

# SECURITIES AND EXCHANGE COMMISSION

# SEC FORM – I-ACGR

# INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended : <u>December 31, 2021</u>
2.	SEC Identification Number: 10044
3.	BIR Tax Identification No.: 000-283-731-000
4.	Exact name of issuer as specified in its charter: Philex Mining Corporation
5.	PHILIPPINES Province, Country or other jurisdiction of incorporation or organization  6. (SEC Use Only) Industry Classification Code:
7.	2nd Floor, Reliance Cor. Sheridan Sts., Mandaluyong City1550Address of principal officePostal Code
8.	+632 (631-1381) Issuer's telephone number, including area code
9.	N/A Former name, former address, and former fiscal year, if changed since last report



INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT					
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
		The Board's Governance Responsibilities			
		a competent, working board to foster the long- term success of the corporation, and to sustain i nsistent with its corporate objectives and the long- term best interests of its shareholders and oth			
1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	The Company is led by a competent Board of Directors, composed of eleven (11) Directors, majority of which are non-executive directors, duly elected by stockholders during the Annual General Stockholders' Meeting.  Information on the age, date of first appointment, academic qualification, experience, continuing professional education & seminars attended for the year and directorship in other listed companies of each director is available at the link below:			
Board has an appropriate mix of competence and expertise.	Compliant	http://www.philexmining.com.ph/the-board-of-directors/  Profile: http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf Training: http://www.philexmining.com.ph/wp-content/uploads/2022/01/Training-and-Seminars-in-2021-of-Directors-and-Officers.pdf			
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	The Company's Revised Manual on Corporate Governance (RMCG) Principle 1.1 provides that: "The Board shall be composed of Directors with a collective working knowledge, experience or expertise that is relevant to the Company's industry/sector. The Board shall always ensure that it has an appropriate mix of competence and expertise and that its members remain qualified for their positions individually and collectively, to enable it to fulfill its roles and responsibilities and respond to the needs of the organization based on the evolving business environment and strategic direction."  (Revised Manual on Corporate Governance: <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a> (page 6)  The Company's Nominations Committee is guided by the Nominations Committee Charter: <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/D-PX Nomination-Committee-Charter-Final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/D-PX Nomination-Committee-Charter-Final.pdf</a> and Policy on the Board Nomination incorporated in the Charter. The Company adopts general guidelines to assist the Board and its Nominations			



Committee in the effective and efficient search, screening and selection of candidates for election/re-election as members of the Board, which can be found on the link below:

Search, Screening and Selection of Directors <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Guidelines-on-Search-Screening-and-Selection-of-Directors.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Guidelines-on-Search-Screening-and-Selection-of-Directors.pdf</a>

Annual training of the members of the Board and Company officers ensures that they are informed of the developments in the business and regulatory landscapes of the industry. With these trainings, it is the Company's belief that the Board and the Officers will enhance their effectiveness and competency in addressing the needs of the Company. <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/B-PX\_Directors-Orientation-Policy Final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/B-PX\_Directors-Orientation-Policy Final.pdf</a>



Recommendation 1.2			
Board is composed of a majority of non-executive directors.	Compliant	The Board of Directors is composed of eleven (11) directors duly elected by the stockholders entitled to vote in accordance with the By-Laws, the Corporation Code, and the Securities Regulation Code.  The Board is composed of 7 Non-Executive Directors, 2 Independent Directors, and 2 Executive Directors.  Please see link for information: Website: <a href="http://www.philexmining.com.ph/the-board-of-directors/">http://www.philexmining.com.ph/the-board-of-directors/</a>	
Recommendation 1.3			
Company provides in its     Board Charter and     Manual on Corporate     Governance a policy on training of directors.	Compliant	The RMCG of the Company includes in its Annex the Directors' and Officers' Orientation and Training Policy. Please see below links of the Company's RMCG, the Directors' and Officers' Orientation and Training Policy and the Training,  Revised Manual on Corporate Governance (RMCG) <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a> (page 7)	
Company has an orientation program for first time directors.	Compliant	Directors' and Officers' Orientation and Training Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/B-PX_Directors-Orientation-Policy Final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/B-PX_Directors-Orientation-Policy Final.pdf</a> Training, Seminars and External Courses Attended for 2021 <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/01/Training-and-Seminars-in-">http://www.philexmining.com.ph/wp-content/uploads/2022/01/Training-and-Seminars-in-</a>	
Company has relevant annual continuing training for all directors.	Compliant	2021-of-Directors-and-Officers.pdf	



1. Board has a policy on board diversity.  Compliant  The Company's Board Diversity Policy, which aims to ensure that optimal and sound decision-making is achieved by diversifying the composition of the Company's Board of Directors ("Board"), was approved on April 26, 2017 and was subsequently amended and endorsed by the CG Committee on May 29, 2018.  Board Diversity Policy  http://www.philesmining.com.ph/wp-content/uploads/2017/01/Board-Diversity-Policy -  5292018-2.pdf  Compliant  Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.  It is company's Board Diversity Policy was first approved April 26, 2017 and was further amended and endorsed by the CG Committee on May 29, 2018.  http://www.philesmining.com.ph/wp-content/uploads/2017/01/Board-Diversity-Policy -  5292018-2.pdf  Currently the Board of Directors of the Company is composed of the following individuals, with ages ranging from 50-83 years old:  Three (3) female directors to promote gender equality;  Three (3) female directors to promote gender equality;  Three (3) industry experts in business, merger and acquisition, credit, capital market, derivatives, taxation and fund raising;  Three (3) industry experts with background on mining operations and mining industry;  A member of an indigenous people (IP) group to represent the interests of IPs;  All have sound Corporate Governance mind set,  More than half are incumbent or former CEOs of operating entities; and  Individuals with experience in social, environmental and community development.	Recommendation 1.4		
1. Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.    Compliant   The Company's Board Diversity Policy was first approved April 26, 2017 and was further amended and endorsed by the CG Committee on May 29, 2018.    http://www.philexmining.com.ph/wp-content/uploads/2017/01/Board-Diversity-Policy - 5292018-2.pdf	board diversity.		decision-making is achieved by diversifying the composition of the Company's Board of Directors ("Board"), was approved on April 26, 2017 and was subsequently amended and endorsed by the CG Committee on May 29, 2018.  Board Diversity Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/Board-Diversity-Policy">http://www.philexmining.com.ph/wp-content/uploads/2017/01/Board-Diversity-Policy</a>
on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.  Currently the Board of Directors of the Company is composed of the following individuals, with ages ranging from 50-83 years old:  Three (3) female directors to promote gender equality;  Three (3) lawyers with experience and exposure on highly regulated mining industry;  Four (4) financial experts in business, merger and acquisition, credit, capital market, derivatives, taxation and fund raising;  Three (3) industry experts with background on mining operations and mining industry;  A member of an indigenous people (IP) group to represent the interests of IPs;  All have sound Corporate Governance mind set,  More than half are incumbent or former CEOs of operating entities; and			
Recommendation 1.5	on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compliant	amended and endorsed by the CG Committee on May 29, 2018.  http://www.philexmining.com.ph/wp-content/uploads/2017/01/Board-Diversity-Policy - 5292018-2.pdf  Currently the Board of Directors of the Company is composed of the following individuals, with ages ranging from 50-83 years old:  • Three (3) female directors to promote gender equality;  • Three (3) lawyers with experience and exposure on highly regulated mining industry;  • Four (4) financial experts in business, merger and acquisition, credit, capital market, derivatives, taxation and fund raising;  • Three (3) industry experts with background on mining operations and mining industry;  • A member of an indigenous people (IP) group to represent the interests of IPs;  • All have sound Corporate Governance mind set,  • More than half are incumbent or former CEOs of operating entities; and



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Board is assisted by a     Corporate Secretary.	Compliant	The Company's Corporate Secretary is Atty. Barbara Anne C. Migallos, whose profile appears below.
		BARBARA ANNE C. MIGALLOS Corporate Secretary
		Age: 67
		Date of First Appointment: June 26, 2013
		Academic Background:
		Ms. Migallos graduated cum laude from the University of the Philippines, with a Bachelor of Arts degree, and finished her Bachelor of Laws degree as cum laude (salutatorian) also at the University of the Philippines. She placed third in the 1979 Philippine Bar Examination.
		Business and Professional Background/ Experience She is also the Company's Corporate Secretary since July 1998. She is also Director and Corporate Secretary of PXP Energy Corporation, and Corporate Secretary of Silangan Mindanao Mining Co., Inc. She is the Managing Partner of the Migallos & Luna Law Offices. Ms. Migallos has been a Director of Mabuhay Vinyl Corporation since 2000 and Philippine Resins Industries since 2001, and Corporate Secretary of Eastern Telecommunications Philippines, Inc. since 2005 and Nickel Asia Corporation since 2010. She is a professorial lecturer in Corporations Law, Insurance, Securities Regulation and Credit Transactions at the De La Salle University College of Law. She was a Senior Partner of Roco Kapunan Migallos and Luna Law Offices from 1988 to 2006.
		Directorship in other Listed Companies in the Philippines  1. Mabuhay Vinyl Corporation - Non-Executive Director
		The profile of Atty. Migallos is included in the Company's SEC Form 17-A and may be seen also in the Company's website:
		See Profile of Atty. Barbara Anne C. Migallos <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf</a> See Corporate Secretary <a href="http://www.philexmining.com.ph/key-mandates/">http://www.philexmining.com.ph/key-mandates/</a>



Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	The Company's Compliance Officer is Mr. Romeo B. Bachoco, the Company's Chief Finance Officer and Senior Vice-President for Finance.	
3. Corporate Secretary is not a member of the Board of Directors.	Non-Compliant		The Company's Corporate Secretary, Atty. Barbara Anne C. Migallos, is also a Director of the Company. She has been a Director of the Company since June 26, 2013.  The overall principle of having a competent and working Board (Principle 1 of the CG Code for PLCs) is achieved because Atty. Migallos is herself a valuable member of the Board due to her professional experience and background. She is best suited to be the Company's Corporate Secretary for the same reason.  She also serves as the holdover person between previous and current shareholders. Moreover,  The Corporate Secretary is a different individual from the Head of the Legal Department (Atty. Jonas Emanuel S. Santos)  The Corporate Secretary is a different individual from the Company's Compliance Officer (Mr. Romeo B. Bachoco)



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4.	Corporate Secretary attends training/s on corporate governance.	Compliant	Manual.pdf (page 10)	te Governance m.ph/wp-content/uploads/2018/05/le e C. Migallos attended the Corporate  CORPORATE GOVERNANCE ENHANCEMENT SESSION		
	tional: Recommendation 1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	5 Compliant	Company sends soft copies at least five days in advance	ia remote communication due to the of the complete set of Board maters, when practicable. The hard copies day of the Board meeting or earlier, iication (Annex A)	ials to directors via e-mail s of meeting materials are	



Recommendation 1.6							
Board is assisted by a     Compliance Officer.	Compliant	Mr, Romeo B. Bachoco, the Company's CFO and Senior Vice President for Finance, is also the Compliance Officer designated to ensure adherence with best practices as well as compliance with all regulations that cover the Company.					
2. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	See Compliance Officer <a href="http://www.philexmining.com.ph/key-mandates/">http://www.philexmining.com.ph/key-mandates/</a> ROMEO B. BACHOCO - 61, Filipino Citizen. Mr. Bachoco has been appointed as the Company's Senior Vice President for Finance, Chief Finance Officer and Treasurer and Compliance Officer since August 2019. He is a seasoned corporate professional with a diverse background in finance and commercial operations. He previously held the following senior management positions namely as Chief Operating Officer of XRC Mall Developer, Inc. (XentroMalls), Executive Vice-President and Head of Retail and Business Development of Seaoil Philippines, Inc., Executive Vice-					
3. Compliance Officer is not a member of the board.	Compliant	President and Chief Operating Officer of Double Dragon Properties Corp., Executive Vice-President and Chief Finance Officer of Golden Arches Development Corp. (McDonalds Philippines) and Eastern Telecommunications Philippines. Mr. Bachoco graduated Cum Laude with a Bachelor of Science Degree in Business Administration, Major in Accounting, from the University of the Philippines Visayas and is a licensed Certified Public Accountant. He also obtained his Master in Business Administration from the Ateneo Graduate School of Business under the Ateneo-Regis Program. He is also a visiting professional lecturer in financial management at the Ateneo Graduate School of Business.					
Compliance Officer     attends training/s on     corporate governance.	Compliant	Romeo B. Bachoco	SEC-GRI Workhop ACGES: "Becoming Obsessed with the Customer" ACGES: Agile Leadership: A Conversation with Ms. Anna Wintour	August 27, 2021 September 17, 2021 November 12, 2021			



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

#### Recommendation 2.1

 Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.

### Compliant

Each director has a three-fold duty of obedience, diligence, and loyalty to the corporation s/he serves. The director shall:

- a. Act within the scope of power and authority of the company and the Board as prescribed in the Articles of Incorporation, By-Laws, and in existing laws, rules and regulations;
- b. Exercise his/her best care-skill and judgment, and observe utmost good faith in the conduct and management of the business and affairs of the company; and
- c. Act in the best interests of the company and for the common benefit of the Company's shareholders and other stakeholders.

Principle 2.1 of the Company's RMCG states that "The Directors shall act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Company and all shareholders."

