take or direct such action as it deems appropriate. Such action may include engaging external advisers, for which funding will available. determinations made by the Audit Committee in respect of each communication and any further action taken will be recorded in the log maintained for such purpose by the Compliance Officer or a person designated by the Audit Committee if the Compliance Officer is the subject of communication. These determinations may be recorded based on the standard

Compliance Officer (the "Compliance Officer"), if such concerns involves the Compliance Officer, then the same may be communicated to the President. The said complaints are ultimately referred to the Audit Committee, which complaints may be on anonymous basis which shall be placed in confidential files and will be retained for seven (7) years or for such longer time as the Audit Committee may deem necessary. If it is unclear whether communication involves accounting, auditing, internal accounting controls financial or reporting matters, the Compliance Officer shall likewise direct such communication to the Audit Committee, with a note to that effect.

All communications received through the established channels will be kept confidential. The original copies or records of all communications will be available to any Audit Committee member upon request.

The Audit Committee will determine whether any action or response is necessary or appropriate respect of communication, and it will take or direct such action as it deems appropriate. Such action may include engaging external advisers, for which funding will be available. The Compliance Officer (the "Compliance Officer"), if such concerns involves the Compliance Officer, then the same may be communicated to the President. The said complaints are ultimately referred to the Audit Committee, which complaints may be on anonymous basis which shall be placed in confidential files and will be retained for seven (7) years or for such longer time as the Audit Committee may deem necessary. If it is unclear whether a communication involves accounting, auditing, internal accounting controls or financial reporting matters, the Compliance Officer shall likewise direct such communication to the Audit Committee, with a note to that effect.

All communications received through the established channels will be kept confidential. The original copies or records of all communications will be available to any Audit Committee member upon request.

The Audit Committee will determine whether any action or response is necessary or appropriate respect of communication, and it will take or direct such action as it deems appropriate. Such action may include engaging external advisers, which for fundina will be available. The determinations made by the Audit Committee in

categories established by the Audit Committee, which may include: the communication is not a "complaint" or "concern", contemplated by applicable requirements; the communication is misdirected (such as a communication involvina an employment dispute); no further action shall required because communication can be analyzed on its face; and further action required (with a record of the action taken and its outcome). The Compliance Officer or any other person designated by the Audit Committee will report on the status of any further action directed by the Audit Committee on a monthly basis or at such frequency the Audit Committee may otherwise require.

Misdirected communications as determined by the Audit Committee or concerns not relating to accounting, internal accounting control, auditing or financial reporting matters shall be addressed to and be acted upon by the appropriate responsible supervisor or officer of the business units affected in accordance with the SMC Group's conventional reporting channels. In this connection, employees with such concerns should raise them with their respective supervisors and the supervisors have the responsibility to ensure that such concerns are properly acted upon.

Employees are protected from retaliation as it is categorically provided in the Policy that the SMC Group, which includes herein Company shall not tolerate retaliation in any form against a director, officer, employee or other interested

determinations made by the Audit Committee in of respect each communication and any further action taken will be recorded in the log maintained for such purpose by the Compliance Officer or a person designated by the Audit Committee if the Compliance Officer is the subject of communication. These determinations may be recorded based on the standard categories established by the Audit Committee, which may include: communication is not a "complaint" or "concern", as contemplated by the applicable requirements; the communication is misdirected (such as a communication involving an employment dispute); no further action shall be required because communication can be analyzed on its face; and further action required (with a record of the action taken and its outcome). The Compliance Officer or any other person designated by the Audit Committee will report on the status of any further action directed by the Audit Committee on a monthly basis or at such frequency as the Audit Committee may otherwise require.

Misdirected communications as determined by the Audit Committee or concerns not relating to accounting, internal accounting control,

of each respect communication and any further action taken will be recorded in the log maintained for such purpose by the Compliance Officer or a person designated by the Audit Committee if the Compliance Officer is the subject of communication. These determinations may be recorded based on the standard categories established by the Audit Committee, which may include: the communication is not a "complaint" or "concern", as contemplated by the applicable requirements; the communication misdirected (such as a communication involving an employment dispute); no further action shall be required because communication can be analyzed on its face; and further action required (with a record of the action taken and its outcome). The Compliance Officer or any other person designated by the Audit Committee will report on the status of further directed by the Audit Committee on a monthly basis or at such frequency as the Audit Committee may otherwise require.

Misdirected
communications as
determined by the Audit
Committee or concerns
not relating to accounting,
internal accounting
control, auditing or
financial reporting
matters shall be

	party who, in good faith, raises a	auditing or financial	addressed to and be
	concern or reports a possible	reporting matters shall	acted upon by the
	violation under the policy.	be addressed to and be	appropriate responsible
	violation ander the policy.	acted upon by the	supervisor or officer of the
		appropriate responsible	business units affected in
		supervisor or officer of	accordance with the SMC
		the business units	
			· ·
		affected in accordance	reporting channels. In
		with the SMC Group's	this connection,
		conventional reporting	employees with such
		channels. In this	concerns should raise
		connection, employees	them with their respective
		with such concerns should	supervisors and the
		raise them with their	supervisors have the
		respective supervisors	responsibility to ensure
		and the supervisors have	that such concerns are
		the responsibility to	properly acted upon.
		ensure that such concerns	_
		are properly acted upon.	Employees are protected
			from retaliation as it is
		Employees are protected	categorically provided in
		from retaliation as it is	the Policy that the SMC
		categorically provided in	Group, which includes
		the Policy that the SMC	herein Company shall not
		Group, which includes	tolerate retaliation in
		herein Company shall not	any form against a
		tolerate retaliation in	director, officer, employee
		any form against a	or other interested party
		director, officer,	who, in good faith, raises
		employee or other	a concern or reports a
		interested party who, in	possible violation under
		good faith, raises a	the policy.
		concern or reports a	
		possible violation under	
		the policy.	
	The Company encourages the	The Company encourages	The Company encourages
	use of alternative modes of		the use of alternative
	dispute resolution that can	modes of dispute	modes of dispute
	amicably settle conflicts or	resolution that can	resolution that can
(j) Conflict	differences between the	amicably settle conflicts	amicably settle conflicts or
Resolution	Company and its shareholders or	or differences between	differences between the
	third parties, including	the Company and its	Company and its
	regulatory agencies.	shareholders or third	shareholders or third
	1 -g w.co. y wg c c.co.	parties, including	parties, including
		regulatory agencies.	regulatory agencies.
	<u></u>	. againtary againties.	. eguiator, ageneres.

2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees? Yes.

3) Discuss how the company implements and monitors compliance with the code of ethics or conduct.

The Company's adherence to its Code of Ethics or Conduct can be seen in the various policies it has adopted and implemented. The relevant policy may provide the manner of monitoring compliance therewith, as well as the penalty

for violation therefor.

With respect to the employee's code of conduct, all employees are provided with a copy of the Company Rules and Regulations (the "Rules") which lay down the acts constituting an offense and for which appropriate disciplinary action should be meted out. The purpose of this disciplinary action is to correct rather than to punish the individual. Should an employee violate policies, rules and regulations of the company, disciplinary actions are imposed, as much as possible in progressively increasing weight, after the employee is given opportunity to be heard. Depending on the history, circumstances and gravity of the situation, superiors can take corrective action in the form of verbal discussion, written warning, suspension and dismissal. Only in extraordinary cases does the Company impose demotion. As to restitution of damages to or loss of company property, the same is not regarded as a disciplinary action. The Rules also provide that violation of Company policies, rules and regulations not otherwise covered therein will be subject to disciplinary action dependent on the gravity or consequence of such violation. The Rules are likewise cascaded to employees by the Human Resources Office as part of the Orientation Program for new employees.

On compliance with the CG Manual, which is to ensure adherence to corporate governance principles and best practices, the Board of Directors has appointed a Compliance Officer who is responsible for monitoring compliance with the provisions and requirements of the said manual and other relevant rules and regulations.

4) Related Party Transactions

(a) Policies and Procedures

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

Related Party Transactions	Policies and Procedures
(1) Parent Company	To ensure the integrity and transparency of related party transactions between the Company and its parent company, such transactions are made in the ordinary course of business, on an arms-length basis and at market rates. An assessment is undertaken at each fiscal year by examining the financial position of the related party and the market in which the related party operates. Moreover, consistent with the CG Manual that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed, related party transactions are fully disclosed in the Company's notes to its audited consolidated financial statements.
(2) Joint Ventures	To ensure the integrity and transparency of related party transactions between the Company and its joint ventures, such transactions are made in the ordinary course of business, on an arms-length basis and at market rates. An assessment is undertaken at each fiscal year by examining the financial position of the related party and the market in which the related party operates. Moreover, consistent with the CG Manual that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed, related party transactions are fully disclosed in the Company's notes to its audited consolidated financial statements.

