## PHINMA INSURANCE BROKERS, INC.

PHINMA Plaza, 39 Plaza Drive, Rockwell Center, Makati City 1200 Tel No.: 02 8870-0100

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May 29, 2023

Insurance Commission
1071 United Nations Avenue
Manila

Attention:

Atty. Reynaldo Averilla Regalado

Insurance Commissioner

Subject: Circular Letter No. 2020-71: Submission of the Annual Corporate Governance Report (ACGR)

## Gentlemen:

In compliance with the requirements of the above circular, we hereby submit the Annual Corporate Governance Report (ACGR) of PHINMA Insurance Brokers, Inc. (formerly: T-O Insurance Brokers, Inc.) for the year 2022.

We hope you find the attached document in order.

Thank you very much.

Sincerely yours,

Sel M. LIBUNAO Soliciting Official By:

Enricold, Cleofas
Insurance Commission\*
Admin.
Records Section

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By:

Time:

Records - Receiving

## ANNUAL CORPORATE GOVERNANCE REPORT PHINMA INSURANCE BROKERS, INC.

- 1. For the fiscal year ended December 31, 2022
- 2. Certificate Authority Number IB-14-2022-R-A
- 3. Province / Country or other jurisdiction of incorporation or organization Philippines
- 4. Address of principal office / Postal Code PHINMA Plaza, 39 Plaza Drive, Rockwell Center, Makati City 1200
- 5. Company's telephone number, including area code (632)8-870-0100
- 6. Company's official website <a href="https://www.phinmainsurancebrokers.com/">https://www.phinmainsurancebrokers.com/</a>
- 7. Former name, former address, and former fiscal year, if changed since last report T-O Insurance Brokers, Inc.

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS			
	THE BOARD'S GOVERNANCE RESPONSIBILITIES  Principle 1: The company should be headed by a competent, working board to foster the long-term success and sustainability of the corporation in a manner consistent with its corporate objectives and the long term best interests of its shareholders and other stakeholders.						
Recommendation 1.1  1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.  2. Board has an appropriate mix of competence and expertise.  3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant  Compliant	Provide information or link / reference to a document containing information on the following:  1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors  2. Qualifications standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance.	The Board of Directors of PHINMA Insurance Brokers, Inc. is composed of directors with the appropriate skills, knowledge and expertise that are relevant to the business of the Company.  Relevant information on the composition of the board are found in the following documents and references:  1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors are found in the company's website  https://www.phinmainsurancebrokers.com/  2. The qualifications of director nominees for the ensuing year are reviewed by the Board				
			during the nomination process. The Board ensures that all the director nominees possess all the qualifications and none of the disqualifications for election to the board. Qualifications and disqualifications standards for directors are found in the Manual on Corporate Governance.				

IC RECOMMENDED CORPORATE GOVERNANCE	COMPLIANT / NON-	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT	(NEQUINED)	POR COMPLIANT ITEMS	POR NON-COMPLIANT ITEMS
			https://www.phinmainsurancebrokers.com/	
Recommendation 1.2				
Board is composed of a majority of non-executive directors.	Compliant	Identify or provide link/reference to a document identifying the directors and the type of their directorships.	The company's board of directors and their type of directorship in the company are found in the company's website.  https://www.phinmainsurancebrokers.com/  For 2022, the board is composed of five (5)  Non-Executive Directors (including two (2)  Independent Directors and 1 Executive  Director.	
Recommendation 1.3				
Company provides in its     Board Charter or Manual on     Corporate Governance a     policy on training of directors.	Compliant	Provide a link to the company's Board Charter or Manual on Corporate Governance relating to its policy on training of directors.	The policy on training of directors is found in the Manual on Corporate Governance which is uploaded to the company's website.  https://www.phinmainsurancebrokers.com/	
2. Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors.	Compliant	Provide information of a link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours	The policy on orientation program for first time directors is in the Manual on Corporate Governance which is uploaded to the company's website.  https://www.phinmainsurancebrokers.com/	
3. Company has relevant annual continuing training for all directors	Compliant	attended and topics covered.	The trainings attended by directors in 2022 are indicated in their write-ups found in the website.  https://www.phinmainsurancebrokers.com/	

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE PRACTICE / POLICY	NON- COMPLIANT	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
Recommendation 1.4				
Board has a policy on board diversity.	Compliant	Provide information on or link/reference to a document containing information on the company's board diversity policy.  Indicate gender composition of the board.	The company adopts the best practice of its parent company, PHINMA, Inc., on board diversity that is anchored on the key principle of merit.  The company values diversity and supports workforce equality and is strongly against discrimination of any form at all levels thus it ensures that its board members are a combination of executive, non-executive and independent directors with varied but substantial professional knowledge and experience which creates a platform for balanced-view discussion necessary to arrive at key business decisions. Policy statement on board diversity is found in the Manual on Corporate Governance.  As of current date, the board composition per gender is 6 males and 2 females.	
Recommendation 1.5				
Board is assisted in its duties by a Corporate Secretary	Compliant	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her	The Board has elected a Corporate Secretary who is neither the Compliance Officer nor a member of the Board of Directors. The name and qualifications of the company's	
2. Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	name, qualifications, duties and functions.	Corporate Secretary is found the company's website.	
3. Corporate Secretary is not a member of the Board of Directors.	Compliant		https://www.phinmainsurancebrokers.com/	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
			The duties and functions of the Corporate Secretary are found in the Manual on Corporate Governance.	
4. Corporate Secretary attends training/s on corporate governance.	Compliant	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	The Corporate Secretary attended the Corporate Governance Seminar conducted by Center for Global Best Practices on Corporate Governance Updates and Executive Briefing on Sustainability Strategy and Reporting on September 30, 2022.	
Recommendation 1.6				
Board is assisted by a     Compliance Officer.	Compliant	Provide information on or link/reference to a document	The company's Compliance Officer has a rank of Vice President with adequate stature	
2. Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	containing information on the Compliance Officer including his/her name, position, qualifications, duties and functions.	and authority in the company. The Compliance Officer is not a member of the board.  The name and qualifications of the company's Compliance Officer are found in	
3. Compliance Officer is not a member of the board.	Compliant		https://www.phinmainsurancebrokers.com/  The duties and functions of the Compliance Officer are listed in the Manual on Corporate Governance.	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
4. Compliance Officer attends training/s on corporate governance annually.	Compliant	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	The Compliance Officer attended the Corporate Governance Seminar conducted by Center for Global Best Practices on Corporate Governance Updates and Executive Briefing on Sustainability Strategy and Reporting on September 30, 2022.	
-	-	d accountabilities of the Board as provid Ill directors as well as to stockholders an	ed under the law, the company's articles and by d other stakeholders.	-laws, and other legal pronouncements
Recommendation 2.1				
1. Directors act on a fully-informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	Provide information on or link/reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting).	Resolutions approved by the Board of Directors for the year are mentioned in the minutes of meetings uploaded in the company's website.  https://www.phinmainsurancebrokers.com/	
Recommendation 2.2				
1. Board oversees the development, review and approval of the company's business objectives and strategy.		Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting)  Indicate frequency of review of	Significant matters approved by the board are mentioned in the minutes of meetings uploaded in the company's website.  https://www.phinmainsurancebrokers.com/  The company's business objectives and	
2. Board oversees and monitors the implementation of the company's business objectives and strategy in order to sustain the company's long-term viability and strength.	Compliant	business objectives and strategy.	strategy for the year are presented in the annual planning sessions. The company presents its quarterly results of operations to the board.	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
Recommendation 2.3				
Board is headed by a competent and qualified Chairperson.	Compliant	Provide information or link/reference to a document containing information on the Chairperson, including his / her name and qualifications.	The company's Chairperson is Mr. Roberto M. Laviña. His qualifications are found in the company's website.  https://www.phinmainsurancebrokers.com/	
Recommendation 2.4				
Board ensures and adopts an effective succession planning program for directors, key officers and management.      Board adopts a policy on the retirement for directors and key officers.	Compliant	Disclose and provide information or link/reference to a document containing information on the company's succession planning and retirement policies and programs, and its implementation.	1-2. The company adopts the Succession Planning Policy of its parent company, PHINMA, Inc. Succession planning is linked to the review of the performance of the directors, key officers and management.	
Recommendation 2.5				
1. Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members.  2. Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	Provide information or link/reference to a document containing information on the company's remuneration policy and its implementation including the relationship between remuneration and performance.	The board oversees the implementation of the 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.  The directors receive reasonable per diem approved by the management for each	