RMCG: <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a> (page 9)

Page 7 Section IV, Board Charter: <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board-Charter\_Final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board-Charter\_Final.pdf</a>

Website: <a href="http://www.philexmining.com.ph/key-mandates/">http://www.philexmining.com.ph/key-mandates/</a>



Recommendation 2.2			
'Board oversees the development,     review and approval of the     company's business objectives and     strategy.	Compliant	The Company created Silangan Committee – an Adhoc Committee of the Philex Board – to oversee the Company's biggest project, which is expected to complement Padcal and sustain the Company's long-term growth.	
2. Board oversees and monitors the implementation of the company's business objectives and strategy.  Output  Description:	Compliant	The Company's Board Charter provides that "The Board shall exercise the corporate powers, conduct the business, and control the properties of the Company and shall be responsible for fostering the long-term success of the Company and securing its sustained competitiveness in a manner consistent with its corporate objectives and the best interests of its stockholders and other stakeholders.  Page 7 Section IV, Board Charter: <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board-Charter_Final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board-Charter_Final.pdf</a> The Company's objectives are disclosed in Page 5, Glossy Annual Report <a href="http://www.philexmining.com.ph/wp-content/uploads/2019%20Annual%20Report.pdf">http://www.philexmining.com.ph/wp-content/uploads/2019%20Annual%20Report.pdf</a>	
1. Board has a clearly defined and updated vision, mission and core values.	Compliant	The Company's Vision and Mission and Core Values, which is reviewed annually, was last updated in 2018 by the management and approved by the Board of Directors on November 28, 2018. The goal is to develop a global mindset while keeping a Filipino heart.  Having expanded its Vision and Mission and geared this toward Philex Mining becoming a premier mining company as well as a highly-respected and world-class business entity, it is important for the company to keep its Core Values alive in the hearts and actions of its employees and key partners.  Vision/Mission: <a href="http://www.philexmining.com.ph/vision-and-mission/">http://www.philexmining.com.ph/vision-and-mission/</a> Core Values: <a href="http://www.philexmining.com.ph/core-values/">http://www.philexmining.com.ph/core-values/</a>	



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2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.  Output  Description:	Compliant	The Board of Directors reviews and approves the corporate strategies on an annual basis and monitors/oversees the implementation of such corporate strategies.  Further, the President provides leadership to the management in developing and implementing the business strategies, policies, processes and budgets approved by the Board. At every Board meeting, the President together with senior management, provide detailed reports on the status of the formulated Corporate Objectives and strategies.  The Company's Directors are guided by the Company's RMCG and Board Charter specifying its specific duties and responsibilities.  The Company's RMCG Principle 2.2 provides that the Board shall oversee the development of and approve the Company's business objectives and strategy, and monitor their implementation, in order to sustain the Company's long-term viability and strength.  RMCG  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf (page 9)	
Recommendation 2.3			
	Compliant		
Board is headed by a competent and qualified Chairperson.	Compliant	The Company's Chairman of the Board of Director is Mr. Manuel V. Pangilinan.  MANUEL V. PANGILINAN, Chairman, Non-Executive Director Age: 76 Date of First Appointment: November 28, 2008  Academic Background: Mr. Pangilinan graduated cum laude from the Ateneo de Manila University with a Bachelor of Arts degree in Economics. He received his Master of Business Administration degree from Wharton School of the University of Pennsylvania in 1968.	



		Business and Professional Background/ Experience: Mr. Pangilinan founded First Pacific Company Limited, a corporation listed on the Hong Kong Stock Exchange, in May 1981. He served as Managing Director of First Pacific Company Limited since its founding in 1981 until 1999. He was appointed Executive Chairman until June 2003, after which he was named Managing Director and Chief Executive Officer. In May 2006, the Office of the President of the Philippines awarded Mr. Pangilinan the Order of Lakandula, rank of Komandante, in recognition of his contributions to the country. He was named Management Man of the Year 2005 by the Management Association of the Philippines.	
		The full Profile of Mr. Pangilinan may be also found in the Company's Website, with links provided below:  Website: See Mr. Manuel V. Pangilinan <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf</a>	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers and management.	Compliant	The Company's Succession Planning Policy was subsequently endorsed by the Corporate Governance Committee. <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/Succession-Planning-Policy 05292018.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/Succession-Planning-Policy 05292018.pdf</a>	
Board adopts a policy on the retirement for directors and key officers.	Compliant	RMCG(Board Governance responsibility 2.4) (page 10)  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX- Revised-CG-Manual.pdf	
Recommendation 2.5			



Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	Directors shall not receive any compensation as such, except for reasonable per diems, unless such compensation is provided in the By-Laws or granted by a vote of the stockholders representing at least a majority of the outstanding capital stock of the Company  Key officers are entitled to receive fixed and variable remuneration, in accordance with the compensation plans approved by the Board. Variable remuneration includes (1) equity-based benefits and (2) productivity or performance based bonus scheme or under an approved plan.  Compensation Committee Charter  http://www.philexmining.com.ph/wp-content/uploads/2017/01/H-PX Compensation-Committee-Charter-Final.pdf  RMCG (Principle 2.5) (page 10)  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf	
Board adopts a policy specifying the relationship between remuneration and performance.	Compliant	There are no arrangements for additional compensation of directors other than that provided in the Company's by-laws, which provides compensation to the directors, at the Board's discretion to determine and apportion as it may deem proper, an amount up to one and a half percent (1½%) of the Company's net income before tax of the preceding year.  Variable compensation for the CEO and executive officers come in the form of:  (1) Stock options under the Company's Stock Option Plan; and (2) Bonuses under duly approved plans applying to groups or levels of employees (may be across the board or based on productivity or key results areas).	



<ol> <li>Directors do not participate in discussions or deliberations involving his/her own remuneration.</li> </ol>	Compliant	The officers receive bonuses solely under the above plans and no bonuses are paid to any officer outside of these plans.	
		To ensure that no director is involved in determining his own remuneration, recommendations of the Committee increasing the remuneration of the Board, if eventually approved, shall not take effect until after the expiration of the term of the Board; (Compensation Committee Charter 3.4)  Compensation Committee Charter	
		http://www.philexmining.com.ph/wp-content/uploads/2017/01/H-PX Compensation-Committee-Charter-Final.pdf	
		RMCG (Principle 2.5) (page 10) <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>	



Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.	Compliant	Duties and Responsibilities of the Compensation Committee under its Charter includes: Review and recommend, with delegated responsibility, the remuneration packages of directors and officers, keeping in mind the Board's corporate goals, objectives and strategies. This shall include, without limitation, basic salaries, deferred compensation, stock options and any benefits in kind, pension rights, incentive payments and any other compensation payments;  Compensation Committee Charter (page 2, section 3.2) <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/H-PX">http://www.philexmining.com.ph/wp-content/uploads/2017/01/H-PX</a> RMCG Board Governance responsibility 2.5) (page 10) <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>	
2. Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.	Compliant	President and CEO  The President/CEO is entitled to receive fixed and variable remuneration, in accordance with the compensation plans approved by the Board. Variable remuneration includes: (1) equity-based benefits (long-term) and (2) productivity or performance-based bonus scheme or under an approved plan (short-term).  Key Officers  Key officers are entitled to receive fixed and variable remuneration, in accordance with the compensation plans approved by the Board. Variable remuneration includes (1) equity-based benefits (long-term) and (2) productivity or performance based bonus scheme or under an approved plan (short-term).  The Company may grant productivity bonus based on the achievement of annual performance objectives on:  Production	



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	Safety records	
	Environmental Adherence	
	Core Net Income	
	The Company's Stock Option Plan (SOP) which was approved by the	
	board on April 27, 2011 but expired since 2020, covered managers in	
	accordance with the above philosophies and principles. The objectives of	
	the 2011 SOP were to:	
	1. enable qualified participants who are largely responsible for the	
	further growth and development of the Philex Group of Companies	
	to obtain an ownership interest in the Company;	
	2. encourage long-term commitment to the Group;	
	3. motivate them to continue their efforts in contributing to the long	
	term financial success of the Group; and	
	· ·	
	4. encourage other talents needed for the business to join the Group.	



Re	commendation 2.6			
1.	Board has a formal and transparent	Compliant		
	board nomination and election policy.		PMC also respects and recognizes the right of minority shareholders to nominate directors. This right is corollary to the right to vote, which is guaranteed under the	
2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	Corporation Code of the Philippines and recognized in the Company's By-Laws and RMCG. Under the Company's By-Laws, shareholders may submit nominations to the Board of Directors' Nominations Committee. The deadline for submission of nominations is on the 30th day of April of each year, or such other date as may be determined by the Board of Directors.	
3.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	For 2021, the deadline for nominations was on April 16, 2021, which was announced by the Company last February 24, 2021.  Kindly note of the following documents as reference to the Company's Nomination and Election Policy:	
4.	Board nomination and election policy includes how the board shortlists candidates.	Compliant	RMCG (Principle 2.6 page 10) <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</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	Guidelines on Search, Screening and Selection of Directors <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Guidelines-on-Search-Screening-and-Selection-of-Directors.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Guidelines-on-Search-Screening-and-Selection-of-Directors.pdf</a> Nominations Committee Charter including (Part V)	
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	http://www.philexmining.com.ph/wp-content/uploads/2017/01/D-PX Nomination-Committee-Charter-Final.pdf	
•	otional: Recommendation to 2.6			
1.	Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching	Compliant	Guidelines on Search, Screening and Selection of Directors:  http://www.philexmining.com.ph/wp- content/uploads/2017/05/Guidelines-on-Search-Screening-and- Selection-of-Directors.pdf  (ICD for example)	



	for candidates to the board of directors.			
R	ecommendation 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	On April 26, 2017, the Board approved the spin-off of the Related Party Transaction (RPT) Committee from the CG Committee and the establishment of its own Charter. Under the RPT Charter, material RPTs need the approval of all the Company's Independent Directors. The Board likewise approved the amendment of the RPT policy, which requires the RPT Committee to review RPT transactions instead of the CG Committee	
2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	All material and/or significant (RPT) are subject to the review and endorsement of the RPT Committee with the concurrence of all	
3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant		
			RPT Committee Charter  http://www.philexmining.com.ph/wp-content/uploads/2017/01/K- PX RPT-Committee-Charter -Final.pdf	
C.	Upplement to Recommendations 2.7		Related Party Transaction Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2019/10/PX">http://www.philexmining.com.ph/wp-content/uploads/2019/10/PX</a> RPT-Policy rev.pdf	



1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.

#### Compliant

For purposes of this Policy, a Material and/or Significant RPT shall cover all transactions meeting the materiality threshold. Transactions amounting to ten percent (10%) or more of the total assets that were entered into with an unrelated party that subsequently becomes a related party may be excluded from the limits and approval process required in the policy. However, any alteration to the terms and conditions, or increase in exposure level, related to these transactions after the non-related party becomes a related party shall subject the material RPT to the requirements of this Material RPT Rules. The prospective treatment should, however, be without prejudice to regulatory actions that may be enforced for transactions noted to have not been conducted on an arm's length basis.

## **RPT Policy**

http://www.philexmining.com.ph/wp-content/uploads/2019/10/PX RPT-Policy\_rev.pdf

RPT Committee Charter
<a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/K-">http://www.philexmining.com.ph/wp-content/uploads/2017/01/K-</a>
PX RPT-Committee-Charter -Final.pdf



<ol> <li>Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.</li> </ol>	Non- Compliant	Provide information on voting system, if any.	In view of a number of factors, a voting system as called for in this item has not been established. However, the objective of ensuring that related party transactions are fair and at arm's length is achieved because shareholders elect independent directors who are expected to represent the interest of non-related party shareholders in the review of significant or material related party transactions.
			The Company's independent directors are members of the Related Party Transactions Committee. The Chairman is Mr. Wilfredo A. Paras, an Independent Director. All significant or material related party transactions are subject to the review and endorsement of the said Committee, which endorsement must be concurred in by all Independent Directors. Endorsement of the Committee is required prior to Board approval of the related party transaction.
			RPT Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2019/10/PX">http://www.philexmining.com.ph/wp-content/uploads/2019/10/PX</a> RPT- <a href="http://www.philexmining.com.ph/wp-content/uploads/2019/10/PX">POlicy rev.pdf</a>



•		
Recommendation 2.8		
Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	The Board is primarily responsible for approving the selection and assessing the performance of the Management led by the Chief Executive Officer (CEO), and control functions led by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive).  RMCG(Principle 2.8) (page 11)  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf  Specific Duties of the Board as stated in the Company's Board Charter includes the "selection and appointment of the CEO and other Senior Officers as defined under the Company's By-laws.  Board Charter http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board-Charter Final.pdf  Company's Chief Compliance Officer is Mr. Romeo B. Bachoco while the Chief Audit Executive is Ms. Geraldine B. Ateo-an.
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	Board Performance Appraisal Assessment Policy  The objective of this Policy, which was approved on February 25, 2015, is to enable the Board to periodically identify overall strengths and specific areas for improvements based on the results of assessment, and to obtain important feedback and views from the members of the Board, which will collectively form part of the Company's overall strategy, and/or its future directions or endeavors. Directors will be requested to complete a standard self-assessment annually, which will be evaluated as follows:    Performance Evaluation   Self - Assessment   Evaluated By