(3) Subsidiaries	To ensure the integrity and transparency of related party
(3) Substitutines	transactions between and among the Company and its subsidiaries, such transactions are made in the ordinary course of business, on an arms-length basis and at market rates. An assessment is undertaken at each fiscal year by examining the financial position of the related party and the market in which the related party operates. Moreover, consistent with the CG Manual that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed, related party transactions are fully disclosed in the Company's notes to its audited consolidated financial statements.
(4) Entities Under Common Control	To ensure the integrity and transparency of related party transactions between and among the Company and entities under common control with it, such transactions are made in the ordinary course of business, on an arms-length basis and at market rates. An assessment is undertaken at each fiscal year by examining the financial position of the related party and the market in which the related party operates. Moreover, consistent with the CG Manual that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed, related party transactions are fully disclosed in the Company's notes to its audited consolidated financial statements.
(5) Substantial Stockholders	The Company has no substantial stockholders other than its parent company, SMC. At any rate, all related party transactions of the Company are made in the ordinary course of business, on an arms-length basis and at market rates. An assessment is undertaken at each fiscal year by examining the financial position of the related party and the market in which the related party operates. Moreover, consistent with the CG Manual that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed, related party transactions are fully disclosed in the Company's notes to its audited consolidated financial statements.
(6) Officers including spouse/children/siblings/parents	All related party transactions are made in the ordinary course of business, on an arms-length basis and at market rates. An assessment is undertaken at each fiscal year by examining the financial position of the related party and the market in which the related party operates. Moreover, consistent with the CG Manual that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed, related party transactions are fully disclosed in the Company's notes to its audited consolidated financial statements.
(7) Directors including spouse/children/siblings/parents	All related party transactions are made in the ordinary course of business, on an arms-length basis and at market rates. An assessment is undertaken at each fiscal year by examining the financial position of the related party and the market in which the related party operates. Moreover, consistent with the CG Manual that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed, related party transactions are fully disclosed in the

	Company's notes to its audited consolidated financial
	statements.
(8) Interlocking director relationship of Board of Directors	All related party transactions are made in the ordinary course of business, on an arms-length basis and at market rates. An assessment is undertaken at each fiscal year by examining the financial position of the related party and the market in which the related party operates. Moreover, consistent with the CG Manual that all material information, i.e., anything that could potentially affect share price, shall be publicly disclosed, related party transactions are fully disclosed in the
	Company's notes to its audited consolidated financial statements.

(b) Conflict of Interest

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

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

	Details of Conflict
	of Interest (Actual or Probable)
Name of Director/s	
Name of Officer/s	NONE
Name of Significant Shareholders	

(ii) Mechanism

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

	Directors/Officers/Significant Shareholders	
	The Company's By-laws prohibits the nomination and election of a director who is engaged in any business which competes with or is antagonistic to that of the Company.	
Company	Directors are mandated to fully disclose the extent of their business interest or comply with disclosure requirements as required under the Securities Regulation Code and its Implementing Rules and Regulations.	
	Officers are required to accomplish Full Business Interest Disclosure Form.	
	The Company's By-laws prohibits the nomination and election of a director who is engaged in any business which competes with or is antagonistic to that of the Company.	
Group	Directors are mandated to fully disclose the extent of their business interest or comply with disclosure requirements as required under the Securities Regulation Code and its Implementing Rules and Regulations.	

Officers are required to accomplish Full Business Interest
Disclosure Form.

5) Family, Commercial and Contractual Relations

(a) Indicate, if applicable, any relation of a family, ²¹ commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description of the Relationship
NONE		

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

Names of Related Significant Shareholders	Type of Relationship	Brief Description
San Miguel Corporation	Licensor-Licensee	The Company has a Trademark Licensing Agreement with its parent company relative to the marks used in some of the Company's products.

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

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

6) Alternative Dispute Resolution

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

	Alternative Dispute Resolution System
Corporation & Stockholders	The Company has always encouraged the use of alternative modes of dispute resolution that can amicably settle conflicts or differences. Thus, in such a situation best efforts were exerted to settle the conflicts or differences in a peaceful manner through open communication/discussion, without resorting to court action or similar action

²¹ Family relationship up to the fourth civil degree either by consanguinity or affinity.

Corporation & Third Parties	The Company has always encouraged the use of alternative modes of dispute resolution that can amicably settle conflicts or differences. Thus, it actively participates in the mandatory conciliation and mediation proceedings prescribed by judicial, quasi-judicial and administrative bodies. With respect to disputes involving Management and the Company's employees who are covered by Collective Bargaining Agreements, the said agreement provides for a "Grievance Machinery". Likewise, it is provided therein that "the parties agree on the principle that all disputes between Labor	
	and Management may be settled through friendly negotiations. The same Agreement provides for Arbitration to the effect that if the Grievance Machinery fails, the dispute may be settled by a voluntary arbitrator mutually chosen by the parties.	
Corporation & Regulatory Authorities	The Company has always encouraged the use of alternative modes of dispute resolution that can amicably settle conflicts or differences. Thus, the Company accordingly and promptly responds to the communications, request for clarification, comments, requirements of regulatory authorities and ultimately comply with the decision or instruction of the regulatory agency in the absence of a clear conflict with existing laws.	

C. BOARD MEETINGS & ATTENDANCE

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

They are scheduled at the beginning of the year.

2) Attendance of Directors²²

Board	Name	Date of Election	No. of Meetings Held during the year	No. of Meetings Attended	%
Chairman	Eduardo M. Cojuangco, Jr.	October 21, 1988	5	5	100
Member	Ramon S. Ang	April 4,	5	4	80

²² Updated per advisement letter filed with SEC on January 30, 2014.

		2000			
Member	Bernard D. Marquez	May 12,	5	5	100
		2011			
Member	Leo S. Alvez	April 24,	5	5	100
		2012			
Member	Gabriel S. Claudio	November	5	5	100
		11, 2010			
Member	Ferdinand K. Constantino	May 10,	5	5	100
		2012			
Member	Joseph N. Pineda ²³	May 9,	5	3	100
		2013			
Independent	Minita V. Chico-Nazario	March 9,	5	3	60
		2012			
Independent	Angelina S. Gutierrez ²⁴	May 10,	5	4	80
		2012			

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

None.

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

No. The Company complies with Section 8 of its Amended By-Laws which requires that a majority of the number of directors as fixed in the Articles of Incorporation (which is 9 directors) shall constitute a quorum for the transaction of corporate business, and every decision of at least a majority of directors present at a meeting of which there is a quorum shall be valid as a corporate act, except for the election of officers which shall require the vote of a majority of all the members of the board.

5) Access to Information

(a) How many days in advance are board papers²⁵ for board of directors' meetings provided to the board?

The CG Manual requires Management to provide the Board with complete, adequate and timely information about the matters to be taken during their meeting.

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

Yes. As mandated in the CG Manual the members of the Board shall be given independent access to Management and the Corporate Secretary.

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

The Company's By-laws and CG Manual provide for the role of the Company Secretary and enumerates the powers, duties and responsibilities of the Company Secretary. The Company By-Laws provides, among others that the

²³ He was elected on May 9, 2013.

²⁴ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

²⁵ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

Corporate Secretary shall maintain and be the custodian of the corporate books and records. He shall also be the recorder of the formal actions and transactions of the Company. The CG Manual, provides among others that the Corporate Secretary coordinate with the Chairman in preparing the agenda of the meeting. It is also his responsibility to ensure that the Board has the necessary information to enable it to arrive at intelligent decisions on matters requiring approval and in making business judgments in good faith, which necessarily includes updating the Board on relevant laws.

(d) Is the company secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative.

Yes.

(e) Committee Procedures

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

Yes V No No

Committee	Details of the procedures
	·
Executive	Section 2.2.1.8. of the Company's CG Manual requires Management to provide the Board with complete, adequate and timely information about the matters to be taken during their meetings.
	Upon reasonable request, the directors, individually or as a group, may seek independent professional advice in the discharge of their duties at the expense of the Company, which expense must be reasonable.
	The members of the Board shall be given independent access to Management and the Corporate Secretary.
Audit	Section 2.2.1.8. of the Company's CG Manual requires Management to provide the Board with complete, adequate and timely information about the matters to be taken during their meetings.
	Upon reasonable request, the directors, individually or as a group, may seek independent professional advice in the discharge of their duties at the expense of the Company, which expense must be reasonable.
	The members of the Board shall be given independent access to Management and the Corporate Secretary.
	The Audit Committee Charter also provides that a notice of each meeting confirming the date, time, venue, and agenda shall be given to each member of the Committee at least two (2) working days prior to the date of the meeting. The notice will include the agenda to be discussed during the meeting. Notices, minutes, agenda and supporting papers will be made available to any Director upon request to the Corporate Secretary.
Nomination	Section 2.2.1.8. of the Company's CG Manual requires Management to provide the Board with complete, adequate and timely information about the matters to be taken during

	their meetings.
	Upon reasonable request, the directors, individually or as a group, may seek independent professional advice in the discharge of their duties at the expense of the Company, which expense must be reasonable.
	The members of the Board shall be given independent access to Management and the Corporate Secretary.
Remuneration	Section 2.2.1.8. of the Company's CG Manual requires Management to provide the Board with complete, adequate and timely information about the matters to be taken during their meetings.
	Upon reasonable request, the directors, individually or as a group, may seek independent professional advice in the discharge of their duties at the expense of the Company, which expense must be reasonable.
	The members of the Board shall be given independent access to Management and the Corporate Secretary.
Others (specify)	None

6.) External Advice

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

Procedures	Details
As provided in the CG Manual, upon reasonable reasek independent professional advice in the discharwhich expense must be reasonable.	

7.) Change/s in existing policies

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

Existing Policies	Changes	Reason
	NONE	

D. REMUNERATION MATTERS

1) Remuneration Process

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

Process	CEO	Top 4 Highest Paid Management Officers	
(1) Fixed remuneration	Based on salary review and	Based on salary review and	
(2) Variable remuneration	market competitiveness policy and as guided by the Executive	market competitiveness policy and as guided by the Executive	
(3) Per diem allowance	Compensation Committee	Compensation Committee	
(4) Bonus	Based on the Company's performance, salary review and market competitiveness policy and as guided by the Executive Compensation Committee	Based on the Company's performance, salary review and market competitiveness policy and as guided by the Executive Compensation Committee	
(5) Stock Options and other financial instruments	Based on the Company's performance and as may be warranted by circumstances.	Based on the Company's performance and as may be warranted by circumstances.	
(6) Others (specify)			

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

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

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors		dent, Directors only receive 10,000.00) per attendance	-
Non-Executive Directors		The President's compensation market competitiveness polisation Committee.	

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

Remuneration Scheme	Date of Stockholders' Approval	
Per Diem	There has been no change in the last three years which would require stockholders' approval.	

3) Aggregate Remuneration

Complete the following table on the aggregate remuneration accrued during the most recent year:

Except for the President, Directors only receive a per diem of Ten Thousand Pesos (Php10,000.00) per attendance in Board and Board Committee meetings.