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3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant		calendar year. There are no other existing arrangements/agreements to which said Directors are to be compensated during the last completed calendar year and the ensuing year.  The company has annual performance appraisal to align corporate goals with the setting and achievement of targets on a per employee basis.	
Recommendation 2.6				
Board has a formal and transparent board nomination and election policy.	Compliant	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from	The board, as part of its functions on nominations and elections, pre-screens and shortlists all candidates nominated to become members of the board of directors in accordance with the qualifications and disqualifications criteria set forth in the Manual on Corporate Governance.	
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	shareholders.	2, 4. The Board's policy on nominations and election is found in the Manual on Corporate Governance.	
3. Board nomination and election policy includes how the company accepts nominations from minority shareholders.	See explanation	Provide proof if minority shareholders have a right to nominate candidates to the board.		3. This recommendation is not applicable as the company is 100% owned by PHINMA, Inc.
4. Board nomination and election policy includes how	Compliant	Provide information if there was an assessment of the effectiveness of the		

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
the board reviews nominated candidates.		board processes in the nomination, election or replacement of a director.	5. Review of the policy and processes on nomination, election or replacement of a	
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Compliant		director is done during the periodic review of the Manual on Corporate Governance where said policies and processes are contained.  6. The assessment of the directors' / nominees' compatibility to the strategic	
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant		direction of the company is part of the board's nomination and election process.	
Recommendation 2.7				
1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs.  Identify transactions that were	The board of directors of the company has approved its own policy on Related Party Transactions (RPT) last April 8, 2022. The policy includes definition of RPTs, monitoring and the materiality threshold.	
2. RPT policy includes appropriate review and approval of material RPTs which guarantee fairness and transparency of the transactions.	Compliant	approved pursuant to the policy.	Within the reporting period and effectivity of the company's RPT policy, the company has not been a party to any material RPT.	

IC RECOMMENDED CORPORATE GOVERNANCE	COMPLIANT / NON-	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT			
3. RPT policy encompasses all	Compliant		Any transaction between the company and a	
entities within the group,			related party will be brought to the board	
taking into account their size,			for approval, upon review by the	
structure, risk profile and complexity of operations.			management.	
complexity of operations.				
Recommendation 2.8				
1. Board is primarily	Compliant	Provide information on or reference	Approving the selection of the President and	
responsible for approving the		to a document containing the Board's	Compliance Officer and Chief Audit	
selection of Management led		policy and responsibility for approving	Executive is the responsibility of the Board	
by the Chief Executive Officer		the selection of management.	as found in the Manual on Corporate	
(CEO) and the heads of the other control functions (Chief		Identify the management team	Governance. The company utilizes the parent company's internal audit and risk	
Risk Officer, Chief Compliance		appointed.	management functions which are headed by	
Officer and Chief Audit			the Chief Audit Executive and Chief Risk	
Executive).			Officer, respectively. Recommendations and	
			approval of the management team for the	
			ensuing year is done in the yearly	
			organizational meeting that is convened	
			soon after the shareholders' meeting.	
			Thereafter, any change to the management team is approved at board meetings.	
			team is approved at board meetings.	
			The company's management team as of	
			April 8, 2022 is listed below:	
			Mr. Roberto M. Laviña – Chairman	
			Ms. Maria Karen H. Pacis - President,	
			Soliciting Official and AMLA Compliance	
			Officer Ms. Nanette P. Villalobos - Treasurer and IC	
			Compliance Officer	
			Ms. Eolani S. Osorio - Controller	
			Atty. Troy A. Luna – Corporate Secretary	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management.  Provide information on the assessment processes and indicate frequency of assessment of performance.	Atty. Ralyana Knushara M. Gaddi – Assistant Corporate Secretary Ms. Sel M. Libunao - Data Protection Officer and Alternate AMLA Compliance Officer  The company's Chief Audit Executive is Ms. Ivy V. Villasquez and the company's Chief Risk Officer is Mr. Giles R. Katigbak, both under the parent company, PHINMA, Inc.  The assessment of the company's President and Compliance Officer is the responsibility of the Board. This is found in the Manual on Corporate Governance. The performance of the Chief Risk Officer and Chief Audit Executive are assessed at the parent company level.  The company utilizes the Balanced Scorecard system for the assessment exercise which is conducted on an annual basis.	
Recommendation 2.9				
1. Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	Compliant	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel.	1-2. The company conducts an annual performance appraisal to align corporate goals with the setting and achievement of targets on a per employee basis. The PHINMA Human Resources Group manages the Balanced Scorecard system in assessing performance. Thru the scorecard, the employees training and coaching needs are easily identified as well as monitored	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant		thereby providing a solid background for numeric ratings by year end. Performance discussions also provide the avenue for immediate managers to communicate and align the performance targets of the employee with the company's goals and objectives for the ensuing year.	
Recommendation 2.10				
Board oversees that an appropriate internal control system is in place.      The internal control system	Compliant	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system.	1-2. The board's oversight responsibility on the company's internal control system is found in the Manual on Corporate Governance.  For the year-end 2022, the company utilized the PHINMA's Group Internal Audit unit which is an independent and objective assurance consulting team that is guided by a philosophy of adding value to improve the operations of the company. While Internal	
includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.			Audit and Control is the main function of the company's Internal Audit Department, adherence to the same is every employee's accountability.  The company adopts the internal control system of the parent company which includes any action taken by management, the board, and other parties to manage risk and increase the likelihood that established objectives and goals will be achieved.	