		Director	/	Individual	
		Director	/	Director/s	
		Board Committees	/	Member of Committee	
		President and CEO	N/A	Individual	
		The Board Assessment of the http://www.philexmining.co Performance-Appraisal-Asse The Chief Risk Officer, Chief assessed on their performance and onwards. The CRO's, CCO's and C Committee on May 29, 2018 http://www.philexmining.co	e CEO m.ph/wp-conte ssment-Policy.pe Compliance Off ance on an ar AE's Assessmen . m.ph/wp-conte	df icer and Chief Audit Executive will not basis, starting with their 2 t Forms was endorsed by the	2017
Recommendation 2.9					
Board establishes an effective performance management framework that ensures that Management's performance is at par	Compliant	Key Results Area (KRA) Sy approved by the Board, t	stem developed o ensure that m	ement framework, through the d by management and anagement's performance is at and the Senior Management.	
with the standards set by the Board and Senior Management.		plenary powers over mat and ordinary business of t	ters of governar he Corporation cting collectivel oncerns of the C		
Board establishes an effective performance management framework that ensures that	Compliant	judgment.			



personnel's performance is at par with	Please see Board Charter Section V (pages 8-10) Specific Duties and
the standards set by the Board and	Function
Senior Management.	http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-
	Board-Charter Final.pdf



Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	Compliant	The Company has in place an internal control system whereby the internal audit can conduct independent and objective internal-audit activities designed to add value, improve the company's operations, and help it accomplish its objectives.	
		The Company's Internal Control System	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	The System provides for a risk-based approach for internal audit processes, by identifying possible risks and checking whether controls/ mitigating processes are in place. This shall provide a systematic and disciplined approach in the evaluation and improvement of the effectiveness of risk management, control, and governance processes through which the Board, management, and	
Board oversees that an appropriate internal control system is in place.	Compliant	stockholders shall be provided with reasonable assurance that the company's key organizational and procedural controls are appropriate, adequate, effective and complied with. For this purpose, pertinent categories include the following:  i. effectiveness and efficiency of operations;	
4. Board approves the Internal Audit Charter.	Compliant	ii. reliability of financial reporting; iii. compliance with applicable laws and regulations; and iv. safeguarding of assets.	
		Internal Control System <a href="http://www.philexmining.com.ph/risk-management/">http://www.philexmining.com.ph/risk-management/</a>	
		Internal Audit <a href="http://www.philexmining.com.ph/internal-audit/">http://www.philexmining.com.ph/internal-audit/</a>	
		Internal Audit Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/F-1Revised-IA-Charter-Revision-No4.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/F-1Revised-IA-Charter-Revision-No4.pdf</a>	
		Board Risk Oversight Committee Charter http://www.philexmining.com.ph/wp-content/uploads/2017/01/J-PX BROC- Charter-Final.pdf	
Recommendation 2.11			



Review of Risk Management and Internal Control Systems   Part Risk Management (ERM)   Interview of Markial Controls including financial, operational, and compliance controls, and risk management (ERM)   Framework to effectively identify, monitor, assess and manage key business risks.				
eliminate identified physical, socio-ecological and economic risks inherent in its mining business thereby ensuring a productive and profitable operation."  Risk Management Policy <a href="http://www.philexmining.com.ph/risk-management/">http://www.philexmining.com.ph/risk-management/</a> Internal Audit <a href="http://www.philexmining.com.ph/internal-audit/">http://www.philexmining.com.ph/risk-management/</a> Board Risk Oversight Committee Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/J-PX BROC-Charter-Final.pdf">http://www.philexmining.com.ph/mp-content/uploads/2017/01/J-PX BROC-Charter-Final.pdf</a> Recommendation 2.12  1. Board has a Board Charter that  Compliant  The Company's Board Charter sets forth its purposes, authority, duties and	has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.  2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management		The review of material controls, including financial, operational, and compliance controls, and risk management functions – including the identification, evaluation, and management of all material risks related to enterprise risk management (ERM) – are done twice a year and attested by the confirmation statements, signed by the Chairman of the Audit Committee, Internal Audit Head, the Risk Committee and the Chief Risk Officer, and submitted to First Pacific Company Limited based in Hong Kong.  In addition, the Company engages IMIU (International Mining Industry Underwriters), a well-respected Lloyds underwriter in London in the field of mining, to assist in its risk management. IMIU is widely engaged by other reinsurers to conduct independent risk assessments, which is required by the London reinsurers prior to the yearly renewal of Padcal properties insurance. IMIU Risk Engineers have been conducting risk assessment exercises on site Padcal Mine since May 2015.  An effective management of risk is vital to the continued growth and success of the Group and the Company is committed to manage risks in a proactive and effective manner across the organization. This commitment is embodied in the Philex Group Risk Management Philosophy Statement, as follows:	
1. Board has a Board Charter that Compliant The Company's Board Charter sets forth its purposes, authority, duties and			eliminate identified physical, socio-ecological and economic risks inherent in its mining business thereby ensuring a productive and profitable operation."  Risk Management Policy <a href="http://www.philexmining.com.ph/risk-management/">http://www.philexmining.com.ph/risk-management/</a> Internal Audit <a href="http://www.philexmining.com.ph/internal-audit/">http://www.philexmining.com.ph/internal-audit/</a> Board Risk Oversight Committee Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/J-PX_BROC-">http://www.philexmining.com.ph/wp-content/uploads/2017/01/J-PX_BROC-</a>	·
1. Board has a Board Charter that Compliant The Company's Board Charter sets forth its purposes, authority, duties and			· · · · · · · · · · · · · · · · · · ·	
		T		
formalizes and clearly states its responsibilities, structure and procedures in accordance with Securities and		Compliant		
	formalizes and clearly states its		responsibilities, structure and procedures in accordance with Securities and	



roles, responsibilities and accountabilities in carrying out its fiduciary role.  2. Board Charter serves as a guide to the directors in the performance of their functions.  3. Board Charter is publicly available	Compliant  Compliant	Exchange Commission Memorandum Circular No. 19, Series of 2016, otherwise known as the Revised Code of Corporate Governance for Publicly Listed Companies issued on November 22, 2016.  Board Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board-Charter Final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board-Charter Final.pdf</a>	
and posted on the company's website.	·		
Additional Recommendation to Princip			
Board has a clear insider trading policy.	Compliant	Consistent with the Company's adherence to the principles of good corporate governance, the Insider Trading Policy was issued to prohibit dealings by corporate insiders in Company shares of stock.	
		Coverage This Policy applies to and shall be implemented by all members of the Board of Directors (each a "Director" and collectively, the "Directors"), Employees (each, an "Employee" and collectively, the "Employees"), and Consultant/s of PMC.	
		Amended Policy on Dealings in Company Shares of Stock <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Amended-Policy-on-Dealings-in-Company-Shares-of-Stock.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Amended-Policy-on-Dealings-in-Company-Shares-of-Stock.pdf</a>	
Optional: Principle 2			
<ol> <li>Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.</li> </ol>	Compliant	The Company shall not, directly or indirectly through any subsidiary or affiliate, grant or arrange for any credit, or extensions thereof, in the form of personal loans to any directors or officers, unless allowed by applicable laws and regulations.  Please see Code of Business Conduct and Ethics Under Conflict of Interest <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Code-of-Business-Conduct-and-Ethics.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Code-of-Business-Conduct-and-Ethics.pdf</a>	
<ol><li>Company discloses the types of decision requiring board of directors' approval.</li></ol>	Compliant	Please see Board Charter Specific Duties of Directors:  http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board- Charter Final.pdf	



The types of decisions requiring Board of Directors' approval are, but not limited to, the following: 1. Approval of Dividends 2. Approval of Company Policies including Corporate Governance Policies 3. Appointment of New Director 4. Approval of Stockholders Meeting and Amendments to Articles of Incorporation or By Laws subject for approval of the Stockholder 5. Press Release on the Company's Operational and Financial Performance on Quarterly basis 6. Stock Option Plan 7. Borrowing or lending money; 8. Hiring or resignation of members of senior management 9. Appointment of a new Member of the Board 10. Sale or other distribution of all or substantially all of the assets of the company; 11. Dissolution or winding up of the company; and 12. Entering into any agreements that could be of material importance to the company or RPTs 13. Annual Budget; Material Transactions approved by the Board are disclosed by the Company via PSE Edge, SEC 17-C and the website: Disclosures: http://www.philexmining.com.ph/sec-form-17-c-2/



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

ecommendation 3.1	T	
Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	Board Committees are set up, to the extent possible, to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established are detailed in their publicly-available Committee Charters.  http://www.philexmining.com.ph/the-board-committees/
ecommendation 3.2		
. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	Compliant	The primary purpose of the Company's Audit Committee is to assist the Board in its oversight of the following:  i. the integrity of the Company's accounting and financial reporting principles and policies, and system of internal controls, including the integrity of the Company's financial statements and the independent audit thereof;  ii. the Company's compliance with legal and regulatory requirements;  iii. the Company's audit process and the performance of the Company's internal audit organization and External Auditor, including the External Auditor's qualifications and independence and;  Its duties and responsibilities include recommendation of the appointment and removal of the company's external auditor.  Audit Committee Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-Charter-1.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-Charter-1.pdf</a>



2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Non- Compliant	Audit Committee Oscar J. Hilado – Independent Director, Chairman  Joseph H.P. Ng – Non-Executive Director  Ms. Anita B. Quitain – Non Executive Director  Marilyn A. Victorio-Aquino- Non-Executive Director  Wilfredo A. Paras- Independent Director  Please see profile of each director: <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>	The Company's Audit Committee is composed of five (5) Non-Executive Directors, including the Company's two (2) Independent Directors, one of which is Chairman of the Committee. The objective of effectively overseeing the senior management in establishing and maintaining an adequate, effective and efficient internal control framework is achieved because all members of the Audit Committee are Non-Executive Directors, and each is thus capable of providing an impartial view on senior management's performance in the relevant areas. The professional qualifications and stature of the Company's Independent Directors also ensures that their views are acknowledged and considered by the other members of the Committee even if the said Independent Directors do not comprise majority of the Committee.

V.	Evolution of the Control of the Cont
0	Aftermembers of the
	committee have relevant
	background, knowledge, skills,
	and/or experience in the areas
	of accounting, auditing and
	finance.

### Compliant

The Audit Committee Chairman is Mr. Oscar J. Hilado, a Certified Public Accountant, and a Doctorate in Business Management and was the Chairman & Chief Executive Officer of Philippine Investment Management (PHINMA), Inc. (January 1994 to August 2005), and currently the Chairman of the Board.

Mr. Joseph H.P. Ng received an MBA and a Professional Diploma in Accountancy from Hong Kong Polytechnic University. He is a member of the Hong Kong Institute of Certified Public Accountants, the Association of Chartered Certified Accountants and the Institute of Chartered Accountants in England and Wales.

Ms. Anita B. Quitain has a Bachelor of Science Degree in Elementary Education from the University of Mindanao. Ms. Quitain is currently a Commissioner of the Social Security System (SSS). She previously held the following SSS positions: Section Head of Membership, Real Estate, Operations, Accounting, Membership Assistance Center and Sickness, Maternity and Disability in Region 9. Ms. Quitain officially retired from the SSS in 2019 after thirty-one (31) years of continuous and dedicated service.

Ms. Marilyn A. Victorio-Aquino graduated cum laude (class salutatorian) from the University of the Philippines College of Law in 1980 and placed second in the Philippine Bar Examinations. She was a partner in Sycip Salazar Hernandez and Gatmaitan Law Offices. Ms. Aquino's practice focused on banking, finance securities, construction and infrastructure, investments, mergers and acquisitions, and mining and natural resources.

Mr. Wilfredo A. Paras had his Master in Business Administration at the De La Salle University in 1991. He also completed an Executive Program at the University of Michigan at Ann Arbor, Michigan, USA. Mr. Paras was previously the Executive Vice President, Chief Operating Officer and Director of JG Summit Petrochemical Corporation, President and Director of PT Union Carbide Indonesia, Managing Director of Union Carbide Singapore, and Business Director for Union Carbide Asia Pacific.