Remuneration Item	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Directors
(a) Fixed Remuneration	None	None	None

(b)	Variable Remuneration	None	None	None
(c)	Per diem Allowance ²⁶	The President of the Company, who is an Executive Director, does not receive any per diem. He receives remuneration as employee of the Company.	Php420,000.00	Php160,000.00
(d)	Bonuses	None	None	None
(e)	Stock Options and/or other financial instruments	None	None	None
(f)	Others (Specify)	None	None	None
	Total	None	Php420,000.00	Php160,000.00

	Other Benefits	Executive Directors	Non-Executive Director (other than independent directors)	Independent Directors
1)	Advances	The President of the	NONE	NONE
2)	Credit granted	Company, who is an Executive Director,		
3)	Pension Plan/s Contributions	receives remuneration as		
(d)	Pension Plans, Obligations incurred	employee of the Company.		
(e)	Life Insurance Premium			
(f)	Hospitalization Plan			
(g)	Car Plan			
(h)	Others (Specify)			
	Total		NOT APPLICABLE	

4) Stock Rights, Options and Warrants

(a) Board of Directors

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

Only members of the Board who are employees of the Company are entitled to participate in the Employee Stock Purchase Plan (the "ESPP"), wherein qualified employees may acquire a minimum of 500 shares to a maximum of 15,000 shares per offering.

The subscription price of the shares under the ESPP which is equal to the weighted average market closing prices of the last quarter immediately preceding the application/subscription period, less a discount of fifteen percent

²⁶ Updated for the year ended December 31, 2013.

(15%), shall be paid without interest through salary deduction over a period of five (5) years from Exercise Date. "Exercise Date" is the last working day of the month during which the notice addressed to the ESPP Committee from an employee of his decision to subscribe to shares under the ESPP is received by the Committee.

The shares covered by the ESPP are no longer available for subscription as the offering period provided under the ESPP expired on January 21, 2013. Of the 2013 members of the Board, only Mr. Bernard D. Marquez is an employee of the Company.²⁷

Director's Name	ESPP SHARES	Total % from Capital Stock
Bernard D. Marquez	30,000	0.00%

(b) Amendments of Incentive Programs

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

Incentive Program	Amendments	Date of Stockholders' Approval
	NONE	

5) Remuneration of Management

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

Name of Officer/Position	Total Remuneration ²⁸
Chief Finance Officer	
Marketing Manager	
Business Procurement Manager	Php 33,235,359
Manufacturing and Engineering Services Manager	
Planning and Management Services Manager	

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

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

	N	o. of Mem	bers				
Committee	Executive Director (ED)	Non- executive Director (NED)	Independent Director (ID)	Committee Charter	Functions	Key Responsibilities	Power

²⁷ Updated for the year ended December 31, 2013.

²⁸ Updated for the year ended December 31, 2013.

Executive	1	3	0	No Charter Has adopted	Exercise all the powers of the Board in the management of the business and affairs of the Company when the Board is not in session. Assist the Board	Responsible for the management of the business and affairs of the Company between sessions of the Board of Directors.	To act, by a majority vote of all its members, on such specific matters within the competence of the Board, as may be delegated to it in the Bylaws or on a majority vote of the Board, subject to the limitations provided by Section 35 of the Corporation Code of the Philippines.
Audit	0	2	2	a Charter ²⁹	in the performance of its oversight responsibility for financial reports and financial reporting process, internal control system, audit process and in monitoring and facilitating compliance with both the internal financial management handbook and pertinent accounting standards, legal and regulatory requirements. Perform oversight financial management functions specifically in the areas of managing credit, market, liquidity, operational,	Committee, among others, have the following responsibilities: Evaluate and determine any non-audit work performed by External Auditors; Establish and identify the reporting line of the Internal Auditor; Monitor and evaluate the adequacy and effectiveness of the Company's internal control system, including financial reporting control and information technology security; Review all interim and annual financial statements	investigations and make recommendations relating to any communication or reports referred to it under the Whistle Blowing Policy Procedures of the Company, or relating to any findings of major investigations on internal control or financial reporting matters as delegated by the Board or on the Committee's own initiative , and management's response thereto.

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 $^{^{\}rm 29}$ Updated for the year ended December 31, 2013.

<u> </u>			1				
					legal and other		
					risks of the	submission to	
					Company, and	the Board;	
					crisis	Ensure that the	
					management.	accounting and	
						auditing	
						processes,	
						practices and	
						methods of the	
						Company	
						comply with	
						Philippine and	
						internationally-	
						accepted	
						standards;	
						Develop a	
						transparent	
						financial	
						management	
						system that will	
						ensure the	
						integrity of	
						internal control	
						activities	
						throughout the	
						Corporation	
						through a step-	
						by-step	
						procedures and	
						policies	
						handbook that	
						will be used by	
						the entire	
						organization;	
						and Supervise	
						Management in	
						Management's	
						formulation of	
						rules and	
						procedures on	
						financial	
						reporting and	
						internal controls	
						in accordance	
						with relevant	
						guidelines.	
				Has adopted	The Nomination	To ensure that	It has the power
				a Charter ³⁰	and Hearing	all individuals	to set guidelines
				O	Committee	nominated to	on the number of
Nomination	1	3	1		functions as the	become a	directorships
					body that pre-	director of the	which a member
					screens and	Company have	of the Board may
					Jercens und	company nave	of the board may

 $^{^{\}rm 30}$ Updated for the year ended December 31, 2013.

					shortlists candidates nominated to become a member of the Board of Directors.	all the qualifications and none of the disqualification s set forth in the Company's By-laws and CG Manual.	hold pursuant to the policy on multiple board seats under the Company's CG Manual.
Remuneration	1	2	1	Has adopted a Charter ³¹	The Executive Compensation Committee assists and advises the Board on remuneration packages of corporate officers and directors and provide oversight over remuneration of senior management and other key personnel ensuring that compensation is consistent with the Company's culture, strategy and control environment.	Establish a formal and transparent procedure for developing a policy on executive remuneration and for fixing the remuneration packages of corporate officers and directors; Provide oversight over remuneration of Senior Management and other key personnel ensuring that compensation is consistent with the Company's culture, strategy and control environment; Designate amount of remuneration, which shall be in a sufficient level to attract and retain directors and officers who are needed to run the Company successfully; and in the absence of such	Has the power to Review (if any) of the existing Human Resources Development or Personnel Handbook to strengthen provisions on conflict of interest, salaries and benefits policies, promotion and career advancement directives and compliance of personnel concerned with all statutory requirements that must be periodically met in their respective posts.

 $^{^{\}rm 31}$ Updated for the year ended December 31, 2013.

			Personnel	
			Handbook,	
			cause the	
			development of	
			such, covering	
			the same	
			parameters of	
			governance set	
			out in the CG	
			Manual.	
Others				
(specify)				

2) Committee Members

(a) Executive Committee³²

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Eduardo M. Cojuangco, Jr.	October 21, 1998	0	0	0	15 years
Member (NED)	Ramon S. Ang	April 4, 2000	0	0	0	13 years
Member (NED)	Bernard D. Marquez	May 12, 2011	0	0	0	2 year
Member (NED)	Ferdinand K. Constantino	May 10, 2012	0	0	0	1 year

(b) Audit Committee³³

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Minita V. Chico-Nazario	March 9, 2012	4	3	<i>75</i>	1 year
Member (NED)	Leo S. Alvez	April 24, 2002	4	4	100	11 years
Member (NED)	Ferdinand K. Constantino	May 10, 2012	4	4	100	1 year
Member (ID)	Angelina S. Gutierrez ³⁴	May 10, 2012	4	3	75	1 year

Disclose the profile or qualifications of the Audit Committee members. 35

Minita V. Chico-Nazario, Filipino, 74, is an Independent Director of the Company since March 9, 2012, Chairperson of the Company's Audit Committee and Member of the Company's Executive Compensation Committee. She is also an Independent Director of San Miguel Properties, Inc. and Top Frontier Investment Holdings Inc. She is currently a Director of

³² Updated for the year ended December 31, 2013.

³³Updated per advisement letter filed with SEC on January 30, 2014 and includes update for the year ended December 31, 2013.

³⁴ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

³⁵ Updated to reflect information contained in SEC Form 17-A filed with SEC on April 15, 2014.

Banco San Juan (Rural Bank) and Legal Consultant of Union Bank of the Philippines. She is also the incumbent Dean of the College of Law of the University of Perpetual Help in Las Piñas City. She has previously held the following positions: Legal Consultant of Philippine Amusement and Gaming Corporation (January 2010-June 2010) and Metro Manila Development Authority (March 2010-June 2010); and Chairman of the Board of Directors (June 2010-August 2010) and Director (September 2010-September 2011) of PNOC Exploration Corporation. She has served the judiciary in various capacities for forty-seven years, as Presiding Justice of the Sandiganbayan (February 2003-February 2004) and Associate Justice of the Supreme Court (February 10, 2004-December 5, 2009). She obtained her law degree from the University of the Philippines and is a member of the New York State Bar.

Leo S. Alvez, Filipino, 71, has been a Director of the Company since April 24, 2002. He is also the Chairman of the Company's Nomination and Hearing Committee and a Member of the Company's Audit Committee and Executive Compensation Committee. He is also a Director of San Miguel Corporation. He earned his Bachelor of Science Degree at the Philippine Military Academy and Masters in Business Administration at the University of the Philippines.

Ferdinand K. Constantino, Filipino, 62, has been a Director of the Company since May 10, 2012 and is the Chairman of the Company's Executive Compensation Committee and a Member of the Company's Executive Committee and Audit Committee. He holds, among others, the following positions: Senior Vice-President, Chief Finance Officer and Treasurer of San Miguel Corporation; Director of San Miguel Corporation, San Miguel Brewery Inc., San Miguel Yamamura Packaging Corporation, Magnolia, Inc., San Miguel Global Power Corp. and Bank of Commerce; and President of Anchor Insurance Brokerage Corporation. Mr. Constantino previously served as Chief Finance Officer of San Miguel Brewery Inc. (2007-2009); Chief Finance Officer of Manila Electric Company (February 2009- May 2009); Director of San Miguel Pure Foods Company, Inc. (2008-2009) and San Miguel Properties, Inc. (2001-2009); and has held directorships in various subsidiaries of San Miguel Corporation during the last five years. He holds a degree in AB Economics from the University of the Philippines and completed academic requirements for an MA Economics degree in the same university. He also took a strategic Finance Course in IMD-Lausanne, Switzerland.