IC RECOMMENDED CORPORATE GOVERNANCE	COMPLIANT / NON-	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT			
3. Board approves the Internal	Compliant	Provide reference or link to the	The board of directors of the company has	
Audit Charter.		company's Internal Audit Charter.	approved the Internal Audit Charter last April 8, 2022.	
Recommendation 2.11				
1. Board oversees that the	Compliant	Provide information on or	1. The board's oversight responsibility on the	
company has in place a sound		link/reference to a document showing	company's enterprise risk management	
enterprise risk management (ERM) framework to		the Board's oversight responsibility on the establishment of a sound	framework is found in the Manual on Corporate Governance.	
effectively identify, monitor,		enterprise risk management	corporate dovernance.	
assess and manage key		framework and how the board was		
business risks.		guided by the framework.	2. The company is part of the parent	
2. The risk management	Compliant	Provide proof of effectiveness of risk	company, PHINMA, Inc.'s risk management	
framework guides the board	Compliant	management strategies, if any.	framework.	
in identifying units / business				
lines and enterprise-level risk				
exposures, as well as the				
effectiveness of risk				
management strategies.				
Recommendation 2.12				
1. Board has a Board Charter	Compliant	Provide link to the company's website	The board of directors has approved its	
that formalizes and clearly		where the Board Charter is disclosed.	Board Charter last Oct. 23, 2021. A copy of	
states its roles, responsibilities			which is uploaded in the company's website.	
and accountabilities in				
carrying out its fiduciary role.				
2. Board Charter serves as a	Compliant			
guide to the directors in the				
performance of their				
functions.				

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE PRACTICE / POLICY	NON- COMPLIANT	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
3. Board Charter is publicly	Compliant			
available and posted on the company's website.				
-	-		tive performance of the Board's functions, parti	
		er key corporate governance concerns, s n a publicly available Committee Charter	uch as nomination and remuneration. The comp	osition, functions and responsibilities o
Recommendation 3.1				
Board establishes board committees that focus on	Compliant	Provide information or link/reference to a document containing information	As of report date, the company has established its Audit, Risk Oversight and RPT	
specific board functions to aid		on all the board committees	Committee and Corporate Governance	
in the optimal performance of		established by the company.	Committee to support the board in	
its roles and responsibilities.		established by the company.	performing its duties and functions.	
Recommendation 3.2				
1. Board establishes an Audit	Compliant	Provide information or link/reference	As of report date, the board of directors has	
Committee to enhance its		to a document containing information	established an Audit, Risk Oversight and RPT	
oversight capability over the company's financial reporting,		on the Audit Committee including its functions.	Committee whose duties and responsibilities will also include oversight on related party	
internal control system,		Turictions.	transactions and risk management and	
internal and external audit		Indicate if it is the Audit Committee's	recommending the appointment and	
processes, and compliance		responsibility to recommend the	removal of the company's external auditor.	
with applicable laws and		appointment and removal of the	removal of the company's external addition	
regulations.		company's external auditor.		
2. Audit Committee is	Compliant	Provide information or link/reference	The board of directors has established an	
composed of at least three		to a document containing information	Audit, Risk Oversight and RPT Committee	
appropriately qualified non-		on the members of the Audit	composed of two (2) Independent Directors,	
executive directors, the		Committee including their	including the Chairman and one (1) Non-	
majority of whom, including		qualifications and type of	Executive Director.	
		1		

the Chairman is independent.

directorship.

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.	The description of the background, knowledge, skills, and experience of the members of the Audit, Risk Oversight and RPT Committee is found in the website.  https://www.phinmainsurancebrokers.com/directors-and-officers/	
4. The Chairman of the Audit Committee is not the Chairman of the Board or any other committee.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Audit Committee.	The Chairman of the Audit, Risk Oversight and RPT Committee is Mr. Ernest K. Cuyegkeng, who is not the Chairman of the Board or other committee.	
Recommendation 3.3				
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions.  Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.	The description of the duties and function of the Corporate Governance Committee is found in the Manual on Corporate Governance found in the company's website.  https://www.phinmainsurancebrokers.com/	
2. Corporate Governance Committee is composed of at least three members, majority of whom should be independent directors.	Compliant	Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship.	The description of the background, knowledge, skills, and experience of the members of the Corporate Governance Committee is found in the website.  https://www.phinmainsurancebrokers.com/directors-and-officers/	
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	Provide information or link/reference to a document containing information	The Chairman of the Corporate Governance Committee is Mr. Gaudencio S. Hernandez,	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
		on the Chairman of the Corporate Governance Committee.	who is not the Chairman of the Board or other committee.	
Recommendation 3.4				
1. Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Compliant	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC) and its functions.	As of report date, the board of directors has established an Audit, Risk Oversight and RPT Committee whose duties and responsibilities will also include oversight on related party transactions and risk management and recommending the appointment and removal of the company's external auditor.	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship.	The description of the background, knowledge, skills, and experience of the members of the Audit, Risk Oversight and RPT Committee is found in the website.  https://www.phinmainsurancebrokers.com/directors-and-officers/	
3. The Chairman of the BROC is not the Chairman of the Board or any other committee.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the BROC.	The Chairman of the Audit, Risk Oversight and RPT Committee is Mr. Ernest K. Cuyegkeng, who is not the Chairman of the Board or other committee.	
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	Provide information or link/reference to a document containing information on the background, skills and/or experience of the members of the BROC.	The description of the background, knowledge, skills, and experience of the members of the Audit, Risk Oversight and RPT Committee is found in the website.  https://www.phinmainsurancebrokers.com/directors-and-officers/	