Please see full profile of each director:

http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf

SEC Form 17-A as well provides (Profile of each Director)

http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf



4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Non- Compliant	The Audit Committee Chairman is Mr. Oscar J. Hilado, a Certified Public Accountant, and a Doctorate in Business Management and was the Chairman & Chief Executive Officer of Philippine Investment Management (PHINMA), Inc. (January 1994 to August 2005), and currently the Chairman of the Board.  Please see full profile of each director: <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf</a> SEC Form 17-A as well provides (Profile of each Director) <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>	The Chairman of the Audit Committee, Mr. Oscar J. Hilado, the Company's Lead Independent Director, is also the Chairman of the Board Risk Oversight Committee. Mr. Hilado's qualifications and stature make him best suited to chair both Committees. His performance as Chairman of both Committees shows that he has the capacity to be effective as both at the same time.		
Supplement to Recommendation 3  1. Audit Committee approves all	2 Compliant	The Audit Committee Charter provides that the Audit Committee	shall:		
non-audit services conducted by the external auditor.		The Audit Committee Charter provides that the Audit Committee shall:  3.1.3. review and approve in consultation with the Internal Audit Head and the head of the finance organization, all audit and non-audit services to be performed by the External Auditor and all fees to be paid to the External Auditor for such services; and ensure that non-audit services, if allowed or approved, are disclosed in the Company's annual report;  Audit Committee Charter (Duties and Responsibilities 3.1.3) <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-Charter-1.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-SEC Form 17-A</a> SEC Form 17-A as well provides (Profile of each Director) <a href="https://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>			
Audit Committee conducts     regular meetings and     dialogues with the external     audit team without anyone     from management present.	Compliant	Please see Secretary's Certification (Annex A)			
Optional: Recommendation 3.2					



1.	Audit Committee meet at least four times during the year.	Compliant	Matters vicorrespondent special conference of the component of the conference of the	In 2021, the Audit Committee had five meetings:  22 February 2021: The Committee reviewed the 2020 AFS, discussed Key Audit Matters with the external auditors and recommended the financial reports and corresponding disclosures for Board approval. It likewise reviewed and approved the external auditors' scope of work and all audit fees.  25 April, 26 July, and 25 October 2021: The Chief Audit Executive, Ms.  Geraldine B. Ateo-an, presented the Internal Audit Plan, the Internal Audit Quarterly Accomplishment Reports, and various Internal Audit findings. Chief Financial Officer Mr. Romeo B. Bachoco also presented Quarterly Financial Performance vis-à-vis the previous years and against budget. The Committee likewise reviewed the Company's internal control and risk management system and discussed First Pacific Code of Corporate Governance practices questionnaire for compliance and submission to First Pacific Company, Limited.  1 December 2021 – the Committee approved the audit plan for 2022.		
2.	Audit Committee approves the appointment and removal of the internal auditor.	Compliant	3.2.1 re w e a b Audit Co	eview the appointment, removal and replacement of the Internal Audit Head who shall be appointed by Management in accordance with the Company's employment policies but shall functionally report directly to the Committee, and ensure that the internal audit organization shall be free from interference by Management in the performance of its work;  symmittee Charter (Duties and Responsibilities 3.2.1)  www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-ree-Charter-1.pdf		
Re	Recommendation 3.3					
Board establishes a Corporate     Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.  Compliance  Complianc		mpliant	The primary purpose of the Corporate Governance Committee is to assist the Board in performing the corporate governance duties as required under the RMCG, Code of Corporate Governance of the Securities and Exchange Commission (SEC), and the Corporate Governance Guidelines and the listing rules of the Philippine Stock Exchange (PSE).  Corporate Governance Committee Charter			



http://www.philexmining.com.ph/wp-content/uploads/2017/01/G-PX-CG-Committee-Charter final.pdf

The Company has separate Nominations and Compensation Committees:

The Nominations Committee ensures that the selection process for directors is based on the competency and capability of nominees to evaluate, in accordance with the guidelines aligned with the Company's Mission/Vision and strategic directions, the soundness of the Company goals and objectives as well as the adequacy of the Board's duties and responsibilities.

Nomination Committee Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/D-PX\_Nomination-Committee-Charter-Final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/D-PX\_Nomination-Committee-Charter-Final.pdf</a>

The Compensation Committee's purpose is to establish a formal and transparent procedure for recommending the appropriate remuneration of directors consistent with Corporation Code and officers (Vice President and above, as per the Company's By-Laws) of the Company to ensure that their compensation is consistent with the Company's financial strategy, sound risk culture as well as the business environment in which it operates.

Compensation Committee Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/H-PX">http://www.philexmining.com.ph/wp-content/uploads/2017/01/H-PX</a> Compensation-Committee-Charter-Final.pdf



least three me	overnance composed of at embers, all of whom ependent directors.	Non- Compliant	Marilyn A. Vi Chairman Oscar J. Hilo Wilfredo A. F Please see f http://www content/upl SEC Form 17 http://www.	Governance Committee:  ictorio-Aquino – Non-Executive Director,  ado – Independent Director  Paras- Independent Director  ull profile of each director:  philexmining.com.ph/wp- oads/2022/05/2022-PHILEX-DIRECTORS  7-A as well provides profile of each Direct  philexmining.com.ph/wp-	<u>.pdf</u> tor)	The Corporate Governance Committee is composed of three (3) members, including the Company's two (2) Independent Directors. Independence of the Committee is ensured because the Independent Directors comprise a majority of the Committee.
	the Corporate Committee is an director.	Non- Compliant	Atty. Victo salutatorian of Law in 19 Examination Company L law practice Law Offices, Please see for http://www.content/upl SEC Form 17 http://www.	rio-Aquino graduated cum laude ) from the University of the Philippines Co 280 and placed second in the Philippin is. She is an Assistant Director of First P imited since July 2012, following her 32 e at SyCip Salazar Hernandez and Gatm , where she was Partner from 1989 to 201  ull profile of each director: philexmining.com.ph/wp- oads/2022/05/2022-PHILEX-DIRECTORS 7-A philexmining.com.ph/wp- oads/2021/05/2020-PX-SEC17A-REPORT.p	(class bllege le Bar acific 2-year naitan 2.	The Chairperson of the Corporate Governance Committee is Atty. Marilyn A. Victorio-Aquino. Atty. Aquino's qualifications make her best suited for the position of Chairperson of the Committee. Her effectiveness as Chairperson of the Committee is reflected in the Company's excellent performance in the area of corporate governance. While Atty. Aquino is not an Independent Director, the independence of the Committee is assured because a majority of the Committee, i.e. 2 out of 3, are Independent Directors.  The Chairman of the Corporate Governance Committee is a Non-Executive Director. While not an ID her role is basically to synchronize CG policies across the First Pacific Group.
Optional: Recom	mendation 3.3.					
•	overnance Committee uring the year.		lon Compliant			



	•			The Corporate Governance Committee did not meet in 2021.
Re	commendation 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	The primary purpose of the Committee is to assist the Board in assessing and managing enterprise risks, including financial, regulatory, strategic and operational risks, and ensuring that there is an effective and integrated risk management process developed for the benefit of the Company and its shareholders.  Board Risk Oversight Committee Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/J-PX BROC-Charter-Final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/J-PX BROC-Charter-Final.pdf</a>	
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Non- Compliant	Board Risk Oversight Committee  Oscar J. Hilado – Independent Director, Chairman Joseph Ng – Non-Executive Director Michael G. Regino – Non-Executive Director Marilyn A. Victorio-Aquino- Non-Executiv Director Wilfredo A. Paras- Independent Director	



3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.  3. The Chairman of the BROC is not the Chairman of the BROC is not the BROC is not the Chairman of the Chairman of the Chairman of the BROC is not the Chairman of t	Non- Compliant	The Board Risk Oversight Committee Chairman is Mr. Hilado, a Certified Public Accountant, and a Doctorate in Business Management and was the Chairman & Chief	
		Executive Officer of Philippine Investment Management (PHINMA), Inc. (January 1994 to August 2005), and currently the Chairman of the Board.	Hilado, the Company's Lead Independent Director, who is also Chairman of the Audit Committee. Mr. Hilado's qualifications and stature make him best suited to chair both Committees. His performance as Chairman of both Committees shows that he has the capacity to be effective as both at the same time.  The Chairman of the Risk Committee does not hold any executive position therefore
			he has ample time to focus on different audit and risk oversight responsibilities.



4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.

## Compliant

The Board Risk Oversight Committee is composed of individuals who have been Executive Directors, President and lawyers of different Corporations gaining relevant knowledge on the different aspects of risk and risk management of the mining industry:

The Chairman is *Mr. Hilado*, a Certified Public Accountant, and a Doctorate in Business Management and was the Chairman & Chief Executive Officer of Philippine Investment Management (PHINMA), Inc. (January 1994 to August 2005), and currently the Chairman of the Board.

Mr. Joseph H.P. Ng received an MBA and a Professional Diploma in Accountancy from Hong Kong Polytechnic University. He is a member of the Hong Kong Institute of Certified Public Accountants, the Association of Chartered Certified Accountants and the Institute of Chartered Accountants in England and Wales.

Mr. Regino served as the President and member of the Board of Directors of San Agustin Services, Inc., Agata Mining Ventures, Inc. and Exploration Drilling Corp.; as the Senior Vice President and Chief Operating Officer of St. Augustine Gold and Copper Ltd.; and, as the Executive Director of TVI Resources Development Phils., Inc. He also became one of the members of the Board of Directors of Nationwide Development Corporation and KingKing Mining Corp., where he took charge of the Davao operations.

Ms. Victorio-Aquino is an Assistant Director of First Pacific Company Limited since July 2012, following her 32-year law practice at SyCip Salazar Hernandez and Gatmaitan Law Offices, where she was Partner from 1989 to 2012. Ms. Aquino's practice focused on banking, finance securities, construction and infrastructure, investments, mergers and acquisitions, and mining and natural resources.

Mr. Paras was previously the Executive Vice President, Chief Operating Officer and Director of JG Summit Petrochemical Corporation, President and Director of PT Union Carbide Indonesia, Managing Director of Union Carbide Singapore, and Business Director for Union Carbide Asia Pacific.

Please see full profile of each director:

SEC Form 17-A

http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf

### Recommendation 3.5



Board establishes a Related     Party Transactions (RPT)     Committee, which is tasked with     reviewing all material related     party transactions of the     company.	Compliant	The primary purpose of the Committee is to assist the Board in reviewing all material related party transactions of the Company.  Related Party Transaction Committee Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/K-PX RPT-Committee-CharterFinal.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/K-PX RPT-Committee-CharterFinal.pdf</a>	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Related Party Transactions Committee  Wilfredo A. Paras – Independent Director, Chairman Oscar J. Hilado – Independent Director Marilyn A. Victorio-Aquino – Non-Executive Director  Please see full profile of each director: <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>	



Recommendation 3.6	Recommendation 3.6			
All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	The Board Committees will monitor the activities and undertake a regular review of matters under their respective areas. The different Committee Charters set forth its purposes, authority, duties and responsibilities, structure and procedures in accordance with PMC's  Revised Manual on Corporate Governance <a href="http://www.philexmining.com.ph/the-board-committees/">http://www.philexmining.com.ph/the-board-committees/</a> The Company's evaluation of Committees is included in the Company's Board Performance, Appraisal and Assessment Policy, the basis of which are the individual Committee Charters.  Board Performance, Appraisal and Assessment Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Board-">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Board-</a>		
Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	Performance-Appraisal-Assessment-Policy.pdf		
3. Committee Charters were fully disclosed on the company's website.	Compliant	The different Board Committee Charters are disclosed in the link below: <a href="http://www.philexmining.com.ph/the-board-committees/">http://www.philexmining.com.ph/the-board-committees/</a>		



Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.

their duties and responsibilities, including sufficient time to be familiar with the corporation's business.			
Recommendation 4.1			
The Directors attend and actively participate in all meetings of the Board,     Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	The Board has a pre-determined schedule of meetings at the beginning of each calendar year. Discussions during these meetings are open and independent views are given due consideration. As necessary, the Board likewise holds meetings through the use of telecommunications or other electronic media.  RMCG (Principle 4.1) page 14 <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>	
The directors review meeting materials for all Board and Committee meetings.	Compliant	The Board shall schedule and hold regular meetings in accordance with its By-Laws and convene for special meetings when required by business exigencies. The notice and agenda of the meeting and other relevant meeting materials shall be furnished to the Directors prior to each meeting. The Corporate Secretary shall ensure that minutes are taken during every Board Meeting in accordance with the By-Laws.  Board Charter page 11  http://www.philexmining.com.ph/wp-content/uploads/2017/01/A-Board-Charter_Final.pdf  The Company regularly sends soft copies of the complete set of Board materials to directors via e-mail at least five days in advance. The hard copies are physically distributed on the day of the Board meeting or earlier upon request of director/s.	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	The Company's RMCG provides that: 4.1 The Directors shall attend and actively participate in all meetings of the Board, Committees, and Shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent them from doing so. In Board and Committee meetings, the Director shall review meeting materials and if called for, ask the necessary questions or seek clarifications and explanations.  RMCG (Principle 4.1) page 14	



http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-F Manual.pdf	Revised-CG-
<u>Manuai.par</u>	

Recommendation 4.2			
1. Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Non- Compliant	Please see profile of each Directors: http://www.philexmining.com.ph/wp- content/uploads/2022/05/2021-SEC-FORM-17A- ANNUAL-REPORT.pdf	The Company's Non-Executive Directors concurrently serve as Directors, as much as practicable, to a maximum of five publicly listed companies and have sufficient time to fully prepare for meetings, challenge management's proposals/views, and oversee the long-term Corporate objectives.  A majority of the Company's Non-Executive Directors, i.e. 7 out of 9, serve as Directors in less than five (5) publicly-listed companies. Each of Mr. Manuel V. Pangilinan (Chairman) and Mr. Oscar J. Hilado (Lead Independent Director) are Directors in five (5) other publicly-listed companies. However, their performance as Chairman and Lead Independent Director, respectively, show that they have sufficient time to fully prepare for meetings, challenge Management's proposals/ views, and oversee the long-term strategy of the Company.