Angelina S. Gutierrez³⁶, Filipino, 76, is an Independent Director of the Company since May 10, 2012 and is a Member of the Company's Audit Committee and Nomination and Hearing Committee. At present, she is the Chairman of the Board of Directors of Aliw Broadcasting Corporation and an Independent Director of Philippine Polypropelene, Inc. and San Miguel Pure Foods Company, Inc. She is also the current Dean of the Graduate School of Law of Pamantasan ng Lunsod ng Maynila. She has served the judiciary in various capacities, as Judge of the Metropolitan Trial Court of Manila, Branch 19, Judge of the Regional Trial Court of Manila, Branch 37, Justice of the Court of Appeals and Associate Justice of the Supreme Court. She obtained her law degree from the University of Sto. Tomas and has attended legal and judicial courses abroad: Harvard Law School, University of Texas, University of Nevada and University of Southern California.

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

The Audit Committee assists the Board in its corporate governance and oversight responsibilities in relation to financial reporting, risk management, internal controls and internal and external audits. With respect to the external auditor, the Company's Audit Committee Charter enumerates the following duties and responsibilities:

- Shall be primarily responsible for making recommendation to the Board on the appointment, reappointment and removal of the external auditor, to approve the remuneration and terms of engagement of the external auditor, and any questions of resignation or dismissal of such auditor.
- Assess and monitor the (i) external auditor's professional qualifications, competence, independence and
 objectivity and require the external auditor to make the statements necessary under applicable auditing
 standards as regards its relationship and services to the Company, discussing any relationship or services
 which may derogate its independence or objectivity; and (ii) the effectiveness of the audit process in
 accordance with applicable standards.
- Obtain objective assurance from the external auditor that the conduct of the audit and the manner of the

³⁶ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

preparation of the financial statements comply with applicable auditing standards and rules of regulatory bodies, including exchanges on which the Company's securities are listed.

- Review and approve the nature and scope of the audit plans of the external auditor, including scope, audit resources and expenses, and reporting obligations before the audit commences.
- Review the reports or communications of the external auditor and ensure that management or the Board will provide a timely response to the issues raised in such reports or communications.
- Ensure the development and implementation of policies on the engagement of an external auditor to supply non-audit work, including the fees payable therefor, and evaluate any non-audit work undertaken by the external auditor to ensure that the same does not conflict with its audit functions.
- Ensure that the external auditor or the signing partner of the auditing firm engaged by the Company is changed every five (5) years or earlier.

(c) Nomination Committee³⁷

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Leo S. Alvez	April 24, 2002	2	2	100	11 years
Member (ED)	Bernard D. Marquez	May 12, 2011	2	2	100	1 year
Member (NED)	Gabriel S. Claudio	November 11, 2010	2	2	100	3 years
Member (ID)	Angelina S. Gutierrez ³⁸	May 10, 2012	2	2	100	2 year2
Member (NED)	Joseph N. Pineda ³⁹	May 9, 2013	2	1	100	1 year
Non-Voting Member	Ma. Cristina M. Menorca	May 10, 2012	2			

(d) Remuneration Committee⁴⁰

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	Ferdinand K. Constantino	May 10, 2012	1	1	100	1 year
Member (ED)	Bernard D. Marquez	May 12, 2011	1	1	100	2 years
Member (NED)	Leo S. Alvez	April 24, 2002	1	1	100	12 years
Member (ID)	Minita V. Chico-Nazario	March 9, 2012	1	1	100	2 years

(e) Others (Specify) NONE

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

	Office	Name	Date of	No. of	No. of	%	Length of
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³⁷ Updated per advisement letter filed with SEC on January 30, 2014 and includes update for the year ended December 31, 2013.

³⁸ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

³⁹ Updated per advisement letter filed with SEC on January 30, 2014. Mr. Pineda was elected on May 9, 2013, replacing Mr. Roberto V. Ongpin.

⁴⁰ Updated per advisement letter filed with SEC on January 30, 2014 and includes update for the year ended December 31, 2013.

		Appointment	Meetings Held	Meetings Attended		Service in the Committee
Chairman						
Member (ED)						
Member (NED)	NOT APPLICABLE					
Member (ID)						
Member						

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes:

Name of Committee	Name	Reason
Executive	None	None
Audit	Carmelo L. Santiago	Replaced by Minita V. Chico-Nazario
		due to resignation of Mr. Santiago
		Replaced by Angelina S. Gutierrez ⁴¹
	Carlos Palanca III	due to resignation of Mr. Palanca
Nomination	Carmala I Cantiaga	Replaced by Minita V. Chico-Nazario
	Carmelo L. Santiago	due to resignation of Mr. Santiago
Remuneration	Carmelo L. Santiago	Replaced by Minita V. Chico-Nazario
		due to resignation of Mr. Santiago
		Replaced by Angelina S. Gutierrez ⁴²
	Carlos Palanca III	due to resignation of Mr. Palanca
Others (specify)	None	None

4) Work Done and Issues Addressed

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

Name of Committee	Work Done ⁴³	Issues Addressed
Executive	No Executive Committee meeting was held in 2013.	No material issues, such as issues of compliance matters were required to be addressed by the committee.
Audit	Endorsed for approval by the stockholders, and the stockholders approved the appointment of Manabat Sanagustin & Co., CPAs as the Company's independent external auditor for 2013; Reviewed and approved the terms of engagement of the external auditor, including the audit, audit-related and any non-audit services	No material issues, such as issues on compliance matters were required to be addressed by the committee.

⁴¹ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

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Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

⁴³ Updated for the year ended December 31, 2013.

provided by the external auditor to the Company and the fees for such services, and ensured that the same did not impair the external auditor's independence and objectivity;

- Reviewed and approved the scope of the audit and audit programs of the external auditor as well as the internal audit group of the Company, and have discussed the results of their audit processes and their findings and assessment of the Company's internal controls and financial reporting systems;
- Reviewed, discussed and recommended for approval of the Board the Company's annual and quarterly consolidated financial statements, and the reports required to be submitted to regulatory agencies in connection with such consolidated financial statements, to ensure that information contained in such statements and reports presents a true and balanced assessment of the Company's position condition and comply with the regulatory requirements of the Securities and Exchange Commission ("SEC");
- Reviewed the effectiveness and sufficiency of the Company's financial and internal controls, risk management systems, and control and governance processes, and ensured that, where applicable, necessary measures are taken to address any concern or issue arising therefrom; and
- Adopted on November 9, 2012 an Audit Committee Charter, in compliance with the Guidelines for the Assessment of the Performance of Audit Committees of Companies Listed on the Exchange issued by the SEC under SEC Memorandum Circular No.4, Series of 2012.

Nomination	Pre-screened and short listed all candidates nominated to become a member of the Board of Directors of the Company for 2013, in accordance with the qualifications and disqualifications as provided in the By-laws, CG Manual and relevant laws and government issuances.	No material issues, such as issues on compliance matters were required to be addressed by the committee,
Remuneration	No meeting was held in 2013.	No material issues, such as issues on compliance matters were required to be addressed by the committee.
Others (specify)		

5) Committee Program

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

Name of Committee	Planned Programs	Issues to be Addressed
Executive	None	None
Audit	Implementation of the Self-	To align with corporate governance
	Assessment Process	best practice
Nomination	Formally Adopt a Committee Charter	To align with corporate governance
		best practices
Remuneration	Formally Adopt a Committee Charter	To align with corporate governance
		best practices
Others (specify)	None	None

F. RISK MANAGEMENT SYSTEM

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

The Company is aware that engaging in a business is an undertaking which entails a lot of risks. Thus, it has in place a system of identifying, prioritizing, measuring, monitoring and addressing and minimizing various risks. The various units/departments/offices of the Company are in charge of managing the risks associated or related to their respective functions and are expected to take into account these risks when undertaking their day-to-day activities and in establishing their plans and programs.

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

The Audit Committee conducts a regular review of the Company's activities related to risk management. This is included in the accomplishment of the Committee in 2013.⁴⁴

(c) Period covered by the review;

2013⁴⁵

⁴⁴ Updated for the year ended December 31, 2013.

 $^{^{45}}$ Updated for the year ended December 31, 2013.

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

The Board has oversight responsibilities for ensuring presence of adequate and effective internal control mechanisms. The Audit Committee is mandated to assist the Board in the performance of this oversight responsibility. Thus, risk management system is monitored regularly.

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

N/A

2) Risk Policy

(a) Company

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

Risk Exposure	Risk Management Policy	Objective
Competitor Risk	Maintain a strong brand and product portfolio; Expand product portfolio if necessary; and monitor consumer trends and competitor activities.	To be the brand of choice of consumers and to cater to shifting consumer preference.
Regulatory Risk	Appropriately address changes in regulations and actions by national or local regulators.	Cushion the effect/s of the regulatory changes.
Raw Materials and Supply Risk	Maintain raw materials flexibility; Regular monitoring of its raw materials; Import materials when necessary; and Enter into various commodity derivatives.	To ensure steady supply of materials; Manage the price risk on strategic commodities; and Fix price of commodities at levels acceptable to the Company.
Foreign Currency Risk	Enter into foreign currency hedges using a combination of nonderivative and derivative instruments such as foreign currency forwards or swaps.	Reduce or eliminate earnings volatility and any adverse impact on equity.
Credit Risk	To enter into transactions with a diversity of credit worthy parties; and Maintain an internal mechanism to monitor the granting of credit and management of credit exposures.	Mitigate any significant concentration of credit risk.
Interest Rate Risk	Use an optimal combination of fixed and variable rate debt instruments.	To reduce the impact of short- term fluctuations on the Company's earnings.
Commodity Price Risk	Enter into various commodity derivatives to manage its price risks on strategic commodities.	Fix the prices of commodities at levels acceptable to the Company. Thus, protecting raw material costs and preserving margins.
Liquidity Risk	Constant monitoring and management of its liquidity position, liquidity gaps or surplus on a daily basis; Ensure	To ensure the adequate funding is available at all times; To meet commitments as they arise without incurring unnecessary

availability	of	funds	through	costs;	To be	able to	access fun	ding
committed s	stana	I-by cred	lit facility	when	neede	d at th	e least poss	sible
from severa	l loca	al banks,	and Use	cost;	and	To	maintain	an
derivative in	strun	nents.		adequ	ate	time	spread	of
				refina	ncing r	naturi	ties.	