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Recommendation 3.5				
1. Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions.	As of report date, the board of directors has established an Audit, Risk Oversight and RPT Committee whose duties and responsibilities will also include oversight on related party transactions and risk management and recommending the appointment and removal of the company's external auditor.	
2. RPT Committee is composed of at least three non-executive directors, majority of whom should be independent, including the Chairman.	Compliant	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.	The description of the background, knowledge, skills, and experience of the members of the Audit, Risk Oversight and RPT Committee is found in the website.  https://www.phinmainsurancebrokers.com/directors-and-officers/	
Recommendation 3.6				
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	Provide information or link/reference to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.	The Audit, Risk Oversight and RPT Committee and Corporate Governance Committee have their board-approved Charter.	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant			
3. Committee Charters were fully disclosed on the company's website.	Compliant	Provide link to company's website where the Committee Charters are disclosed.	The board-approved Audit, Risk Oversight and RPT Committee and Corporate Governance Committee Charters are found in the company's website.  https://www.phinmainsurancebrokers	
_	-	niliar with the corporation's business.	ne and attention necessary to properly and effec	tively perform their duties and
1. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through televideoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.  Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings.	The company adopted the guidelines issued by the SEC in 2001 for the conduct of teleconferencing and video conferencing i.e. conferences or meetings through electronic medium or telecommunications where participants are not physically present.  The directors' attendance to the board meetings held in 2022 are found in the company's website.	
The directors review     meeting materials for all     Board and Committee     meetings.	Compliant		Meeting materials are sent in advance to the Directors for their review. The Directors regularly raise questions during meetings.	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.  Recommendation 4.2	Compliant	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors.	Minutes of board meetings document the questions and discussions of the board. Records of the minutes of the meetings of the board are maintained by the Corporate Secretary.		
1. Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Compliant	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.  Provide information or link/reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies.	To ensure that directors have sufficient time to effectively fulfill their duties, the company observes a low limit on the number of concurrent directorships of non-executive directors in Insurance Commission Regulated Entities (ICREs) and publicly-listed companies in its Manual on Corporate Governance.  The list of directorships held by the company's directors are found in the company's website.		
Recommendation 4.3					
1. The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.	Compliant	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.	The company adopted this recommendation in its Manual of Corporate Governance.		
Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs.					
Recommendation 5.1					

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
1. The Board is composed of at least 20% independent directors.	Compliant	Provide information or link/reference to a document containing information on the number of independent directors in the board.	The company elected its board of directors on April 8, 2022, including two (2) Independent Directors constituting 25% of its 8 board seats.	
Recommendation 5.2				
1. The independent directors possess all the qualifications and none of the disqualifications to hold the position.	Compliant	Provide information or link/reference to a document containing information on the qualifications of independent directors.	The qualifications of the company's elected Independent Directors are found in their respective Certificates of Independent Directors found in the company's website.  https://www.phinmainsurancebrokers.com/	
Recommendation 5.3				
1. The independent directors serve for a cumulative term of nine years.  As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the Pre-Need Companies and Health Maintenance Organizations shall be from 21 September 2016.  For other covered entities, all previous terms served by existing Independent Directors prior to the	Compliant	Provide information or link/reference to a document showing the years IDs have served as such.	The period of service that the Independent Directors have served in such capacity is found in their Certificate of Independent Director. Counting from 2018, there are no Independent Directors that have reached the recommended maximum cumulative term of nine years.	
effectivity of this Circular (i.e. 2020) shall not be included in				

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
the application of the term limit prescribed in this item.				
2. The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director.	The company observes an optimum number of years of term for its independent directors, taking into consideration that it continually gets the benefit of independent views and perspectives. As of report date, there is no independent director that has reached the term limit of nine years.	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seek shareholders 'approval during the annual shareholders' meeting.	Compliant	Provide proof on submission of a formal written justification to the Insurance Commission and proof of shareholders' approval during the annual shareholders' meeting.	As of reporting date, the company's independent directors have not exceeded the nine-year limit. The company keeps track of the period of service rendered by its Independent Directors counted from reckoning date of 2018. The company will provide meritorious reasons and seek stockholders' approval when such condition happens.	
Recommendation 5.4				
The positions of Chairman of the board and Chief Executive Officer are held by separate individuals.	Compliant	Identify the company's Chairman of the Board and Chief Executive Officer	The Chairman of the Board is Mr. Roberto M. Laviña and the President is Ms. Maria Karen H. Pacis. Note that the position of CEO is not in the company's plantilla and the designation 'President' is consistent with the Company's By-Laws.	
2. The Chairman of the Board and Chief Executive Officer	Compliant	Provide information or link/reference to a document containing information on the roles and responsibilities of	The roles and responsibilities of the Chairman of the Board and the President are	

IC RECOMMENDED CORPORATE GOVERNANCE	COMPLIANT / NON-	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT	(inequines)	101001111111111111111111111111111111111	
have clearly defined		the Chairman of the Board and Chief	listed in the Manual on Corporate	
responsibilities.		Executive Officer.	Governance.	
		Identify the relationship of Chairman and CEO.	The Chairman of the Board presides at all meetings of the Board of Directors and stockholders. The Chairman is responsible for leadership in the Board.  The President is responsible for the general	
			supervision of the company's business, properties and affairs and managing it within the authorities delegated by the Board.	
Recommendation 5.5				
1. If the Chairman of the	Compliant	Provide information or link/reference	The roles of the Chairman and President are	
Board is not an independent		to a document containing information	performed by different individuals. The	
director or where the roles of		on a lead independent director and	Board will consider designating a Lead	
the Chairman and CEO are		his roles and responsibilities, if any.	Independent Director in the future, when	
being held by one person, the			the need arises.	
board should designate a lead		Indicate if Chairman is independent.		
director among the				
independent directors.				
Recommendation 5.6				
1. Directors with material	Compliant	Provide proof of abstention, if this	As of year-end 2022, there were no	
interest in transaction		was the case.	transactions brought for the board's	
affecting the corporation			approval where any director had material	
should abstain from taking			interest in.	
part in the deliberations for the same.				
Recommendation 5.7				

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions without any executive directors present to ensure that proper checks and balances are in place within the corporation.	Compliant	Provide proof and details of said meeting, if any.  Provide information on the frequency and attendees of meetings.	The majority of non-executive directors met on April 7, 2022 with the External Auditors, Chief Audit Executive and representative from Compliance to discuss the financial results of the company for the calendar year 2021.	
2. The meetings are chaired by the lead independent director.	Partially- compliant		The roles of the Chairman and President are performed by different individuals hence, a Lead Independent Director is not required to be appointed. The meetings of NEDs are attended by Independent Directors of the company.  ss. The Board should regularly carry out evaluating the performance of the company.	

Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

Recommendation 6.1			
The Board conducts an annual self-assessment of its performance as a whole.	Non-compliant	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the Committees.	1 – 4 The board adopted these recommendations of conducting annual performance assessments in its Manual on Corporate Governance
2. The performance of the Chairman is assessed annually by the Board.	Non-compliant		starting 2021. The Board Assessment policy and forms were presented and reviewed by the Corporate Governance Committee in March 2023. Based on
3. The performance of the individual member of the Board is assessed annually by the Board.	Non-compliant		the comments of the Committee, the policy and forms will be revised until fit for endorsement by the Committee to the board.

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE PRACTICE / POLICY	NON- COMPLIANT	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
4. The performance of each	Non-compliant			
committee is assessed				
annually by the Board.				
5. Every three years, the	Non-compliant	Identify the external facilitator and		The board will employ the services of
assessments are supported by		provide proof of use of an external		an external facilitator as it deems
an external facilitator.		facilitator.		necessary to assist in the performance
				assessments.
Recommendation 6.2				
1. Board has in place a system	Non-compliant	Provide information or link/reference		The board will endeavor to put in place
that provides, at the		to a document containing information		a performance evaluation based on the
minimum, criteria and process		on the system of the company to		duties and responsibilities listed in the
to determine the		evaluate the performance of the		Manual on Corporate Governance,
performance of the Board,		board, individual directors and		Charters and relevant company
individual directors and		committees, including a feedback		policies.
committees.		mechanism from shareholders.		
2. The system allows for a	See explanation			The company is 100% owned by its
feedback mechanism from the				parent company.
shareholders.				
Principle 7: Members of the Bo	ard are duty-bound	to apply high ethical standards, taking	into account the interests of all stakeholders.	
		, 5	T	I
Recommendation 7.1				
1. Board adopts a Code of	Compliant	Provide information on or	The company adopts its parent company's	
Business Conduct and Ethics		link/reference to the company's Code	Code of Business Conduct which contains	
which provide standards for		of Business Conduct and Ethics.	policies on professional decorum, conflict of	
professional and ethical			interest and penalties for violations.	
behavior, as well as, articulate			Directors, officers and employees are	
acceptable and unacceptable			required to always act in the best interest of	
conduct and practices in			the company. As a matter of policy, every	
			director, officer and employee of the	

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE PRACTICE / POLICY	NON- COMPLIANT	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
internal and external dealings of the company.			company should avoid any situation that could interfere or appear to interfere with their independent judgment in performing their duties. The Code of Business Conduct and Ethics is found in the company's website.  https://www.phinmainsurancebrokers.com/	
2. The Code is properly disseminated to the Board, senior management and employees.	Compliant	Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees.	The Manual on Corporate Governance and Code of Conduct and Ethics are available to all directors and employees in the website.  https://www.phinmainsurancebrokers.com/ The Employee Handbook are provided to employees and officers of the company to serve as their guide. Yearly, the Integrity Assurance team requires the submission of the Integrity Assurance Form by officers and employees.	
3. The Code is disclosed and made available to the public through the company website.  Recommendation 7.2	Compliant	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted / disclosed.	The parent company's Code of Business Conduct and Ethics is found in the company's website. <a href="https://www.phinmainsurancebrokers.com/">https://www.phinmainsurancebrokers.com/</a>	
Recommendation 7.2				
1. Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.	The implementation and strict compliance of the company's code of ethics is overseen by the parent company's Integrity Assurance and Human Resource Teams.  The Integrity Assurance Team is in charge of confirming that all covered officers and employees required to fill-up and submit the Integrity Assurance Form upon employment	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
			and every year thereafter complies with the same. The Human Resources Team deals with guaranteeing that all employees are made aware of the Company's core values, prescribed work attitude as well as penalties and sanctions to be incurred in the event of a violation.	
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on noncompliance.	The Group's Code of Business Conduct and Ethics applies to all directors, officers and employees of the company including its vendors and suppliers.	
		DISCLOSURE AND	TRANSPARENCY	
Principle 8: The company shoul	d establish corpora	ite disclosure policies and procedures th	at are practical and in accordance with best prac	tices and regulatory expectations.
Recommendation 8.1				
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	Compliant	Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders	The company keeps a list of its reporting requirements to regulators. The procedures document details the reporting process including the work instructions, identifying the assigned person and deadlines for the reports. The reporting requirements and procedures are uploaded to the company's website.  https://www.phinmainsurancebrokers.com/	
Recommendation 8.3				

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications and assess any potential conflict of interest that might affect their judgment.	Compliant	Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	Information on directors' academic qualifications, membership in other boards, other executive positions, professional experience and expertise are found in the company's website.  https://www.phinmainsurancebrokers.com/	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications and assess any potential conflict of interest that might affect their judgment.	Compliant	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	Information on key officers' academic qualifications, membership in other boards, other executive positions, professional experiences and expertise are found in the company's website.  https://www.phinmainsurancebrokers.com/	
1. Company provides a clear disclosure of its policies and procedures for setting Board remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	Compliant	Disclose or provide link reference to the company policy and practice for setting board remuneration.	The directors receive reasonable per diem approved by the management for each calendar year. There are no other existing arrangements/agreements to which said Directors are to be compensated during the last completed calendar year and the ensuing year.	

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE	NON- COMPLIANT	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT			
2. Company provides a clear	Compliant	Disclose or provide link reference to	The company's practice for setting executive	
disclosure of its policies and		the company policy and practice for	remuneration is aligned with PHINMA, Inc.'s	
procedures for setting		determining executive remuneration.	policy.	
executive remuneration,				
including the level and mix of				
the same in the Annual				
Corporate Governance Report				
consistent with ASEAN				
Corporate Governance				
Scorecard (ACGS) and the				
Revised Corporation Code.				
3. Company discloses the	Non-Compliant	Provide breakdown of director		The company discloses the
remuneration on an individual		remuneration and executive		remuneration of directors and principal
basis, including termination		compensation, particularly the		officers on an aggregate basis, where
and retirement provisions.		remuneration of the CEO.		remuneration refers to the per diem
				allowance of directors. The company
				discloses compensation paid to its
				directors and management officers in
				its General Information Sheet and
				Notes to Financial Statements. We
				believe that this submission complies
				with the spirit of the recommendation
				without risk to the directors and
				officers.
Recommendation 8.5				
Company discloses its	Compliant	Disclose or provide reference/link to	The board has approved the Related Party	
policies governing Related	-	company's RPT policies	Transactions policy last Apr. 8, 2022 and	
Party Transactions (RPTs) and			found in the company's website.	
other unusual or infrequently		Indicate if the director with conflict of	https://www.phipmainaurapachualiaura	
occurring transactions.		interest abstained from the board	https://www.phinmainsurancebrokers.com/	
		discussion on that particular		
		transaction.		