Recommendation 4.3			
The directors notify the company's board before accepting a directorship in another company.	Compliant	The Company's RMCG provides that:  4.4 A Director shall notify the Board where s/he is an incumbent Director before accepting a directorship in another company.  RMCG (Principle 4.4) <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>	
Optional: Principle 4	Commission	The Course and I Free white Directors are Mr. Fulcille D. Austin, Jr. and I Alle Devil.	
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	The Company's Executive Directors are Mr. Eulalio B. Austin, Jr. and Atty. Barbara Anne C. Migallos, both having only one Directorship in other listed companies outside Philex Mining Corporation.	
		Their Directorship in other listed companies are disclosed in the following:  Please see full profile of each director:	
		SEC Form 17-A <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>	
Company schedules board of directors' meetings before the start of the financial year.	Compliant	The Board has a pre-determined schedule of meetings at the beginning of each calendar year. Discussions during these meetings are open and independent views are given due consideration. As necessary, the Board likewise holds meetings through the use of telecommunications or other electronic media. The Corporate Secretary assists in preparing an annual schedule of Board and committee meetings and the annual board calendar, and assisting the chairs of the Board and its committees to set agenda for those meetings.  RMCG page 7  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf	
3. Board of directors meet at least six times during the year.	Compliant	The Board of Directors met ten 12 times in 2021.  Please see Annex A	



4.	Company requires as minimum quorum of at least 2/3 for board decisions.	Non- Compliant	Indicate the required minimum quorum for board decisions	Attendance at Board meetings was generally 100%, and in instances where the attendance was less than 100%, in no instance was attendance less than 2/3 of the members of the Board.
				The Company complies with the Corporation Code in that a majority of all of the members of the Board of Directors constitutes a quorum.



Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs

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Recommendation 5.1		
The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Non- Compliant	The Company has eleven (11) directors, two (2) of whom are independent directors. It is compliant with Sec. 38 of the SRC.  The Board has reviewed the Company's present complement of directors, its productivity and goals achievement over the past three years and the availability of a qualified person who would be suitable and an appropriate fit for the corporate organization. After extended discussions, the Board has deferred the election of a third independent director to a more opportune and appropriate time.
		The objective of having the Board exercise objective and independent judgment on all corporate affairs is nonetheless achieved because even the non-Independent Directors of the Company exercise objective and independent judgment owing to their fiduciary duty and loyalty to the Company, and not necessarily to the shareholders they are related to. For instance, in discussing major corporate actions, the Chairman, Mr. Manuel V. Pangilinan, always makes it a point to discuss the implications of such corporate actions to the Company, on the one hand, and to a particular shareholder

or shareholders, on the other, to emphasize that there is a distinction between the two, and that Directors should vote

in favour of the Company's interests.



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Recommendation 5.2		
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Please see full profile of each director: <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2022-PHILEX-DIRECTORS.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022-PHILEX-DIRECTORS.pdf</a> Glossy Annual Report page 21: <a href="http://www.philexmining.com.ph/wp-content/uploads/2020/Philex%20Mining%202020%20Annual%20Report%20FA.pdf">http://www.philexmining.com.ph/wp-content/uploads/2020/Philex-Mining-Company's Definitive Information Statement (DIS) </a>



		Certificates of Qualification as Independent Director of Messrs. Hilado and Paras are attached to the Definitive Information Statement.  Definitive Information Statement <a href="http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf">http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf</a>	
2. The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	5.3 Independent Directors shall serve for a maximum cumulative term of nine (9) years, reckoned in accordance with pertinent rules of the SEC after which the Independent Director shall be perpetually barred from re-election as such in the Company, but may continue to qualify for nomination and election as a Non-Independent Director. In the instance that the Company wants to retain an Independent Director who has served for nine (9) years beginning January 2012, the Board should provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting.  RMCG (Principle 5.3) page 14-15 <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	Compliant	Independent Directors shall serve for a maximum cumulative term of nine (9) years, reckoned in accordance with pertinent rules of the SEC after which the Independent Director shall be perpetually barred from re-election as such in the Company, but may continue to qualify for nomination and election as a Non-Independent Director. In the instance that the Company wants to retain an Independent Director who has served for nine (9) years beginning January 2012, the Board should provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting.  RMCG (Principle 5.3) pages 14-15 <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>	
Recommendation 5.4			



1	The positions of Chairman	Compliant	The Chairman of the Board is Mr. Manuel V Pangilinan while the Chief Executive	
	of the Board and Chief		Officer is Mr. Eulalio B. Austin, Jr.	
	Executive Officer are held			
	by separate individuals.			



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2.	The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Chairman's Role The Chairman of the Board ensures that the Board functions effectively. He assists in ensuring compliance with best practices in corporate governance policies and practices. He provides leadership to the Board and ensures that the Board works effectively. He discusses key issues in a timely manner – taking into account proposals and recommendations of the CEO and management. In addition, the Chairman ensures that an open line of communication and a free flow of information between Management and the Board are maintained.	
			The President and the Chief Executive Officer (CEO) The President and CEO shall be responsible for the general care, management, and administration of the business of the Company. He ensures that the operational and financial affairs of the Company are managed in a sound and prudent manner and those financial and internal controls are adequate and effective to ensure reliability integrity of financial and operational information. Further, he oversees the effectiveness and efficiency of operations and safeguards assets in compliance with laws, rules and regulations. The President and CEO provides leadership to the management in developing and implementing business strategies, policies, processes and budgets to the extent approved by the Board and takes the lead in identifying and managing operational, financial, and other business risks.	
			RMCG (Principle 2.3: Chairman's Role and Principle 5.4: President and CEO's Role)  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf  Website	
			http://www.philexmining.com.ph/key-mandates/	
Re	ecommendation 5.5			



If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Compliant	On August 2, 2017, the Company appointed a Lead Independent Director: Disclosure on Appointment of Lead Independent Director <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/04/Appointment-of-Lead-Independent-Director-and-Data-Protection-Officer.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/04/Appointment-of-Lead-Independent-Director-and-Data-Protection-Officer.pdf</a>	
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	Transactions, which are or may have the potential of being deemed as Conflict of Interest transactions, are prohibited. All business decisions of the Directors, Employees and Consultants must be based on the best interest of PMC and its subsidiaries and affiliates and must not be motivated by personal considerations and other relationships that can interfere with their independent judgment.  Revised Manual on Corporate Governance Principle 5.5 page 15 http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf  Code of Business Conduct and Ethics http://www.philexmining.com.ph/wp-content/uploads/2017/05/Codeof-Business-Conduct-and-Ethics.pdf  Conflict of Interest Policy http://www.philexmining.com.ph/wp-content/uploads/2017/05/Conflict-of-Interest-Policy.pdf	



Recommendation 5.7			
1. The non-executive directors (NEDs) have	Compliant		
separate periodic meetings with the external		Please see Secretary's Certification (Annex A)	
auditor and heads of the internal audit,			
compliance and risk functions, without any			
executive present.			
2. The meetings are chaired by the lead	Compliant		
independent director.			
Optional: Principle 5			
1. None of the directors is a former CEO of the		Provide name/s of company CEO for the past 2 years	
company in the past 2 years.	Compliant		
		None of the Current Company's Director has been a former CEO of	
		Philex over the last two years. Mr. Eulalio B. Austin has been the President	
		and CEO of the Company since April 3, 2013.	

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



Board conducts an annual self-assessment of its performance as a whole.	Compliant	Board Performance Appraisal/ Assessment Policy This policy enables the Board to annually identify overall strengths and			
The Chairman conducts a self-assessment of his performance.	Compliant	specific areas for improvements based on results of assessment, and to obtain important feedback and views from the members of the Board which will collectively form part of Company's overall strategy,			
The individual members conduct a self- assessment of their performance.	Compliant	performance and/or future directions or endeavors.  Performance Self			
4. Each committee conducts a self-assessment of its performance.	Compliant	Evaluation Assessment Evaluated By			
		Board of Individual Directors Director/s			
		Director(including / Individual the Chairman) / Director/s			
		Board / Member of Committee			
		President and N/A Individual Director/s			
		The Board conducted a performance evaluation last 07 May 2019 covering the year 2018 performance individually and as a Board.  Board Performance Appraisal/ Assessment Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Board-Performance-Appraisal-Assessment-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Board-Performance-Appraisal-Assessment-Policy.pdf</a>			
5. Every three years, the assessments are supported by an external facilitator.	Compliant	The Company plans to hire an external facilitator after the third year of assessment, reckoning the adoption of the Company's RMCG on May 30, 2017.			
		6.1 The Board shall conduct an annual self-assessment of its			



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		performance, including the performance of the Chairperson, individual members and committees. Every three years, the assessment shall be supported by an external facilitator.  RMCG Principle 6.1 (Page16) <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>	
Recommendation 6.2			
Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Compliant	Board Performance Appraisal/ Assessment Policy This policy enables the Board to annually identify overall strengths and specific areas for improvements based on results of assessment, and to obtain important feedback and views from the members of the Board which will collectively form part of Company's overall strategy, performance and/or future directions or endeavors.  Board Performance Appraisal/ Assessment Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Board-Performance-Appraisal-Assessment-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Board-Performance-Appraisal-Assessment-Policy.pdf</a>	
The system allows for a feedback mechanism from the shareholders.	Compliant	RMCG (Principle 6.2) (page 16) http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX- Revised-CG-Manual.pdf  To allow for a feedback mechanism from the shareholders for the performance of the Board, the individual Directors and committees, the Company shall provide shareholders a chance to comment on their performance in the ballot forms and electronic voting forms.	

Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders.

Recommendation 7.1



1.	Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	Compliant	Philex Mining Corp. is dedicated to doing business in accordance with the highest standards of ethics. The Company, its directors, officers, and employees endeavor to promote a culture of good corporate governance by observing and maintaining its core business principles of integrity, teamwork, work excellence, respect for individuals, corporate responsibility, and social and environmental responsibility in their relationships among themselves and with the company's customers, suppliers, competitors, business partners, other stakeholders, regulators, and the public.  Business Conduct and Ethics <a href="http://www.philexmining.com.ph/code-of-business-conduct-and-ethics/">http://www.philexmining.com.ph/code-of-business-conduct-and-ethics/</a>	
2.	The Code is properly disseminated to the Board, senior management and employees.	Compliant	The Code of Business Conduct and Ethics was reviewed and approved by the Board of Directors on 26 February 2014, and disseminated to Senior Management and Employees. A copy of the policy is available in the Company website.  The Company has been conducting Corporate Governance Training Seminar to increase awareness of employees of the Company's Corporate Governance Policies.	
3.	The Code is disclosed and made available to the public through the company website.	Compliant	A copy of the policy is available in the Company website.  http://www.philexmining.com.ph/wp-content/uploads/2017/05/Code- of-Business-Conduct-and-Ethics.pdf	
	oplement to Recommendation 7.1			
1.	Company has clear and stringent policies and procedures on curbing and penalizing	Compliant	The Company's Whistle Blowing Policy provides a system and venue for the proper submission, handling or resolution of employees' complaints	



company involvement in offering, paying	or disclosures regarding violations of corporate governance rules,
and receiving bribes.	questionable accounting or auditing matters, and offenses covered by
	the Company's existing Code of Discipline or equivalent policy.
	Whistle Blowing Policy
	http://www.philexmining.com.ph/wp-content/uploads/2017/05/Whistle-
	Blowing-Policy.pdf
	Vendor Relations Policy
	Any Director, Employee and Consultant found to have violated this Policy
	shall be liable to the extent of the damage/loss suffered by PMC, and/or
	may be subject to penalties and sanctions as may be determined by the
	appropriate authorities, whether or not damage is actually suffered by
	PMC, in accordance with the law and existing company policies. These
	penalties range from reprimand to dismissal, depending on the gravity
	and frequency of the offense or violation)
	Suppliers who violate this policy shall also be penalized. Sanctions
	include but are not limited to termination of business relationship with
	the Company and blacklisting.
	http://www.philexmining.com.ph/wp-
	content/uploads/2017/05/Vendor-Relations-Policy.pdf



Recommendation 7.2			
<ol> <li>Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.</li> <li>Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.</li> </ol>	Compliant	The Corporate Governance Committee oversees the implementation of the corporate governance framework and periodically reviews the said framework to ensure that it remains appropriate in light of material changes to the Company's size, complexity and business strategy, as well as its business and regulatory environments;  Corporate Governance Committee Charter (Duties and Responsibilities item a) <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/G-PX-CG-Committee-Charter final.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/G-PX-CG-Committee-Charter final.pdf</a> All changes in the policies and all CG policies are endorsed by the CG Committee for Board Approval prior to dissemination to employees.  The Corporate Governance Office reports any material issues regarding the compliance of all directors, officers and employees regarding the Company's Code of Business Conduct and Ethics, the RMCG and other Corporate Governance Policies.  The Code of Business Conduct and Ethics sets forth the Company's business principles and values which shall guide and govern all business relationships of the Company, its directors, officers and employees, including their decisions and actions when performing their respective duties and responsibilities.  Code of Business Conduct and Ethics - Policy Statement <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Code-of-Business-Conduct-and-Ethics.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Code-of-Business-Conduct-and-Ethics.pdf</a>	