(b) Group

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

Risk Exposure	Risk Management Policy	Objective
Competitor Risk	Maintain a strong brand and product portfolio; Expand product portfolio if necessary; and monitor consumer trends and competitor activities.	To be the brand of choice of consumers and to cater to shifting consumer preference.
Regulatory Risk	Appropriately address changes in regulations and actions by national or local regulators.	Cushion the effect/s of the regulatory changes.
Raw Materials and Supply Risk	Maintain raw materials flexibility; Regular monitoring of its raw materials; Import materials when necessary; and Enter into various commodity derivatives.	To ensure steady supply of materials; Manage the price risk on strategic commodities; and Fix price of commodities at levels acceptable to the Company.
Foreign Currency Risk	Enter into foreign currency hedges using a combination of nonderivative and derivative instruments such as foreign currency forwards or swaps.	Reduce or eliminate earnings volatility and any adverse impact on equity.
Credit Risk	To enter into transactions with a diversity of credit worthy parties; and Maintain an internal mechanism to monitor the granting of credit and management of credit exposures.	Mitigate any significant concentration of credit risk.
Interest Rate Risk	Use an optimal combination of fixed and variable rate debt instruments.	To reduce the impact of short- term fluctuations on the Group's earnings.
Commodity Price Risk	Enter into various commodity derivatives to manage its price risks on strategic commodities.	Fix the prices of commodities at levels acceptable to the Group. Thus, protecting raw material costs and preserving margins.
Liquidity Risk	Constant monitoring and management of its liquidity position, liquidity gaps or surplus on a daily basis; Ensure availability of funds through committed stand-by credit facility from several local banks; and Use derivative instruments.	To ensure the adequate funding is available at all times; To meet commitments as they arise without incurring unnecessary costs; To be able to access funding when needed at the least possible cost; and To maintain an adequate time spread of refinancing maturities.

(c) Minority Shareholders

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

Risk to Minority Shareholders

As every stockholder entitled to vote shall be entitled to one (1) vote for each share of stock in his name in the books of the Company, there is a possibility that majority shareholders will be able to overturn the votes or decisions of the minority shareholders. The Company, however, have provisions in its CG Manual, which would afford protection to minority shareholders such as the non-removal of director without cause, if it will have the effect of denying minority shareholders' representation in the Board.

3) Control System Set Up

(a) Company

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

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Competitor Risk	Monitoring of competitive activities and tri-media campaign; Periodic evaluation of industry & market reports by third parties.	Market Share Readings; Advertising Efficiency Reports; Sales-To-Trade Volume Reports.
Regulatory Risk	Monitoring of government agencies' regulations and legislations by presence in agency briefings and public hearings.	Advocacy on proposed regulation and legislations such as, excise tax, product standards, patents and certifications.
Foreign Currency Risk	Coordinates with SMC Group for placements, if necessary.	Close coordination with the parent company's treasury group.
Credit Risk	Monitoring of Accounts Receivable balances.	Aging Analysis of Accounts Receivable; Periodic Trade Inventory Counts to establish collection gaps, if any.
Interest Rate Risk	Monitoring of Funds Requirements, Credit Facilities and Interest Rates.	Treasury Bill Rates, LIBOR and SIBOR
Commodity Price Risk	Monitoring of Major Raw Material and Packaging Prices and Supplies.	Forward Contracts on Molasses and other alternative feed stocks for brewing and distillation. Negotiated Cost for Bottles and Packaging Materials.
Liquidity Risk	Monitoring of Short-Term Debt vs. Funds Requirement.	Maintaining a balance between Debt and Trade Financing Analysis of Liquidity Measures, i.e., Current Ratio, Debt-to-Equity Ratio and Earnings Before Interest, Depreciation & Amortization (EBITDA).

(b) Group

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

Risk Exposure	Risk Assessment	Risk Management and Control
---------------	-----------------	-----------------------------

	(Monitoring and Measurement Process)	(Structures, Procedures, Actions Taken)
Competitor Risk	Monitoring of competitive activities and tri media campaign; Periodic evaluation of industry & market reports by third parties.	Market Share Readings Advertising Efficiency Reports Sales-To-Trade Volume Reports
Regulatory Risk	Monitoring of government agencies' regulations and legislations by presence in agency briefings and public hearings.	Advocacy on proposed regulation and legislations such as, excise tax, product standards, patents and certifications.
Foreign Currency Risk	Coordinates with SMC Group for placements, if necessary.	Close coordination with the parent company's treasury group.
Credit Risk	Monitoring of Accounts Receivable balances.	Aging Analysis of Accounts Receivable; Periodic Trade Inventory Counts to establish collection gaps, if any.
Interest Rate Risk	Monitoring of Funds Requirements, Credit Facilities and Interest Rates.	Treasury Bill Rates, LIBOR and SIBOR
Commodity Price Risk	Monitoring of Major Raw Material and Packaging Prices and Supplies.	Forward Contracts on Molasses and other alternative feed stocks for brewing and distillation. Negotiated Cost for Bottles and Packaging Materials.
Liquidity Risk	Monitoring of Short-Term Debt vs. Funds Requirement.	Maintaining a balance between Debt and Trade Financing Analysis of Liquidity Measures, i.e., Current Ratio, Debt-to-Equity Ratio and Earnings Before Interest, Depreciation & Amortization (EBITDA).

(c) Committee

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

Committee/Unit	Control Mechanism	Details of its Functions
Business Procurement Group	Raw Material and Packaging	Monitors Prices and Supply of
(Raw Materials and Supply and	Supply and Prices	Molasses, Alcohol and
Commodity Price Risks)		Packaging Materials
		Price Negotiations of Raw and
		Packaging Materials.
Sales and Marketing Groups	Industry/Consumer Trends	Monitors consumer trends and
(Competitor Risk)	Market Share	competitive activities
		Address immediate issues with
		tactical programs
		Develop products for changing
		customer consumption
		patterns.
Finance Group/Internal Audit	Working Capital Management	Monitors Customer Credit
(Regulatory, Credit, Interest		Standing
Rate, Liquidity and Foreign		Collection Gap Analysis
Currency Risks)		Trade Inventory Count

Conducts Periodic Inventory
Count of Full Goods and
Materials & Supplies.

G. INTERNAL AUDIT AND CONTROL

The Company is part of the business conglomerate of SMC and as such, except for those peculiar to the Company, the various policies of SMC, including those relating to internal audit and controls cover/apply to all the companies belonging to the SMC Group including the Company.

1) Internal Control System

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

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

Internal control, as defined by the Company in its "Corporate Policy on Internal Control" comprises any action taken by management, the Board and other parties to enhance risk management, and increase likelihood that established objectives and goals will be achieved. The primary objectives of internal control are to ensure:

- Reliability and integrity of financial and operational information;
- Effectiveness and efficiency of operation;
- Safeguarding of assets;
- Compliance with policies, plans, procedures, laws, regulations and contracts; and
- Accomplishment of established objectives and goals for operations or programs.
- (b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

The Audit Committee conducts a regular review of the Company's internal control system. This is included in the accomplishment of the Committee in 2013.

(c) Period covered by the review;

2013.⁴⁷

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

The Board has oversight responsibilities for ensuring presence of adequate and effective internal control mechanisms. The Audit Committee is mandated to assist the Board in the performance of this oversight responsibility. Thus, internal controls are monitored regularly.

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

 N/A^{48}

2) Internal Audit

⁴⁶ Updated for the year ended December 31, 2013.

⁴⁷ Updated for the year ended December 31, 2013.

⁴⁸ Updated for the year ended December 31, 2013.

(a) Role, Scope and Internal Audit Function

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

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

	laws and		
	regulations.		
	3		
	Resources are		
	acquired		
	economically,		
	used		
	efficiently,		
	and		
	adequately		
	protected.		
•	Objectives		
	and goals for		
	operations or		
	programs are		
	achieved.		
	acmevea.		
	=cc		
•	Effectiveness,		
	efficiency and		
	continuous		
	improvement		
	are promoted		
	in the		
	Company's		
	operating		
	systems and		
	processes.		
<u> </u>			

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

Yes. The Audit Committee Charter provides, among others, that the Audit Committee confirms the appointment or replacement by management of the head of the internal auditor. The said Committee also reviews and confirms the annual audit and strategic plans prepared by the internal auditor in consultation with Management. Such plans include, among others, the outsourcing of some audit functions to an auditing firm.

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

The Internal Auditor reports functionally to the Audit Committee. The office of the Internal Auditor has direct and unfettered access to the Board and the audit committee, as well as to Company records, properties and personnel in the conduct of internal audit function.

(d) Resignation, Re-assignment and Reasons

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

Name of Audit Staff	Reason	
NOT APPLICABLE	NOT APPLICABLE	

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

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

The relationship among progress, plans, issues and findings should be viewed as an internal control review cycle which involves the following step-by-step activities:

- 1) Preparation of an audit plan inclusive of a timeline and milestones;
- 2) Conduct of examination based on the plan;
- 3) Evaluation of the progress in the implementation of the plan;
- 4) Documentation of issues and findings as a result of the examination;
- 5) Determination of the pervasive issues and findings ("examination trends") based on single year result and/or year-to-year results;
- 6) Conduct of the foregoing procedures on a regular basis.