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
2. Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.	Compliant	Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTs:  1. Name of the related counterparty; 2. Relationship with the party; 3. Transaction date; 4. Type/nature of transaction; 5. Amount or contract price; 6. Terms of the transaction; 7. Rationale for entering into the transaction; 8. The required approval (i.e. names of the board of directors approving, names and percentage of shareholders who approved) based on the company's policy; and 9. Other terms and conditions	The company adopted this recommendation to disclose significant related party transactions entered into by the company in its ACGR. In 2022, there were no material RPTs transacted.	
Recommendation 8.7				
1. Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	Provide link to the company's website where the Manual on Corporate Governance is posted.	1 – 2. The company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance in the website.  https://www.phinmainsurancebrokers.com/	
2. Company's MCG is posted on its company website.			inteps.//www.pinimianisulanceblokeis.com/	
Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.				
Recommendation 9.1				

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE	NON-	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT			
1. Audit Committee has a	Compliant	Provide information or link/reference	1 – 2. The Audit, Risk Oversight and RPT	
robust process for approving		to a document containing information	Committee has reviewed the annual	
and recommending the		on the process for approving and	assessment of external auditor prepared by	
appointment, reappointment,		recommending the appointment,	management which becomes the basis for	
removal and fees of the		reappointment, removal and fees of	the recommendation for re-appointment of	
external auditors.		the external auditors.	the external auditor for the succeeding year.	
2. The appointment, re-	Compliant	Indicate the percentage of		
appointment, removal and		shareholders that ratified the		
fees of the external auditor is		appointment, reappointment,		
recommended by the Audit		removal and fees of the external		
Committee, approved by the		auditors.		
Board and ratified by the				
shareholders.				
3. For removal of the external	Compliant	Provide information or link/reference	There has been no cause for the removal of	
auditor, the reasons for		to a document containing the	the external auditor for the past 5 years.	
removal or change are		company's reason for removal or		
disclosed to the regulators		change of external auditor.		
and the public through the				
company website and				
required disclosures.				
Recommendation 9.2				
1. Audit Committee Charter	Compliant	Provide link/reference to the	The company's board-approved Audit, Risk	
includes the Audit		company's Audit Committee Charter	and RPT Charter is found in the website.	
Committee's responsibility on:			https://www.phinmainsurancebrokers.com/	
i. assessing the integrity and				
independence of external				
auditors;				
ii. exercising effective				
oversight to review and				
monitor the external auditor's				
independence and objectivity;				

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.				
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Provide link/reference to the company's Audit Committee Charter	The company's board-approved Audit, Risk and RPT Charter is found in the website.  https://www.phinmainsurancebrokers.com/	
Recommendation 9.3				
1. Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Disclose the nature of non-audit services performed by the external auditor, if any.	The company's external auditor did not perform non-audit services.	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	Provide link or reference to guidelines or policies on non-audit services	This responsibility on ensuring the external auditor's objectivity is performed by the board as a whole.	

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

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE	NON-	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT			
Recommendation 10.1				
Board has a clear and focused policy on the	Non-compliant	Disclose or provide link on the company's policies and practices on		1-2. Promoting social responsibility initiatives, with specific focus on
disclosure of non-financial		the disclosure of non-financial		community development, social
information, with emphasis on the management of		information, including EESG issues.		progress, and environmental management, in accordance with all
economic, environmental,				pertinent Philippine laws, rules and
social and governance (EESG)				regulations is one of the duties and
issues of its business, which underpin sustainability.				responsibilities of the board.
underpin sustainability.				While the company is yet to adopt a global framework on sustainability, the
				company allocates a budget for
2. Company adopts a globally-	Non-Compliant	Provide link to Sustainability Report, if		sustainability efforts of the parent
recognized standard/framework in		any. Disclose the standards used.		company. For 2022, PIBI donated Php219,174 or 0.5% of NIBT for the
reporting sustainability and non-financial issues.				year.
non-iniancial issues.				The company has participated in
				projects of the PHINMA Foundation that aims to have a positive social,
				environmental and economic impact
				such as:
				List of Activities / Practices:
				Big Brother Big Sister Program 2021-
				2022: The mentorship program of the PHINMA National Scholarship where
				PNS Alumni and PHINMA Employees
				volunteer to coach and guide a scholar
				throughout their stay in the PNS program.
				Brigada Eskwela 2022 – July to August
				2022: A nationwide event that provides

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
Principle 11: The company shou	ald maintain a com	prehensive and cost-efficient communic	ation channel for disseminating relevant inform	employees with the opportunity to help a specific school community in need. The Company also donated Php30,000.00 for this activity to help mobilize the volunteers and equip the schools with materials needed before the opening of classes.
decision-making by investors, s  Recommendation 11.1				
1. The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public.	Compliant	Disclose and identify the communication channels used by the company (i.e. website, Analyst's briefing, media briefings/press conferences, quarterly reporting, current reporting, etc.).  Provide links if any.	The company uses its company website to disseminate relevant information to the public.  https://www.phinmainsurancebrokers.com/	
Internal Control System and Risk Management Framework				
Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.				
Recommendation 12.1				

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
1. Company has an adequate and effective internal control system in the conduct of its business.	Compliant	List quality service programs for the internal audit functions.  Indicate frequency of review of the internal control system.	As of year-end 2022, the company adopts its parent company's Internal Audit framework. Internal Audit team reviews and updates the audit plan during their mid-year planning based on the results of completed engagements and recent developments or issues encountered.	
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Identify international framework used for Enterprise Risk Management  Provide information or reference to a document containing information on:  1. Company's risk management procedures and processes 2. Key risks the company is currently facing 3. How the company manages the key risks  Indicate frequency of review of the enterprise risk management framework.	The company adopts its parent company's risk management framework. The company recognizes risk management as an integral component of good corporate governance and fundamental in achieving its strategic and operational objectives. It improves decision-making, defines opportunities and mitigates material events that may impact shareholder value.  All member companies of the PHINMA Group undergo a risk assessment exercise on an annual basis in coordination with the Business Resiliency program.	
Recommendation 12.2				