#### Disclosure and Transparency Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations. Recommendation 8.1 1. Board establishes corporate disclosure Compliant The Company's Investor Relations program adheres to strict transparency and disclosure rules as well as investor communication and financial reporting policies and procedures to ensure a comprehensive, accurate, reliable and standards, in line with global best practices in corporate governance. timely report to shareholders and other stakeholders that gives a fair and Website: complete picture of a company's http://www.philexmining.com.ph/investor-relations-program/ financial condition, results and business Disclosure Policy: operations. http://www.philexmining.com.ph/wpcontent/uploads/2017/01/DISCLOSURE-POLICY -board-approval.pdf Supplement to Recommendations 8.1 1. Company distributes or makes available Compliant annual and quarterly consolidated Press Release on Results of Operation reports, cash flow statements, and special Disclosure dates: audit revisions. Consolidated financial FY 2020 Results February 24, 2021 statements are published within ninety Q1 2021 Results April 29, 2021 (90) days from the end of the fiscal year, 1H 2021 Results July 29, 2021 while interim reports are published within 9M 2021 Results October 28, 2021 forty-five (45) days from the end of the reporting period. 2. Company discloses in its annual report the Compliant principal risks associated with the identity



of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position i the company.	n	The Company has no controlling shareholders and discloses the stockholders who own more than five percent (5%) of the Company's stock on a quarterly basis including the Public Ownership Report. The Company as well has no cross-holdings among company affiliates and have no imbalances on shareholders' voting power by virtue of no controlling shareholder.
Recommendation 8.2		
<ol> <li>Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.</li> <li>Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.</li> </ol>	Compliant	The Amended Policy on Dealings in Company's Shares of Stock requires all concerned directors, officers and/or employees to report to the Compliance Officer all respective dealings in company shares within two (2) business days and for the Company to disclose the same within three (3) business days from date of transaction.  http://www.philexmining.com.ph/wp-content/uploads/2017/05/Amended-Policy-on-Dealings-in-Company-Shares-of-Stock.pdf  The only change in Ownership of Directors and Officers of the Company was due to the change in Nominee Directors of the Social Security System (SSS).  Security Ownership is Disclosed by the Company on a quarterly basis through the public ownership report:  http://www.philexmining.com.ph/other-disclosures-to-sec-pse-and-other-pertinent-agencies/
Supplement to Recommendation 8.2		
<ol> <li>Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).</li> </ol>		Shareholdings of Directors and Officers are disclosed on a quarterly basis via the Public Ownership Report. The information is also found in the Company's SEC 17A and Notice of AGM or DIS. Any change in the holdings of any of the Director or Officer is disclosed within three (3) days from date of transaction through SEC Form 23-B.  Public Ownership Report and Top 100 <a href="http://www.philexmining.com.ph/other-disclosures-to-sec-pse-and-other-pertinent-agencies/">http://www.philexmining.com.ph/other-disclosures-to-sec-pse-and-other-pertinent-agencies/</a>



•		
		SEC form 23-A/B ( Changes in Beneficial Ownership) http://www.philexmining.com.ph/sec-form-23-ab/  Shareholding Structure http://www.philexmining.com.ph/shareholding-structure/  Corporate Structure http://www.philexmining.com.ph/corporate-structure/
Recommendation 8.3		
<ol> <li>Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.</li> <li>Board fully discloses all relevant and material information on key executives to</li> </ol>	Compliant  Compliant	Training: http://www.philexmining.com.ph/wp- content/uploads/2022/01/Training-and-Seminars-in-2021-of-Directors- and-Officers.pdf  Profile of Directors may as well be found in the Company's Annual Report SEC 17 A: http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021- SEC-FORM-17A-ANNUAL-REPORT.pdf  Training: http://www.philexmining.com.ph/wp-
evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.  Recommendation 8.4		content/uploads/2022/01/Training-and-Seminars-in-2021-of-Directors-and-Officers.pdf  Profile of Directors may as well be found in the Company's Annual Report SEC 17 A:  http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf
	Companii ave 1	Displace an area dela light frategrapes to the appropriate and the second secon
<ol> <li>Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.</li> </ol>	Compliant	Disclose or provide link/reference to the company policy and practice for setting board remuneration  SEC Form 17-A: <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>



2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the	Compliant	Disclose or provide link/reference to the company policy and practice for determining executive remuneration	
level and mix of the same.		SEC Form 17-A: <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-5">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-5</a> SEC-FORM-17A-ANNUAL-REPORT.pdf	



		T	
3.	Company discloses the	Non-	The Company discloses the remuneration of each
	remuneration on an	Compliant	Director, including the Director's fee paid to the CEO on
	individual basis, including		an individual basis.
	termination and retirement		
	provisions.		**For reasons of safety and security, the Company does
	ριονιsίοι is.		not disclose the remuneration of officers on an individual
			basis, The CEO's salary as an Executive Officer is included
			in the aggregated salary of the top 5 officers as disclosed
			in the Company's Annual Report SEC 17-A.
			SEC 17_A
			http://www.philexmining.com.ph/wp-
			content/uploads/2022/05/2021-SEC-FORM-17A-
			ANNUAL-REPORT.pdf
			ANNOAL KEI ONI, BAI
			The Terrain ation and Discussification provisions are
			The Termination and Disqualification provisions are
			found in the Company's Board Charter
			http://www.philexmining.com.ph/wp-
			content/uploads/2017/01/A-Board-Charter Final.pdf
			The Board Directors are elected by Stockholders and
			are not subject to retirement.
			die nor sobject to folliernern.
			Detirement Age for Evenutive Directors and Key Officers
			Retirement Age for Executive Directors and Key Officers
			are to be included in the Succession Planning Policy.
			http://www.philexmining.com.ph/wp-
			content/uploads/2017/01/Succession-Planning-
			Policy 05292018.pdf
		l	



Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	RPT Policy http://www.philexmining.com.ph/wp-content/uploads/2017/01/E-PX RPT-Policy Final.pdf  Directors, Employees and Consultants are proscribed from participating in any part of any transaction, dealing or decision-making process with respect to any existing or potential supplier, contractor, business partner, or consultant of the Company in which they or their Affiliate have an interest, including any acts that may be deemed as seeking to influence any action or inaction with respect to such parties.  Conflict of Interest Policy http://www.philexmining.com.ph/wp-content/uploads/2017/05/Conflict-of-Interest-Policy.pdf  RMCG (Principle 8.5) http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf	
Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	The Company's last material Related Party Transaction was approved by the CG Committee on 2016 with the concurrence of the Company's Independent Directors.  The Company disclosed payments made to the Company from past Advances made to Subsidiaries disclosed in Item 12 of the Company's SEC Form 17-A: <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>	



Cumplement to Decemendation O.F.		
Supplement to Recommendation 8.5		
Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Primarily, Directors, Employees and Consultants must disclose in writing any actual or potential instances and/or situations where they may have a Conflict of Interest or the appearance of a Conflict of Interest to the relevant authorities specified herein, as soon as they become aware of such actual or potential instances and/or situations. Depending on the nature of the conflict situation, conflicted Directors, Employees and Consultants may be required to comply with other requirements. (Conflict of Interest Policy page 8) <a href="https://www.philexmining.com.ph/wp-content/uploads/2017/05/Conflict-of-Interest-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Conflict-of-Interest-Policy.pdf</a>
Optional: Recommendation 8.5		
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	General Principles 2.2 of the RPT Policy provides that "In the review and approval of RPT, the Company shall at all times abide by the following standards: a. That the RPT is "fair and at arm's length"  http://www.philexmining.com.ph/wp-content/uploads/2017/01/E-PX_RPT-Policy_Final.pdf  Certain Relationships and Related Transactions The Company's significant related party transactions as of December 31, 2020, 2019 and 2018, which are under terms that are no less favorable than those arranged with third parties, and account balances are disclosed in Item 12 SEC 17 A <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>
Recommendation 8.6		
1. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.	Compliant	The Company is committed to the highest standards of disclosure, transparency and fairness in information dissemination to the business and investment community and all its shareholders. The Company provides the public with strategic, operating and financial information through adequate and timely disclosures to the regulatory bodies, such as the Philippines' Securities and Exchange Commission (SEC) and the Philippine Stock Exchange (PSE).
		Along with regular periodic reports, PMC discloses all material information about the Company that may have an impact on valuation, stock price and trading volume of its listed securities. All



		financial and non-financial, structured and unstructured disclosures, are immediately posted on the Company Disclosures section of the Company's website.  http://www.philexmining.com.ph/sec-form-17-c-2/	
Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	The Board either designates a committee of directors and/or a group of senior officers to choose an independent consultant (usually an investment bank), who will formulate the objectives and parameters of the study and the desired end-product or deliverable of the transaction.  In cases of mergers and acquisitions, the CEO and the CFO, together with external financial and technical advisers and consultants, prepare a detailed recommendation for approval by the Board.  RMCG (Principle 8.6)  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf	
Supplement to Recommendation 8.6			
1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Compliant	There are no voting trust agreements, confidentiality agreements, and such other agreements that may have impact on the control, ownership, and strategic direction of the company.	
Recommendation 8.7			
Company's corporate governance policies programs and procedures are contained in Manual on Corporate Governance (MCG).	its	The Company's corporate governance policies, programs and procedures are contained in its Revised Manual on Corporate Governance (RMCG). This was submitted to the SEC on 30 May 2017	
<ol><li>Company's MCG is submitted to the SEC ar the PSE.</li></ol>	nd Compliant	including its corresponding Annexes.  RMCG	



Company's MCG is posted on its company website.	Compliant	http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf	
Supplement to Recommendation 8.7			
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	PSE Edge <a href="http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=137">http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=137</a>	



Optional: Principle 8		
Does the company's Annual Report		SEC Form 17-A
disclose the following information:		http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-
a. Corporate Objectives	Compliant	17A-ANNUAL-REPORT.pdf
b. Financial performance indicators	Compliant	
c. Non-financial performance indicators	Compliant	Corporate Objectives – page 4
d. Dividend Policy	Compliant	Financial and Non-Financial Performance Indicators – page 57
e. Biographical details (at least age,	Compliant	Dividend Policy – page 40
academic qualifications, date of first appointment, relevant experience, and other directorships in listed		Biographical details of all directors – page 60
companies) of all directors		Total remuneration of each director – page 70
f. Attendance details of each director in all directors meetings held during the year	Compliant	Attendance details of each director – included in the glossy Annual Report - Page 115 <a href="http://www.philexmining.com.ph/wp-content/uploads/2020/Philex%20Mining%202020%20Annual%20Report%20FA.pdf">http://www.philexmining.com.ph/wp-content/uploads/2020/Philex%20Mining%202020%20Annual%20Report%20FA.pdf</a>
g. Total remuneration of each member of the board of directors	Compliant	<u>GGTHGHI/OPIGGGG/2020/1111104/020141111111g/022020/02014111111111g/022020/02014</u>
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is noncompliance, identifies and explains reason for each such issue.	Compliant	SEC Form 17-A page 73 http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM- 17A-ANNUAL-REPORT.pdf
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant	Document to be included in the Company's Glossy Annual Report Please see link: Audit and Risk Committee's Statement on Adequacy of Internal Risk Control <a href="http://www.philexmining.com.ph/risk-management/">http://www.philexmining.com.ph/risk-management/</a>
The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the	Compliant	Document to be included in the Company's Glossy Annual Report Please see link: Audit and Risk Committee's Statement on Adequacy of Internal Risk Control



company's internal controls/risk management systems.		http://www.philexmining.com.ph/risk-management/	
5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	SEC Form 17-A page 31 http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM- 17A-ANNUAL-REPORT.pdf	

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

Recommendation 9.1			
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	The Audit Committee has the direct responsibility for the appointment, setting of compensation, retention, removal and oversight of the work of the External Auditor, in a manner consistent with applicable laws, regulations and valid corporate practice.  Audit Committee Charter page 2 (Duties and Responsibilities 3.1) <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-Charter-1.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-Charter-1.pdf</a>	
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	A Majority Vote is required for the Appointment of Independent Auditors:  "The Audit Committee screened the nominees for independent external auditor and endorsed the appointment of Sycip Gorres Velayo and Company (SGV) as the Company's independent external auditors for the year 2022. Resolution to be adopted: Shareholders will vote on a resolution for the appointment of said auditing firm as independent external auditor of the Company for 2022."	
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	There was no incident involving the removal of the External Auditor.	
Supplement to Recommendation 9.1			



Company has a policy of rotating the lead audit partner every five years.	Compliant	The certifying partner of the Company's independent external auditor is rotated following the periods prescribed by law.
Recommendation 9.2  1. Audit Committee Charter includes the Audit Committee's responsibility on:  i. assessing the integrity and independence of external auditors;  ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and  iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Compliant	The primary purpose of the Company's Audit Committee is to assist the Board in its oversight of the following:  i. the integrity of the Company's accounting and financial reporting principles and policies, and system of internal controls, including the integrity of the Company's financial statements and the independent audit thereof;  ii. the Company's compliance with legal and regulatory requirements;  iii. the Company's audit process and the performance of the Company's internal audit organization and External Auditor, including the External Auditor's qualifications and independence and;  Audit Committee Charter  http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-Charter-1.pdf
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	Audit Committee Charter  http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit- Committee-Charter-1.pdf
1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party  Supplement to Recommendations 9.2  1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party	Compliant	Audit Committee Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-Charter-1.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit-Committee-Charter-1.pdf</a>



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	transactions, its counterparties, and valuations of such transactions.		
2	Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Audit Committee Charter  http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit- Committee-Charter-1.pdf
R	ecommendation 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	All audit and non-audit engagements by the external auditor were approved by the Company's Audit Committee.  SEC Form 17-A page 60 <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>
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	Audit Committee Charter  http://www.philexmining.com.ph/wp-content/uploads/2017/05/Revised-Audit- Committee-Charter-1.pdf
S	upplement to Recommendation 9.3		
_	. Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	For 2021, The Company has not engaged the external auditors for non-audit services.  However, Silangan Mindanao Mining Company Inc. (SMMCI), a subsidiary of PMC, engaged the external auditors in 2020 to re-confirm or re-evaluate the previously issued opinion on the outstanding value-added tax receivable of SMMCI based on the existing registration of the SMMCI with the Board of Investments.  SEC Form 17-A page 60 <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>



Additional Recommendation to Principle S	9		
Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	<ol> <li>Name of the audit engagement partner: Alexis Benjamin C. Zaragoza III</li> <li>Accreditation number; 109217-SEC (Group A)</li> <li>Date Accredited; August 25, 2021</li> <li>Expiry date of accreditation; April 15, 2024</li> <li>Name, address, contact number of the audit firm. SyCip Gorres Velayo &amp; Co; 6760 Ayala Avenue 1226 Makati City; (632) 891 0307</li> </ol>	
2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	SGV is subjected to the SEC SOAR Program  1. SyCip Gorres Velayo & Co; 6760 Ayala Avenue 1226 Makati City; (632) 891 0307	
Principle 10: The company should ensure t	hat the material	and reportable non-financial and sustainability issues are disclosed	
	nai ine maieriai	and reportable non-financial and sustainability issues are disclosed.	
Recommendation 10.1			
<ol> <li>Board has a clear and focused policy on the disclosure of non- financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.</li> </ol>	Compliant	Investor Relations Program <a href="http://www.philexmining.com.ph/investor-relations-program/">http://www.philexmining.com.ph/investor-relations-program/</a> Disclosure Policy: <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/DISCLOSURE-POLICY">http://www.philexmining.com.ph/wp-content/uploads/2017/01/DISCLOSURE-POLICY</a> POLICY -board-approval.pdf	

the assessments and decisions of its stakeholders.