Progress Against Plans	Completed the 2013 Annual Audit Plan ⁴⁹	
Issues ⁵⁰ There are no compliance matters that ari adopting different interpretations		
Findings ⁵¹	As reported to the Audit Committee during its quarterly meetings	
Examination Trends Generally adequate and effective internal of		

(f) Audit Control Policies and Procedures

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

Policies & Procedures	Implementation
San Miguel Group Policies and Guidelines on	Generally in order
Revenue Cycle	
San Miguel Group Policies and Guidelines on	Generally in order
Procurement Cycle	
San Miguel Group Policies and Guidelines on	Generally in order
Supply Chain – Logistics Cycle	
San Miguel Group Policies and Guidelines on	Generally in order
Finance – Treasury Cycle	

(g) Mechanism and Safeguards

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

Auditors (Internal and External)	Financial Analysts	Investment Banks	Rating Agencies
The Board through the	As they are considered	As they are considered	As they are considered
Audit Committee	"third parties" or	"third parties" or	"third parties" or
performs its oversight	public, the PSE-	public, the PSE-	public, the PSE-
responsibility of the	disclosure rules to	disclosure rules to	disclosure rules to

⁴⁹ Updated for the year ended December 31, 2013.

 $^{^{50}}$ "Issues" are compliance matters that arise from adopting different interpretations.

⁵¹ "Findings" are those with concrete basis under the Company's policies and rules.

	T		
Company's corporate	protect public interest	protect public interest	protect public interest
governance processes	shall apply.	shall apply.	shall apply.
relating to the			
independence and			
1			
internal and external			
auditors. The Audit			
Committee Charter			
lays down the specific			
duties and			
responsibilities of the			
1 -			
Audit Committee with			
respect to the Internal			
and External Auditors			
and such duties and			
responsibilities include,			
among others, the			
obligation of			
maintaining the			
independence and			
objectivity of the said			
auditors.			
Internal Auditors are			
covered by the			
Securities Dealing			
Policy of the Company.			
Moreover, its Charter			
espouses the principle			
of independence and			
-			
objectivity. The said			
charter espouses the			
following:			
"Internal Auditing" is			
an independent,			
objective assurance			
1 -			
and consulting activity			
designed to add value			
and improve an			
organization's			
operations; and			
"Internal Audit Group"			
is a staff organization			
and functions in an			
advisory capacity; it			
exercises no direct			
authority over the			
operating activities or			
functions it reviews.			
Junctions it reviews.			
As to its External			

Auditor, the Company		
is guided by the		
current ethical		
standards in the		
engagement of the		
services of such editors		
and does not engage		
the same to render		
non-audit services if		
such services may		
create threats to the		
auditor's		
independence.		

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

The Compliance Officer, as prescribed under the Company's CG Manual issues a certification every January 30th on the extent of the Company's compliance with the CG Manual for the completed year. When the said certification is filed with SEC, the Company's President countersigns the same.

H. ROLE OF STAKEHOLDERS

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

	Policy	Activities
Customers' welfare	The Company's policies on this matter are guided by the Company's corporate value of "Consumerfocused". The said value is summed up in this statement: "We delight our consumers by providing them with superior products and services that anticipate their needs and exceed their expectations. We engage them by creating unique and memorable experiences that entice them to come back for more. Our consumers are at the heart of what we do." The Company also has a system of addressing customer complaints.	Conduct of various activities (sampling, promotional events) to keep the customers interested in the Company's products as well as update them on new products. Monitor and promptly address consumer complaints.
Supplier/contractor selection practice	The Company has in place a Supplier Accreditation System which lays down the process of assessing a supplier's capability in meeting the	Assessment and evaluation of all prospective suppliers to determine qualification for accreditation.

	Company's requirements for goods and services with the objective, among others, of maintaining a pool of world-class suppliers.	Conduct of supplier accreditation visits. Periodic review of accreditation. Determination of Suppliers' Offense and corresponding consequence/actions. Updating Supplier Information Record.
Environmentally friendly value- chain	It is the Company's policy to do its share in taking care of the environment. Thus, it is committed to comply with environmental laws, as well as rules and regulations issued by the Department of Environment and Natural Resources and its attached agencies.	The Company complies with the relevant environmental laws, rules and regulations and secures necessary environmental-related permits, licenses and authority.
Community interaction	Guided by the Company's corporate value of "Social Responsibility" summed up in this statement: "We are guided by our corporate values in the way we work and interact with all our stakeholders. As we deliver reasonable returns to our shareholders, we recognize that we are part of a bigger community. Thus, we commit to uplift the quality of life through education, environment — protection and community development programs. We create positive impact wherever we operate." In recognition of the abovementioned value, the Company has annual Corporate Social Responsibility Programs in immediate and/or communities-atstake areas of operation implemented by the relevant plants/office of the Company. The major thrusts of the CSR are education; environment, health and safety; Entrepreneurship and Employee Volunteerism.	Establish and maintain good relationship with the Community where the Company operates. Implement community development programs or activities intended to achieve the thrusts established by the Company.
Anti-corruption programmes and procedures?	The Company has a policy on Solicitation and Acceptance of Gifts which espouses the Company's commitment to succeed in a manner that upholds the highest standards of honesty, integrity and fairness.	Regular monitoring of compliance

	Consistent with this commitment, the Company expects each employee to observe reasonable standards of conduct. It requires employees to conduct business affairs with fairness, avoid granting undue personal favors, exercise discretion in accepting favors or gifts from persons seeking or doing business within the Company and refuse gifts that might connote bribery in any way.	
Safeguarding creditors' rights	The Company has a Debt Financing Policy intended to guide the Company in negotiating and securing loans.	Regular monitoring of compliance

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

- 3) Performance-enhancing mechanisms for employee participation.
 - (a) What are the company's policy for its employees' safety, health, and welfare?

Concern for its employees' safety, health and welfare has always been the Company's top priority. The Company, among others, has adopted the Department of Labor and Employment's Self-Assessment for Occupational Safety and Health and adopted a Crises Management Manual.

To ensure the employees' safety, health and welfare, Annual Physical Examinations of employees are conducted, as well as other related activities are conducted throughout the year.

It is also the Company's policy to promote career advancement and development through the numerous training programs and seminars implemented by and/or facilitated by the Company's Human Resources Department.

The Company has adopted a Policy on Anti-Sexual Harassment, declaring all forms of sexual harassment in the workplace as unlawful. In the said policy, the Company declares its commitment in upholding the rights and dignity of all its employees through the creation of a work environment characterized by professionalism, fairness, openness, trust and respect.

The Company has also adopted a Policy and Guidelines on Drug Abuse. The said policy is intended to promote a workplace that is free from drug abuse as it is detrimental to the safety, health and work performance of its employees. Consistent with this policy, the Company shall provide opportunities to rehabilitate employees who are engaged in drug abuse and discipline employees who persistently refuse to give up drug abuse.

(b) Show data relating to health, safety and welfare of its employees.⁵²

In 2013, the Company, among others, implemented the following programs/activities:

Health and Wellness forums and activities Monthly First Friday Mass

⁵² Updated for the year ended December 31, 2013.

Sportsfest Plant Anniversary Celebration

(c) State the company's training and development programmes for its employees. Show the data. 53

In 2013, the Company provided opportunities to its employees to attend numerous training programs covering various topics, conducted here and abroad. Training programs were also conducted in house. In summary, the number of employees who participated in the training programs are as follows:

Local-External103Foreign-External6In-House Programs220Total329

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

The Company has a variable pay program which provides financial incentives contingent in the achievement of the Company's annual goals and objectives.

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

The Company has a Whistleblowing Policy (the "Policy"). It provides that all complaints on accounting, internal accounting controls, auditing or financial reporting matters may be communicated to the General Counsel and Compliance Officer (the "Compliance Officer"), if such concerns involves the Compliance Officer, then the same may be communicated to the President. The said complaints are ultimately referred to the Audit Committee, which complaints may be on anonymous basis and which shall be placed in confidential files and will be retained for seven (7) years or for such longer time as the Audit Committee may deem necessary. If it is unclear whether a communication involves accounting, auditing, internal accounting controls or financial reporting matters, the Compliance Officer shall likewise direct such communication to the Audit Committee, with a note to that effect.

All communications received through the established channels will be kept confidential. The original copies or records of all communications will be available to any Audit Committee member upon request.

The Audit Committee will determine whether any action or response is necessary or appropriate in respect of a communication, and it will take or direct such action as it deems appropriate. Such action may include engaging external advisers, for which funding will be available. The determinations made by the Audit Committee in respect of each communication and any further action taken will be recorded in the log maintained for such purpose by the Compliance Officer or a person designated by the Audit Committee if the Compliance Officer is the subject of a communication. These determinations may be recorded based on the standard categories established by the Audit Committee, which may include: the communication is not a "complaint" or "concern", as contemplated by the applicable requirements; the communication is misdirected (such as a communication involving an employment dispute); no further action shall be required because the communication can be analyzed on its face; and further action required (with a record of the action taken and its outcome). The Compliance Officer or any other person designated by the Audit Committee will report on the status of any further action directed by the Audit Committee on a monthly basis or at such frequency as the Audit Committee may otherwise require.

Misdirected communications as determined by the Audit Committee or concerns not relating to accounting, internal accounting control, auditing or financial reporting matters shall be addressed to and be acted upon by the appropriate responsible supervisor or officer of the business units affected in accordance with the SMC Group's conventional reporting channels. In this connection, employees with such concerns should raise them with their respective supervisors and the supervisors have the responsibility to ensure that such concerns are properly acted

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⁵³ Updated for the year ended December 31, 2013.

upon.

Employees are protected from retaliation as it is categorically provided in the Policy that the SMC Group, which includes herein Company, shall not tolerate retaliation in any form against a director, officer, employee or other interested party who, in good faith, raises a concern or reports a possible violation under the policy.