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
1. Company has in place an independent internal audit function that provides an independent and objective assurance and consulting services designed to add value and improve the company's operations.	Compliant	Disclose if the internal audit is inhouse or outsourced. If outsourced, identify external firm.	As of year-end 2022, the company utilizes the parent company's in-house Group Internal Audit which performs independent and objective assurance and consulting activity that is guided by a philosophy of adding value to improve the operations of the company. It assists the company in accomplishing its objectives by bringing a systematic and disciplined approach to evaluate and improve the effectiveness of the organization's risk management, control, and governance processes.	
Recommendation 12.3				
1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.	As of report date, the company's Chief Audit Executive is Ms. Ivy V. Villasquez. The duties and responsibilities of the Chief Audit Executive are contained in the Manual on Corporate Governance.	
2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider.	Compliant		The Chief Audit Executive oversees the internal audit activity of the company. The company has not outsourced any portion of the Internal Audit function.	
3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for	Compliant	Identify qualified independent executive or management personnel, if applicable.	As of year-end 2022, the engaged the services of Reyes Tacandong and Co. (RT&Co.) to render a full scope audit covering operational, process, compliance and internal controls. While the procedures were conducted by RT&Co., the monitoring	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
managing the fully outsourced internal audit activity.			and implementation of the management actions remains with the CAE.	
Recommendation 12.4				
1. Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Provide information on company's risk management function.	A Business Resiliency Program is currently in place for the entire PHINMA Group. This program supersedes the previous Business Continuity Management program and expands its coverage further by going beyond the traditional confines of BCM and integrates Risk Management concepts with the disciplines of Disaster Response Planning, Crisis Management and Communications and Business Continuity Planning.	
Recommendation 12.5				
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Compliant	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.	The company utilizes the parent company's Chief Risk Officer who is Mr. Giles R. Katigbak. The duties and responsibilities of the Chief Risk Officer are contained in the parent company's Risk Oversight Committee Charter.	
2. CRO has adequate authority, stature, resources and support to fulfill his / her responsibilities	Compliant			
Cultivating a Synergic Relationship with Shareholders				
Principle 13: The company show	uld treat all shareho	olders fairly and equitably, and also reco	gnize, protect and facilitate the exercise of their	rights.
Recommendation 13.1				

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	See explanation	Provide link or reference to the company's Manual on Corporate Governance where shareholders rights are disclosed.		The company is 100% owned by PHINMA, Inc.
2. Board ensures that basic shareholder rights are disclosed on the company's website.	See explanation	Provide link to company's website		The company is 100% owned by PHINMA, Inc.
Recommendation 13.2				
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 21 days before the meeting.	See explanation	Indicate the number of days before the annual stockholders meeting or special stockholders' meeting when the notice and agenda were sent out.  Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting.  Provide link to the agenda included in the company's Information Statement (SEC Form 20-IS)		The company is 100% owned by PHINMA, Inc.
Recommendation 13.3				
1. Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	See explanation	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM / SSM.		The company is 100% owned by PHINMA, Inc.

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company's website within five business days from the end of the meeting.	See explanation	Provide link to minutes of meeting in company's website.  Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes.  Indicate also if the voting on resolutions was by poll.  Include whether there was opportunity to ask question and the answers given, if any.		The company is 100% owned by PHINMA, Inc.
Recommendation 13.4				
1. Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	See explanation	Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes.		1-2. In the absence of a formal dispute mechanism, there has been neither dispute nor conflict between the corporation and its stockholder, third parties including regulatory authorities during the reporting year. In the event
2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	See explanation	Provide link/reference to where it is found in the Manual on Corporate Governance.		that one arises, the company is committed to resolve the same by exhausting all diplomatic means available prior to resorting to legal measures.
		Duties to St		
-		• • •	rough voluntary commitments must be respectore redress for the violation of their rights.	ed where stakeholders' rights and/or
Recommendation 14.1				
Board identifies the company's various stakeholders and promotes	Compliant	Identify the company's stakeholders and provide information or reference to a document containing information	Majority of the company's operations serves its parent company's and its other subsidiaries' insurance needs. The company	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
cooperation between them and the company in creating wealth, growth and sustainability.		on the company's policies and programs for its stakeholders.	is committed to act judiciously when soliciting, negotiating or procuring insurance services on behalf of customers.	
Recommendation 14.2				
1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	Identify policies and programs for the protection and fair treatment of company's stakeholders.	The company adopts its parent company's Code of Conduct, policies on whistleblowing, conflict of interest and the integrity assurance program.	
Recommendation 14.3				
1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	Provide the contact details (i.e. name of the contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights.	The company's Integrity Hotline details are:  Mobile: 0917174462  Email: phi@phinmaintegrity.com.ph	
		Provide information on whistleblowing policy, practices and procedures for stakeholders.		
Principle 15: A mechanism for ogovernance processes.	employee participa	tion should be developed to create a syr	nbiotic environment, realize the company's goal	s and participate in its corporate
Recommendation 15.1				
Board establishes policies, programs and procedures that encourage employees to actively participate in the	Compliant	Provide information or link/reference to company's policies, programs and procedures that encourage employee participation.	Thru the standard performance scorecard, the employees training and coaching needs are clearly identified as well as monitored thereby providing a solid background for	

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
realization of the company's goals and in its governance.			numeric ratings by year end. The self-development component of the performance assessment ensures employee engagement by self-identification of programs and trainings that will assist the employee in the achievement of their goals for the year.  Through the various Corporate Social Responsibility programs, the company seeks to create awareness and instill the value of service to others by providing opportunities for employees to join programs benefiting the community, the environment and its adopted beneficiaries.	
Recommendation 15.2				
1. Board sets the tone and makes a stand against corrupt practices by adopting an anticorruption policy and program in its Code of Conduct.	Compliant	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption.	The company's anti-bribery and corruption policies are contained in its Gifts and Gratuities Policy and Whistleblowing and Anti-Retaliation policies are found in the website.  https://www.phinmainsurancebrokers.com/	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Identify how the board disseminated the policy and program to employees across the organization.	The implementation and strict compliance of the company's code of ethics is overseen by the Integrity Assurance and Human Resource Teams.  PHINMA Integrity Initiative Programs:  Values Summit - The Values Summit brings together various key stakeholders to highlight the Group's progress on its Integrity Assurance Program and renew its commitment to the PHINMA Core Values of	

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE	NON-	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT			
			Integrity, Patriotism, Competence, and	
			Professionalism.	
			Integrity Roadshow - Integrity Program that	
			creates awareness across the PHINMA	
			Group by highlighting the PHINMA Core	
			Values, and the PHINMA Code of Business	
			Conduct.	
			Values Integration Through Values in	
			Values Integration - Through Values in Practice Talks, the Integrity Assurance	
			Program aims to bring closer the	
			management to the Group's employees by	
			inviting PHINMA Leaders and guest speakers	
			to speak once every quarter to share their	
			wisdom, and discuss their experiences as	
			they live through PHINMA's Core Values of	
			Integrity, Patriotism, Competence, and	
			Professionalism.	
			Vendor Integrity Program - The Vendor	
			Orientation aims at raising compliance	
			standards and create awareness among all	
			vendors about the Integrity Assurance	
			Program and the Code of Business Conduct.	
			It sets out to guide employees and vendors in creating an ethical and sustainable	
			business partnership with the organization.	
			Integrity Hotline. The Integrity Hotline is	
			used to provide a venue where all	
			employees can raise genuine concerns about	
			work-related matters confidently and	
			without fear of retaliation.	
			The Human Resources Team deals with	
			guaranteeing that all employees are made	
			aware of the Company's core values,	

IC RECOMMENDED  CORPORATE GOVERNANCE	COMPLIANT / NON-	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT		prescribed work attitude as well as penalties and sanctions to be incurred in the event of a violation.	
Recommendation 15.3				
1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.  2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an	Compliant	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees.  Indicate if the framework includes procedures to protect the employees from retaliation.  Provide contact details to report any illegal or unethical behaviour.	Through its Whistleblowing and Non-Retaliation Policy under the Integrity Assurance Program, the company provides a mechanism for reporting perceived and actual irregularities that are contrary to PHINMA's Core Values while providing appropriate protection for whistle-blowers from possible retaliation.  An Integrity Hotline has been launched, an independent, dedicated email facility provided by the Company for receiving	
independent member of the Board or a unit created to handle whistleblowing concerns.			Whistleblower reports. All reports submitted through this facility shall be received by the Integrity Officer and the PHINMA Group Internal Audit Head.  All reports shall be investigated according to the PHINMA Response Plan. In the event that a whistleblowing report was made in	
			bad faith, appropriate disciplinary or legal action shall be meted pursuant to the	

IC RECOMMENDED	COMPLIANT /	ADDITIONAL INFORMATION	INFORMATION PROVIDED	EXPLANATION
CORPORATE GOVERNANCE	NON-	(REQUIRED)	FOR COMPLIANT ITEMS	FOR NON-COMPLIANT ITEMS
PRACTICE / POLICY	COMPLIANT			
			policies and procedures of PHINMA, and any	
			applicable laws or regulations.	
			approxime tame or regulations:	
3. Board supervises and	Compliant	Provide information on how the	As needed, the Integrity Officer reports to	
ensures the enforcement of	Compilant	board supervised and ensured	the board any reports received from the	
the whistleblowing		enforcement of the whistleblowing	facility.	
framework.		framework, including any incident of	Tacincy.	
Trainework.		whistleblowing.		
		l money and make		
Principle 16: The company sho	uld be socially resp	onsible in all its dealings with the comm	unities where it operates. It should ensure that i	ts interactions serve its environment and
•	•	r that is fully supportive of its comprehe	·	
Recommendation 16.1				
1. Company recognizes and	Compliant	Provide information or reference to a	As a group of companies, PHINMA is strongly	
places importance on the		document containing information on	committed to improving the quality of life in	
interdependence between		the company's community	areas where we operate. PHINMA believes	
business and society, and		involvement and environment related	that in creating inclusive growth in our	
promotes a mutually		programs.	partner communities, we can support	
beneficial relationship that			sustainable development relevant to their	
allows the company to grow			culture and realities.	
its business, while				
contributing to the			The company allocates a budget for	
advancement of the society			corporate social responsibility program of	

where it operates.

the parent company. For 2022, PIBI donated

Php219,174 or 0.5% of NIBT for the year. The company participates in corporate social

responsibility activities such as:

IC RECOMMENDED CORPORATE GOVERNANCE PRACTICE / POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION (REQUIRED)	INFORMATION PROVIDED FOR COMPLIANT ITEMS	EXPLANATION FOR NON-COMPLIANT ITEMS
			List of Activities / Practices:  Big Brother Big Sister Program 2021-2022: The mentorship program of the PHINMA National Scholarship where PNS Alumni and PHINMA Employees volunteer to coach and guide a scholar throughout their stay in the PNS program.  Brigada Eskwela 2022 – July to August 2022: A nationwide event that provides employees with the opportunity to help a specific school community in need. The Company also donated Php30,000.00 for this activity to help mobilize the volunteers and equip the schools with materials needed before the opening of classes.	

## CERTIFICATION

The undersigned certify that the responses and explanations set forth in the above Company's Annual Corporate Governance Report are true, complete and correct of our own personal knowledge and/or based on authentic records.

Signed in the City of \_\_\_\_\_\_on the \_\_\_\_\_of \_\_\_\_\_, 2023.

Chairman of the Board

CORPORATE SECRETARY

ERNEST K. CUYEGKENG INDEPENDENT DIRECTOR MARIA KAREN H. PACIS PRESIDENT

NAMETTE P. VILLALOBOS COMPLIANCE OFFICER

INDEPENDENT DIRECTOR

SUBSCRIBED AND SWORN to before me this \_\_\_\_\_\_ day of \_\_\_\_\_\_, 20\_, by the following who are all personally known to me (or whom I have identified through competent evidence of identity) and who exhibited to me their respective identification document as follows:

Name	I.D. No.	Expiry
ROBERTO M. LAVIÑA	P7713765A	JUNE 28, 2028
MARIA KAREN H. PACIS	P3661121B	OCT. 27, 2029
NANETTE P. VILLALOBOS	P4047596B	DEC. 3, 2029
TROY A. LUNA	D04-80-004044	MAY 2, 2023
ERNEST K. CUYEGKENG	P7236847A	MAY 18, 2028
GAUDENCIO S. HERNANDEZ, JR.	N-18-69-021268	DEC. 2, 2032

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