I. DISCLOSURE AND TRANSPARENCY

1) Ownership Structure⁵⁴

(a) Holding 5% shareholding or more

Shareholder	No. of Shares Held	Percent	Beneficial Owner
San Miguel Corporation	216,972,000 (Common)	77.36%	NOT APPLICABLE
(parent company)	32,786,885 (Preferred)		NOTAFFEICABLE
PCD Nominee Corporation (Filipino)	46,021,956	14.25%	NOT APPLICABLE

There are no officers or senior management officials of the Company who holds 5% shareholding or more in the Company.

Name of Senior Management	Number of Direct shares	Number of Indirect shares / Through (name of record owner)	% of Capital Stock
NOT APPLICABLE	NOT APPLICABLE	NOT APPLICABLE	NOT APPLICABLE
TOTAL			

2) Does the Annual Report disclose the following:

Key risks	YES
Corporate objectives	YES
Financial performance indicators	YES
Non-financial performance indicators	YES
Dividend policy	YES
Details of whistle-blowing policy	YES
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any other directorships of listed companies) of directors/commissioners	
Training and/or continuing education programme attended by each director/commissioner	YES
Number of board of directors/commissioners meetings held during the year	
Attendance details of each director/commissioner in respect of meetings held	
Details of remuneration of the CEO and each member of the board of directors/commissioners	

⁵⁴ Updated to reflect information contained in SEC Form 17-A filed with SEC on April 15, 2014.

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

3) External Auditor's fee⁵⁵

Name of auditor	Audit Fee	Non-audit Fee
Manabat Sanagustin& Co., CPAs	7 million	
(now R.G. Manabat & Co.)		

4) Medium of Communication

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

The Company keeps the stakeholders updated on material information through the filing of structured (such as but not limited to the following: SEC Form 17-A; SEC Form 17-Q; General Information Sheet; IS-20; Consolidated Financial Statements; Public Ownership Report; and Foreign Ownership Report) and unstructured reports (relative to the information relayed through the filing of SEC- Form 17-C on current reports) filed with the Securities and Exchange Commission and/or Philippine Stock Exchange, Inc.

The Company also conducts quarterly Investor's Briefing. Other information are disclosed to the Company though press releases and information uploaded in the Company website.

5) Date of release of audited financial report:

The Audited Consolidated Financial Statements of the Company for the fiscal year 2012 was filed with the SEC on April 15, 2013.

6) Company Website

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

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

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

7) Disclosure of RPT⁵⁶

RPT	Relationship	Nature	Value (in Millions)
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⁵⁵ Updated to reflect information contained in SEC Form 17-A filed with SEC on April 15, 2014.

⁵⁶ Updated to reflect information contained in SEC Form 17-A filed with SEC on April 15, 2014.

The Company and its	Seller-Buyer	Revenue from Related	Php 20,805
subsidiaries (GSMI		Parties ("RP")	
Group) in the normal	Buyer-Seller	Purchases from RP	Php193,568
course of business	Creditor-Debtor	Amounts owed by RP	Php31,487
purchases products and	Debtor-Creditor	Amounts owed to RP	Php123,911
services from and sells			
products to related			
parties made at normal			
market prices and terms			

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

Transactions with related parties are made at normal market prices and terms. An assessment is undertaken at each financial year by examining the financial position of the related party and the market in which the related party operates.

The Company observes an arm's length policy in its dealings with related parties.

J. RIGHTS OF STOCKHOLDERS

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

(a) Quorum

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

Ouerum Required	A quorum shall consist of stockholders representing a majority	
Quorum Required	of the subscribed and outstanding capital stock.	

(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

System Used	The approval of corporate acts will require an affirmative vote of the majority of the shares of stock present or represented by proxy at the meeting.
Description	The counting of Ayes and Nayes or a show of hands is the method by which the votes are counted. The Corporate Secretary, with the assistance of the Company's stock transfer agent, is authorized to count any votes cast during the meeting.

(c) Stockholders' Rights

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

Stockholders' Rights under	Stockholders' Rights <u>not</u> in
The Corporation Code	The Corporation Code

Voting Rights
Proprietary Rights: Right to Dividends and to
Liquidation Assets
Remedial Rights
Appraisal Rights
Right to Inspect Books

Right not to be denied representation in the Board as shown in the CG Manual provision which states that a director shall not be removed without cause if it will deny minority shareholders representation in the Board;

The right specifically given to minority shareholders to propose the holding of the meeting and to propose items in the agenda of the meeting; and

Right that any doubt about the validity of the proxy shall be resolved in the shareholder's favor.

Dividends

Declaration Date	Record Date	Payment Date
	No dividend declaration in 201	13 ⁵⁷

(d) Stockholders' Participation

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

2. Measures Adopted	3. Communication Procedure
4. Proxy form	5. Attached to the Information Statement sent to the stockholders.
6. Question and Answer/Open Forum	 Stockholders are given the chance to ask questions, as well as make a statement or suggestion during the Annual Stockholders' Meeting.

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

Shareholders are encouraged to actively participate in the annual meeting to discuss and approve the foregoing matters. Stockholders are encouraged to personally attend the annual meeting but if they cannot they are encouraged to appoint a proxy to represent them in the meeting. A sample of the proxy form, which need not be notarized is attached to the Information Statement distributed to stockholders for their easy reference.

The Company's CG Manual also emphasizes the duty of the directors in the promotion of shareholders' rights,

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⁵⁷ Updated to reflect information contained in SEC Form 17-A filed with SEC on April 15, 2014.

as shown in the following duties of the directors:

- duty to remove impediments to the exercise of shareholders' rights and allow possibilities to seek redress for violation of their rights;
- duty to encourage the exercise of shareholders' voting rights and the solution of collective action problems through appropriate mechanisms.;
- duty to be instrumental in removing excessive costs and other administrative or practical impediments to shareholders participating in meetings and/or voting in person; and
- duty to pave the way for the electronic filing and distribution of shareholder information necessary to make informed decisions subject to legal constraints.
- 9. Does the company observe a minimum of 21 business days for giving out of notices to the AGM where items to be resolved by shareholders are taken up?

No. Pursuant to its By-laws, the Company sends notices of regular meetings of stockholders at least two (2) weeks prior to the date of the meeting to each stockholder of record at his last known post office address. Thus, effectively, the Company sends out the said notices at least fifteen (15) business days prior to the date of the Annual stockholders' meeting.

- a. Date of sending out notices: April 17, 2013⁵⁸
- b. Date of the Annual/Special Stockholders' Meeting: May 9, 2013⁵⁹
- 10. State, if any, questions and answers during the Annual/Special Stockholders' Meeting. 60

Questions	Answers
A stockholder wanted to know as to why the revenues of the Company were lower for two (2) straight years.	Answers Mr. Marquez, the Company President, explained that for 2 years, the brandy volumes have declined as market shifted to the competitor. He also stated that, as a gin company, the focus in 2012 has been to strengthen the core brand Ginebra San Miguel and that this move proved successful as brand Ginebra San Miguel's volume grew 19% allowing the Company to sustain revenues at ₱15
The stockholder asked on what the Company is doing to regain its former stature.	billion, only slightly below 2011 level. Mr. Marquez explained that the Company believes that the strengthening of its core brand was a major step towards regaining its stature, and that it will give the Company a strong launch pad to execute both the Company's marketing and sales directions. He added that other brands have begun to "ride" on the regained strength of Ginebra San Miguel. Moreover, the Company's Marketing Group has adopted more innovative means of communication, while its sales force has been reconfigured to give focus to channel-specific needs. He also mentioned that within the Company a specific sales group focuses on traditional distribution channels while another serves modern trade and onpremise outlets. He assured the stockholders that all these activities are in place and that the Company is

⁵⁸ Updated for the year ended December 31, 2013.

⁵⁹ Updated for the year ended December 31, 2013.

⁶⁰ Updated to reflect information regarding the 2013 Annual Stockholders Meeting.

	confident that it is now geared up to make a good
	comeback.
A stockholder inquired on the standing of the Company's	Mr. Marquez explained that the direction to focus the
Non-Alcoholic Beverage business.	distribution of Magnolia Fruit Drink and Health Tea to
	schools where carbonated beverages are discouraged has
	proven to be a good one. And through the "Iba ang Sigla"
	school caravan, a tie-up with the Department of
	Education, the non-alcoholic beverage volume lifted to
	16% higher than 2011.

11. Result of Annual/Special Stockholders' Meeting's Resolutions⁶¹

12. Re:	solution	13. Approving	1	14. Dissenting	1	5. Abstaining
16. Approv	val of the us minutes 17.	About 86%	18.	None	19.	None
	val of the report 21.	About 86%	22.	None	23.	None
and pro of the I Directo	ation of acts oceedings Board of 25. ors and oate Officers	About 86%	26.	None	27.	None
Externa – KPM0	ntment of al Auditors G Manabat 29. n Agustin,	About 86%	30.	None	31.	None
32. Election	33.	About 86%	34.	None	35.	None

36. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions:⁶²

On the date of the 2013 Annual Stockholders' Meeting, the results of the votes were immediately disclosed to the stockholders physically present in the meeting since every item in the agenda was taken up and voted upon and the attendance and quorum where announced at the beginning of the meeting.

(e) Modifications

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

Modifications	Reason for Modification
NONE	NOT APPLICABLE

(f) Stockholders' Attendance⁶³

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

Type of	Names of Board	Date of	Voting Procedure	% of SH	% of SH	Total % of
Meeting	members /	Meeting	(by poll, show of	Attending	in Proxy	SH

⁶¹ Updated for the year ended December 31, 2013.

 $^{^{\}rm 62}$ Updated for the year ended December 31, 2013.

⁶³ Updated for the year ended December 31, 2013. The percentage is in relation to the total outstanding shares.

	Officers present		hands, etc.)	in Person		attendance
Annual	Directors Present: Eduardo M. Cojuangco, Jr. Ramon S. Ang Ferdinand K. Constantino Bernard D. Marquez Leo S. Alvez Gabriel S. Claudio Angelina S. Gutierrez ⁶⁴	May 9, 2013	By show of hands	.20%	86.26%	86.46%
Special		No :	Special Meeting wo	as held in 2013	3	

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

The counting of the ayes and nays or show of hands is the method by which votes are counted during the annual stockholders' meeting. The Corporate Secretary, with the assistance of SMC Stock Transfer Service Corporation, as the Company's stock transfer agent, is authorized to count any votes cast during the meeting.

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

Every stockholder entitled to vote during the annual stockholders' meeting shall be entitled to one (1) vote for each share of stock in his name in the books of the Company. However, in electing members to the Board, every stockholder is entitled to accumulate his votes in accordance with Section 24 of the Corporation Code.

(g) Proxy Voting Policies

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

	Company's Policies
Execution and acceptance of proxies	Proxies must be in writing, executed by the stockholders or his duly authorized attorney-in-fact and must be submitted to the Corporate Secretary.
Notary	Proxies need not be notarized.
Submission of Proxy	Section 7 of the Company's By-Laws required that all proxies must be in the hands of the Corporate Secretary not later than ten (10) working days before the time set for the meeting unless the Board of Directors shall fix another period, which period must be made known to the stockholders within a reasonable time.

 $^{^{64}}$ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.

Several Proxies	The Company complies with the provisions on proxy as provided in the Implementing Rules and Regulations of the Securities Regulation Code. Accordingly, where the Company receives more than one (1) proxy from the same stockholder and they are all undated, the postmark dates shall be considered. If the proxies are mailed on the same date, the one bearing the latest time of day of postmark is counted. If the proxies are not mailed, then the time of their actual presentation is considered. That which is presented last will be recognized. Where a proxy is given to two (2) or more persons in the alternative in one instrument, the proxy designated as an alternate can only act as proxy in the event of non-attendance of the other designated person. Where the same stockholder gives two (2) or more proxies, the latest one given is to be deemed to revoke all former proxies.
Validity of Proxy	Proxies shall be valid only for the meeting at which it has been presented to the Corporate Secretary.
Proxies executed abroad	Proxies executed abroad to be effective and honored by the Company should be duly authenticated by the Philippines Embassy or Consular Office.
Invalidated Proxy	Invalidated proxies shall not be included for quorum and voting purposes.
Validation of Proxy	The Board shall schedule when the validation of proxies shall take place, which schedule is made known to the stockholders through the Notice of Meeting and Information Statement sent to them prior to the Annual Stockholders' Meeting
Violation of Proxy	If the instruction of the stockholder as set out in his proxy form is not followed, then the proxy vote shall not be honored.

(h) Sending of Notices

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

Policies	Procedure
Notices of regular meetings of stockholders together with the Information Statement are sent by the Corporate Secretary at least two (2) weeks prior to the date of the meeting to each stockholder of record. The notice shall state the place, date and hour of the meeting.	Notices of regular meetings of stockholders together with the Information Statement are sent by the Corporate Secretary by personal delivery or by mailing the notice at least two weeks prior to the date of the meeting to each stockholder of record at his last known post office address.

(i) Definitive Information Statements and Management Report⁶⁵

Number of Stockholders entitled to receive	912 Stockholders were entitled to receive the
Definitive Information Statements and	Information Statement.
Management Report and Other Materials	

 $^{^{65}}$ Updated for the year ended December 31, 2013.

Date of Actual Distribution of Definitive	April 17, 2013
Information Statement and Management Report	
and Other Materials held by market	
participants/certain beneficial owners	
Date of Actual Distribution of Definitive	April 17, 2013
Information Statement and Management Report	
and Other Materials held by stockholders	
State whether CD format or hard copies were	Hard copies
distributed	
If yes, indicate whether requesting stockholders	Not Applicable
were provided hard copies	

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

Yes, the information asked below were all included in the Information Statement circulated to the stockholders entitled to vote in the 2013 Annual Stockholders' Meeting.

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

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

2) Treatment of Minority Stockholders

(a) State the company's policies with respect to the treatment of minority stockholders.

Policies	Implementation					
	Minority stockholders are accorded, among others, the following rights:					
The Company is committed to respect minority interests and declares such in its CG Manual.	Right not to be denied representation in the Board as shown in the CG Manual provision which states that a director shall not be removed without cause if it will deny minority shareholders representation in the Board;					
	The right specifically given to minority shareholders to propose the holding of the meeting and to propose items in the agenda of the meeting;					

Right that any doubt about the validity of the proxy shall be resolved in the shareholder's favor

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

Yes.

K. INVESTORS RELATIONS PROGRAM

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

The Company has a Business Affairs Communications Office which handles communication with media and internal publications. Stakeholders are also provided through the Investor Relations Office of the Company and its parent company, SMC, disclosures, announcements, and upon request, with periodic reports filed with the SEC and PSE.⁶⁶

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

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

Details
To effectively communicate the company's performance, plans and strategies to the capital market, as well as, develop a long term relationship of trust with stakeholders, using the discipline in finance, communication and marketing and manage the content and flow of company information/disclosures to the financial markets.
Provide a consistent and reliable information that would assist investors in their investment decision.
Company disclosures, One-on-one meetings, Email, Telephone calls and quarterly joint investors briefing with the SMC Group.
Serenico "Rey" Peralta, GSMI Investor Relations Contact no. +63 2 6614780 Email – speralta@smq.sanmiquel.com.ph Reyna-Beth D. de Guzman, SMC Investor Relations Contact no. (632) 632-3752Email: rdeguzman@smq.sanmiquel.com.ph

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

Any major plans or extraordinary transactions of the Company pass through a team that evaluates the viability of the

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⁶⁶ Updated for the year ended December 31, 2013.

⁶⁷ With additional information.

transaction and ensures that it will have a strategic fit with the Company. This is eventually presented to the Board for approval.

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

The Company gets the services of Investment Banks who provides advice on the fairness of transaction price.

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES⁶⁸

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

Initiative	Beneficiary
Education Programs, which includes the granting of scholarships to students, as well conducting education-related seminars and activities such as participating in the "Brigada Eskwela" program of the Department of Education and donating a school building.	Underprivileged students from Mandaue, Sta. Barbara, Bacolod, Cabuyao, and the Company's various host communities.
Livelihood Programs	Marginalized communities and retirees of the Company
Feeding Programs	Malnourished children in Bago City and other underprivileged kids.
Relief Operations such as Magnolia Purewater donation drive, fundraising programs, and distribution of relief packs/goods	Victims of the earthquake in Bohol and typhoon Yolanda.
The Company establishes an Annual Corporate Social Responsibility Program.	Communities where the Company operates.

M. BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

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

	Process	Criteria
Board of Directors	Accomplishment of Annual Self-Rating Form	Performance of the Board in accordance with best practices in corporate governance and effectiveness of the Company's governance process. The assessment covers the following areas of Board performance: Fulfillment of the Board's Key Responsibilities; Board-Management Relationship;

⁶⁸ Updated for the year ended December 31, 2013.

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		Effectiveness of Board Process and Meetings; Individual performance of directors.
Board Committees	Accomplishment of Self-Assessment Worksheet by the Audit Committee Members (pursuant to its Manual, which will be implemented in 2013) A similar Self-Assessment Worksheet is intended to be adopted for the Nomination and Hearing Committee and Executive Compensation Committee.	Assessment of the performance of the Committees based on their respective charters to determine if the same accords with best practice.
Individual Directors	Accomplishment of Annual Self- Rating Form (Portion on Individual Performance of Board Members)	Assessment of the individual performance of the Directors to determine if the same is in accordance with best practices in corporate governance.
CEO/President	Annual Performance Evaluation	Key Performance Indicators, which includes, among others, the business performance of the Company.

N. INTERNAL BREACHES AND SANCTIONS

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

Violations	Sanctions						
Violations of the provisions of the CG Manual	The CG Manual provides that the among the duties of a Compliance Officer is the determination of violation/s of the CG Manual and recommendation of penalty for the said violation/s for further review and						
	approval of the Board.						

Pursuant	to	the requ	ıirem	ient o	of the Securi	ties	and	Exchange	Commi	ssion, this	Annual	Corporate	Gover	nance	Report	is
signed	on	behalf	of	the	registrant	by	the	e unders	igned,	thereunto	duly	authorize	d, in	the	City	of
				on				20								

SIGNATURES

(ORIGINAL SIGNED)
EDUARDO M. COJUANGCO, JR.
Chairman of the Board and
Chief Executive Officer

(ORIGINAL SIGNED) MINITA V. CHICO-NAZARIO Independent Director (ORIGINAL SIGNED) ANGELINA S. GUTIERREZ⁶⁹ Independent Director

(ORIGINAL SIGNED) VIRGILIO S. JACINTO Compliance Officer

SUBSCRIBED AND SWORN to before me this 21st day of June 2013, affiant(s) exhibiting to me their _____, as follows:

<u>NAME</u>	TYPE OF I.D./NO.	DATE OF ISSUE	PLACE OF ISSUE
Eduardo M. Cojuangco, Jr.	Passport No. XX0410612	Feb. 16, 2012	Manila
Minita V. Chico-Nazario	TIN No. 146-148-455		
Angelina S. Gutierrez	TIN No. 130-188-514		
Virgilio S. Jacinto	Passport No. EB0971552	Sep 17, 2010	Manila

NOTARY PUBLIC

CARMELA T. DELA PAZ
Commission No. 0364-12
Notary Public for Mandaluyong City
Until Dec. 31, 2013
SMC, 40 San Miguel Ave., Mandaluyong City
Roll No. 57052
PTR No. 1619906; 01/03/13; Mandaluyong City
IBP Lifetime Member No. 010580; 02/09/12; Makati City

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Book No. IV;

Series of 2013.

⁶⁹ Resigned effective October 8, 2014 as disclosed in SEC Form 17-C filed with SEC on October 17, 2014.