Sustainability Report

The Company's sustainability report as incorporated in the Annual and Sustainability

Report was prepared in accordance with the Global Reporting Initiative (GRI)

Standard. The report discloses information on the Material Aspects that are significant

to the company's sustainability and their various impacts that substantively influence

2. Company adopts a globally

financial issues.

recognized standard/framework in

reporting sustainability and non-

Compliant



http://www.philexmining.com.ph/wp-content/uploads/2020/Philex%20Mining%202020%20Annual%20Report%20FA.pdf

Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users.

# Recommendation 11.1

 Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.

## Compliant

In addition to the interim financial statements provided quarterly, operating statistics and other vital information are also disseminated to both equity and credit analysts, in a format that is convenient and handy, to aid in their analysis and valuation of the Company. Analyst briefings were conducted via teleconferences to be more convenient and easily accessible to both local and foreign analysts. In relation to this, the Company held four analysts' briefings in 2019, three quarterly briefings and one annual briefing all conducted via teleconference, to update the investing public and shareholders on the Company's performance.

### Financial

http://www.philexmining.com.ph/company-presentations/

Photo Release

http://www.philexmining.com.ph/category/PHOTO-releases/

Press Release

http://www.philexmining.com.ph/category/press-releases/

Company Presentations

http://www.philexmining.com.ph/company-presentations/

News Related Articles

http://www.philexmining.com.ph/category/NEWS-Related/



Cumplemental to Dringinle 11			
Supplemental to Principle 11     Company has a website disclosing up-to-date information on the following:     a. Financial statements/reports (latest)	Compliant	Provide link to company website:  a.) Financial Statement:  http://www.philexmining.com.ph/financials/	
quarterly)		b.) Materials provided in briefings to analysts and media :	
<ul> <li>b. Materials provided in briefings to analysts and media</li> </ul>	Compliant	http://www.philexmining.com.ph/company-presentations/  c.) Downloadable Annual Report :	
c. Downloadable annual report	Compliant	http://www.philexmining.com.ph/sec-form-17-a/ http://www.philexmining.com.ph/annual-reports/	
d. Notice of ASM and/or SSM	Compliant	d.) Notice of ASM and/ or SSM :	
e. Minutes of ASM and/or SSM	Compliant	http://www.philexmining.com.ph/wp- content/uploads/2021/06/Philex-Mining-Corporation-	
f. Company's Articles of Incorporation and By-Laws	Compliant	Definitive-Information-Statement-exec-min.pdf  e.) Minutes of ASM and/ SSM: <a href="http://www.philexmining.com.ph/minutes-of-all-general-or-special-stockholders-meetings/">http://www.philexmining.com.ph/minutes-of-all-general-or-special-stockholders-meetings/</a> f.) Company's Article of Incorporation and By-Laws <a href="http://www.philexmining.com.ph/by-laws-and-articles-of-incorporation/">http://www.philexmining.com.ph/by-laws-and-articles-of-incorporation/</a>	
Additional Recommendation to Principle 11			
Company complies with SEC-prescribed website template.	Compliant	Please see website: www.philexmining.com.ph	



### 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

1.	Company has an adequate and effective
	internal control system in the conduct of its
	business

### Compliant

The Company has in place an internal control system whereby the internal audit can conduct independent and objective internal-audit activities designed to add value, improve the company's operations, and help it accomplish its objectives. This shall provide a systematic and disciplined approach in the evaluation and improvement of the effectiveness of risk management, control, and governance processes through which the Board, management, and stockholders shall be provided with reasonable assurance that the company's key organizational and procedural controls are appropriate, adequate, effective and complied with. For this purpose, pertinent categories include the following: (i) effectiveness and efficiency of operations; (ii) reliability of financial reporting; (iii) compliance with applicable laws and regulations; and (iv) safeguarding of assets.

The Company's review of the internal control system is done semi-annually and is being reported to First Pacific Company Limited, a publicly listed Corporation in Hong Kong.

Risk Management Policy

http://www.philexmining.com.ph/risk-management/

Internal Audit

http://www.philexmining.com.ph/internal-audit/

Internal Audit Charter

http://www.philexmining.com.ph/wp-content/uploads/2017/01/F-

1Revised-IA-Charter-Revision-No.-4.pdf

Board Risk Oversight Committee Charter

http://www.philexmining.com.ph/wp-content/uploads/2017/01/J-

PX BROC-Charter-Final.pdf



Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	The Company has adopted a Risk Management Policy Manual, which encompasses the Enterprise Risk Management (ERM) framework for managing risk at an enterprise-wide level within Philex Mining Corp. and its subsidiaries (or the Philex Group). It contains the guidelines governing the risk management process of the Philex Group, including the roles and responsibilities for its implementation. The policy aims to help the organization integrate risk management into business and strategic planning by enabling operational units to identify significant risks and take appropriate decisions and actions to treat these risks.  The company's ERM activities is in accordance with internationally recognized frameworks, such as but not limited to COSO, or the Committee of Sponsoring Organizations of the Treadway Commission, I and II.  Company's risk management procedures and processes <a href="http://www.philexmining.com.ph/risk-management/">http://www.philexmining.com.ph/risk-management/</a> Discussion of Major Business Risk and How Managed  SEC Form 17-A pages 27-29 <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a> The review of material controls, including financial, operational, and compliance controls and risk management functions; the identification, evaluation, and management of all material risks related to enterprise risk management (ERM) done twice a year and is evidenced by the confirmation statements submitted to First Pacific Company, Limited based in Hong Kong, This is signed by the chairman of the Audit Committee and the head of Internal Audit Department, the Risk Committee and the Chief Risk Officer.	



Supplement to Recommendations 12.1			
<ol> <li>Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.</li> </ol>	Compliant	A discussion on the compliance on relevant laws and regulation is presented in the Company's SEC Form 17-A Annual Report, which is submitted annually to the SEC.  Please see discussion on Item 1 of SEC Form 17-A <a href="http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf</a>	
Optional: Recommendation 12.1			
<ol> <li>Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.</li> </ol>	Compliant	IT Governance framework formulated by the Company's I.T Department and was subsequently endorsed by the CG Committee.  http://www.philexmining.com.ph/wp-content/uploads/2017/01/IT- GOVERNANCE-FRAMEWORK 05292018.pdf	



<b>*</b>				
Recommendation 12.2				
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	The Internal Audit Group (IAG) is a separate and independent unit, which directly reports to the Audit Committee and is headed by Ms. Geraldine B. Ateo-an. In accordance with company's employment requirements and policies, the Chief Audit Executive functionally reports to the Audit Committee. The role of the internal auditor is to provide independent, objective assurance, and consulting services to the management designed to add value and improve the company's operations. The role also includes ensuring the adequacy of the network of risk management, control, and governance processes.  As provided in the Audit Committee Charter, the IAG provides an annual report to the Audit Committee on the internal audit organization's activities, purposes, authorities, responsibilities, and performance relative to the audit plans and strategies approved by the Audit Committee. Such annual report shall include significant risk exposures and control issues, corporate governance issues, evaluation of compliance with the Code of Conduct for the management and other matters requested by the Committee or the Board.  Internal Audit Charter <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/01/F-1Revised-IA-Charter-Revision-No4.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/01/F-1Revised-IA-Charter-Revision-No4.pdf</a>		
Recommendation 12.3				
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	The Internal Audit Group (IAG) is a separate and independent unit, which directly reports to the Audit Committee, headed by Ms. Geraldine B. Ateo-an.  RMCG Page 20 <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a> Internal Audit Charter		
		http://www.philexmining.com.ph/wp-content/uploads/2017/01/F- 1Revised-IA-Charter-Revision-No4.pdf		



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	RMCG Page 20 http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX- Revised-CG-Manual.pdf  Internal Audit Charter http://www.philexmining.com.ph/wp-content/uploads/2017/01/F- 1Revised-IA-Charter-Revision-No4.pdf
3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	The Internal Audit Group (IAG) is a separate and independent unit, which directly reports to the Audit Committee, headed by Ms. Geraldine B. Ateo-an.
Recommendation 12.4		
Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	The Company has a multi-level Risk Management Function, through the Management Committee and the Board Risk Oversight Committee, respectively.  The risk management function is discussed in the Company's RMCG page 21 <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>
Supplement to Recommendation 12.4		
Company seeks external technical support in risk management when such competence is not available internally.	Compliant	Identify source of external technical support, if any.  The Company engages IMIU (International Mining Industry Underwriters), a well-respected Lloyds underwriter in London in the field of mining, to assist in its risk management. IMIU is widely engaged by other reinsurers to conduct independent risk assessments, which is required by the London reinsurers prior to the yearly renewal of Padcal properties insurance. IMIU Risk Engineers have been conducting risk assessment exercises on site Padcal Mine since May 2015.
Recommendation 12.5	•	



I. 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	The Company's Chief Risk Officer in 2021 is Mr. Romeo B. Bachoco.  Profile of Mr. Bachoco may be read in the Company's SEC Form 17-A.  http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021- SEC-FORM-17A-ANNUAL-REPORT.pdf  The CRO's Duties and Responsibilities is provided in the Company's RMCG page 22  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf
<ol> <li>CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.</li> </ol>	Compliant	The CRO is a Senior Vice President and the Company's Chief Financial Officer. He also leads the Management Risk Oversight Committee and has the support of the Company's Chief Executive Officer.  Profile of Mr. Bachoco may be read in the Company's SEC Form 17-A <a href="http://www.philexmining.com.ph/wp-content/uploads/2021/05/2020-PX-SEC17A-REPORT.pdf">http://www.philexmining.com.ph/wp-content/uploads/2021/05/2020-PX-SEC17A-REPORT.pdf</a>
Additional Recommendation to Principle 12		
I. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Compliant	The Attestation is signed by the Chief Audit Executive and Chief Risk Officer  http://www.philexmining.com.ph/wp-content/uploads/2020/08/b.1- Confirmation-Statement-in-respect-of-internal-controls-July-to-Dec-2019.pdf  http://www.philexmining.com.ph/wp-content/uploads/2020/08/Confirmation-statement-from-Philex-internal-control-Jun-2020 signed-by-GBA-OJH.pdf



### Cultivating a Synergic Relationship with Shareholders Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights. Recommendation 13.1 1. Board ensures that basic shareholder rights Compliant RMCG (Principle 13) are disclosed in the Manual on Corporate http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf Governance. Compliant 2. Board ensures that basic shareholder rights Basic Shareholders Rights are disclosed in the Company's website and are disclosed on the company's website. included in the Company's RMCG, DIS and By-Laws which are also disclosed in the Company's website: Website http://www.philexminina.com.ph/shareholders/ RMCG (Principle 13) http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf Definitive Information Statement (DIS) http://www.philexmining.com.ph/wpcontent/uploads/2017/05/DEFINITIVE-INFORMATION-STATEMENT.pdf Supplement to Recommendation 13.1 1. Company's common share has one vote Compliant By-Laws http://www.philexmining.com.ph/wpfor one share. content/uploads/2017/05/Amended-By-Laws.pdf Definitive Information Statement (DIS) http://www.philexmining.com.ph/wpcontent/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf 2. Board ensures that all shareholders of the Compliant The Company has only one class of shares (Common). (SEC Form 17-A Market Information) same class are treated equally with respect to voting rights, subscription rights http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf and transfer rights. RMCG (Principle 13) http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf



3. Board has an effective, secure, and efficient voting system.	Compliant	Voting is by poll.	
		Please see procedure on the Company's DIS	
		Definitive Information Statement (DIS)	
		Voting procedures are contained in Item 19 of DIS and will be stated at	
		the start of the Meeting. Cumulative voting is allowed; please refer to	
		Item 4 and Item 19 for an explanation of cumulative voting.	
		http://www.philexmining.com.ph/wp-	
		content/uploads/2021/06/Philex-Mining-Corporation-Definitive-	
		<u>Information-Statement-exec-min.pdf</u>	



4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Non- Compliant	In view of a number of factors, a voting system as called for in this item has not been established. However, the objective of ensuring that related party transactions are fair and at arm's length is achieved because shareholders elect independent directors who are expected to represent the interest of non-related party shareholders in the review of significant or material related party transactions.
		The Company's independent directors are members of the Related Party Transactions Committee. The Chairman is Mr. Wilfredo A. Paras, an Independent Director. All significant or material related party transactions are subject to the review and endorsement of the said Committee, which endorsement must be concurred in by all Independent Directors. Endorsement of the Committee is required prior to Board approval of the related party transaction.
		As with any other corporation that has various shareholder groups with differing philosophies, concerns and interests, the exercise by the major shareholder/s of voting power may place the minority shareholders at risk in that their concerns and interests may not be prioritized, or that the interests of the major shareholder/s may be given priority at the expense of the minority shareholders.
		To address this risk, policies are in place towards ensuring that the Board will, in all cases, consider the corporate interest as a whole among them:  (i) emphasis on the fiduciary responsibilities of the Board and the officers to the Company and its shareholders and the duties of care and prudence;  (ii) emphasis on the avoidance of conflicts of interest and on prompt disclosure of potential conflict;
		<ul> <li>(iii) prompt, full and fair disclosure of material information;</li> <li>(iv) adoption of policies on related party transactions, which requires approval of all independent directors; and</li> <li>(v) other policies towards avoidance of actions that will favor the major shareholder/s at the expense of the minority shareholder.</li> <li>(vi) Pre-emptive rights</li> <li>(vii) No shareholder owning more than 50%</li> <li>(viii) Presence of second significant shareholder, with three (3) board seats,</li> </ul>
		which technically act as independent directors



5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	The Company, through its RMCG, allows Minority stockholders holding at least ten percent of the Company's shares the right to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the Company upon Board approval.  See page 24-25 of the RMCG <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	PMC respects the rights of the minority shareholders and develops policies towards ensuring that the Board, in all cases, shall consider the corporate interest above all, as a whole. The key guidelines include:  1. Emphasis on the fiduciary responsibilities of the Board, the officers to the Company and its shareholders as well as the duties of care and exercise of prudence;  2. Avoidance of conflicts of interest and prompt disclosure of potential conflict;  3. Prompt, full and fair disclosure of material information;  4. Formulation of other policies towards prevention of actions that will favor the controlling interest or major shareholder/s at the expense of the minority shareholders; and  5. Adoption of policies on RPTs which ensures that:  a.) RPTs that can be classified as financial assistance to entities that are considered as Company's subsidiaries are all disclosed in the Company's financial statements; and  b.) RPTs should be conducted in a way that ensures fair and at arm's length dealings and requires approval of all independent directors;  6. Adoption of policies towards avoidance of actions that will favor the major shareholder/s at the expense of the minority shareholder.  7. Pre-emptive rights;  8. No shareholder owning more than 50%;  9. Preserve of and significant shareholder with 3 board seats which technically act as independent directors; and	



<u>'</u>	T	
		10. Dividend Policy
		In 2018, the Company complied with all the key guidelines discussed above.
		Website
		http://www.philexmining.com.ph/shareholders/
		RMCG Principle 13
		http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX- Revised-CG-Manual.pdf
		<u>Kevised-Co-Mariodi,par</u>
7. Comment of the second of the	C 1' 1	Dividends
7. Company has a transparent and specific dividend policy.	Compliant	Beginning 2010, the Company's Board of Directors has adopted a
, ,		policy to declare cash dividend of up to 25% of the Company's core
		net income should the circumstances allow for its declaration.
		SEC Form 17-A
		http://www.philexmining.com.ph/wp-
		content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf
		In August 2014, the Company has adopted a policy on the timing of
		cash dividend payment, which should be within 30 calendar days from the date of declaration.
		morn me date of decidration.
		The Board approved on February 24, 2021 this cash dividend:
		Amount: Php0.059 per share Record Date: March 12, 2021
		Payment Date: March 26, 2021
		The Board also approved on March 4, 2022 this cash dividend:
		Amount: Php0.05 per share Record Date: March 21, 2022
		Payment Date: April 3, 2022



<u> </u>		
Optional: Recommendation 13.1		
<ol> <li>Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.</li> </ol>	Compliant	At the 2019 Annual Stockholders Meeting, the shareholders designated SGV and Co, Company's independent auditors, as Election Inspector to serve as such until the close of today's annual meeting. The election Inspector, together with the Company's stock transfer agent, Stock Transfer Services, Inc. (STSI) tabulated the proxies and the ballots.
Recommendation 13.2		
<ol> <li>Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.</li> </ol>	Compliant	Disclosure and Release of Notice of ASM to Shareholders Notices were properly published, in accordance with the rules of the Securities and Exchange Commission (SEC). The Notice with the Agenda of the meeting was posted on the website of the Corporation. The Company also caused the publication of a copy of the Notice and Agenda in two (2) newspapers of general circulation and on three (3) online news platforms, all for two (2) consecutive days. This was disclosed to the SEC and the Philippine Stock Exchange SEC Form 20-IS <a 06="" 2021="" href="http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-Definitive-lange-corporation-defi&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;Consider a subside December of the 120&lt;/td&gt;&lt;td&gt;&lt;/td&gt;&lt;td&gt;&lt;u&gt;Information-Statement-exec-min.pdf&lt;/u&gt;&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;Supplemental to Recommendation 13.2&lt;/td&gt;&lt;td&gt;&lt;/td&gt;&lt;td&gt; &lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;Company's Notice of Annual     Stockholders' Meeting contains the     following information:&lt;/td&gt;&lt;td&gt;&lt;/td&gt;&lt;td&gt;Notice of Annual Stockholders' Meeting/ Definitive Information Statement (SEC Form 20-IS) http://www.philexmining.com.ph/sec-form-20-is/  http://www.philexmining.com.ph/wp- content/uploads/2021/06/Philex-Mining-Corporation-Definitive- Information-Statement-exec-min.pdf&lt;/td&gt;&lt;/tr&gt;&lt;tr&gt;&lt;td&gt;a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)&lt;/td&gt;&lt;td&gt;Compliant&lt;/td&gt;&lt;td&gt;Notice of Annual Stockholders' Meeting/ Definitive Information Statement Item 5: &lt;a href=" http:="" philex-mining-corporation-definitive-information-statement-exec-min.pdf"="" uploads="" wp-content="" www.philexmining.com.ph="">http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf</a>



b. Auditors seeking appointment/reappointment  c. Proxy documents	Compliant  Compliant	Notice of Annual Stockholders' Meeting/ Definitive Information Statement Item 7: <a href="http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf">http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf</a>
Optional: Recommendation 13.2		
Company provides rationale for the agenda items for the annual stockholders meeting	Complaint	Notice of Annual Stockholders' Meeting/ Definitive Information Statement (EXPLANATION AND RATIONALE For each item on the Agenda of the 2021 Annual Stockholders' Meeting): <a href="http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf">http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf</a>
Recommendation 13.3		
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	Results of ASM are posted by the Company right after the ASM. Minutes however are posted within 5 days after the ASM.  Results <a href="http://www.philexmining.com.ph/wp-content/uploads/2021/06/PX-Mining-Disclosure-of-2021-AGM-Results.pdf">http://www.philexmining.com.ph/wp-content/uploads/2021/06/PX-Minutes of Annual Stockholders Meetings</a> <a href="http://www.philexmining.com.ph/wp-content/uploads/2021/06/mnutes.pdf">http://www.philexmining.com.ph/wp-content/uploads/2021/06/mnutes.pdf</a>
<ol> <li>Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.</li> </ol>	Compliant	Minutes of Annual Stockholders Meetings <a href="http://www.philexmining.com.ph/wp-content/uploads/2021/06/mnutes.pdf">http://www.philexmining.com.ph/wp-content/uploads/2021/06/mnutes.pdf</a>
Supplement to Recommendation 13.3		
Board ensures the attendance of the external auditor and other relevant	Compliant	"The Chairman introduced the Directors present at the meeting. The



	iduals to answer shareholders questions ng the ASM and SSM.		shareholders were informed of the presence of the Company's senior officers, the Company's independent external auditors, Sycip Gorres Velayo & Company (SGV & Co.)."  Minutes of Annual Stockholders Meetings page 1 <a href="http://www.philexmining.com.ph/minutes-of-all-general-or-special-stockholders-meetings/">http://www.philexmining.com.ph/minutes-of-all-general-or-special-stockholders-meetings/</a>
	nendation 13.4		
share mech	d makes available, at the option of a eholder, an alternative dispute hanism to resolve intra-corporate utes in an amicable and effective ner.	Complaint	RMCG Principle 13,4 Alternative Dispute Resolution System (page 26-28) <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>
includ	alternative dispute mechanism is ded in the company's Manual on porate Governance.	Compliant	RMCG Principle 13,4 Alternative Dispute Resolution System (page 26-28) <a href="http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf">http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf</a>
Recomm	nendation 13.5		
Office	d establishes an Investor Relations se (IRO) to ensure constant agement with its shareholders.	Compliant	http://www.philexmining.com.ph/investor-relations/  Mr. Romeo B. Bachoco Head of Investor Relations Telephone No.: (632) 631-1381 to 88 Fax No; (632) 638-7423 Email: philex@philexmining.com.ph
meet		Compliant	Mr. Romeo B. Bachoco Telephone No.: (632) 631-1381 to 88 Fax No; (632) 638-7423 Email: philex@philexmining.com.ph
	nental Recommendations to Principle 13		
simila ineffe	d avoids anti-takeover measures or or devices that may entrench ective management or the existing rolling shareholder group	Compliant	The Company has no anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group.



Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	The Company's Public Float as of 31 December 2021 is at 33.58% <a href="http://www.philexmining.com.ph/shareholding-structure/">http://www.philexmining.com.ph/shareholding-structure/</a>
Optional: Principle 13		
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	The Chief Executive Officer, the Chief Finance Officer, and the Head of Investor Relations and Corporate Governance, make themselves available throughout the year for meetings with institutional investors and stock market analysts through pre-arranged company visits, site tours, and teleconferences.  Analyst site visit in Padcal The Company, upon invitation, attends local and international investor conferences, corporate days and non-deal roadshows, to expand the Company's investor base and coverage. The Investor Relations desk likewise directly communicates with these investors through one on-one meetings, calls and written communications.  Analyst briefings were conducted via teleconferences to be more convenient and easily accessible to both local and foreign analysts. (Website) <a href="http://www.philexmining.com.ph/investor-relations-program/">http://www.philexmining.com.ph/investor-relations-program/</a>
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	Notice of Annual Stockholders' Meeting/ Definitive Information Statement (Annex B- ONLINE VOTING INSTRUCTIONS ) page 6: <a href="http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf">http://www.philexmining.com.ph/wp-content/uploads/2021/06/Philex-Mining-Corporation-Definitive-Information-Statement-exec-min.pdf</a>



## Duties to Stakeholders

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

# Recommendation 14.1

Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	Discussion of the on the Company stakeholders may be seen in the Company's Profile on pages 3-27 of the Company's SEC Form 17-A. http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf  Further details may be seen in the Corporate Governance Section – Part C of the Company's Glossy Annual Reports http://www.philexmining.com.ph/annual-reports/  Detailed discussion is shown in the Company's Sustainability Report http://www.philexmining.com.ph/sustainability-report/	
Recommendation 14.2			
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	Policies and programs to provide a mechanism on the fair treatment and protection of stakeholders are available through the Corporate Governance Section – Part C of the Company's Glossy Annual Reports <a href="http://www.philexmining.com.ph/annual-reports/">http://www.philexmining.com.ph/annual-reports/</a>	



Recommendation 14.3	
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  Compliant	CONTACT US Address: 2nd Floor LaunchPad, Reliance Street comer Sheridan Street, Mandaluyong City, Metro Manila, Philippines Phone: 02-631-1381 Email: philex@philexmining.com.ph Website: http://philexmining.com.ph INVESTOR RELATIONS Mr. Romeo B. Bachoco Telephone No.: (632) 8631-1381 to 88 Email: philex@philexmining.com.ph http://www.philexmining.com.ph/investor-relations/  STOCK TRANSFER AGENT Antonio M. Laviña STOCK TRANSFER SERVICE, INC. 34th Floor, Rufino Plaza, Ayala Avenue, Makati City Tel No.: + 63 2 8403-2410 or + 63 2 403-2412 Fax No.: +63 2 8403-2414 Email: amlavina@stocktransfer.com.ph  Whistleblowing Policy: http://www.philexmining.com.ph/wp-content/uploads/2017/05/Whistle-Blowing-Policy.pdf

Supplement to Recommendation 14.3					
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Compliant	The Company's Alternative Dispute Resolution System is included in the RMCG.  RMCG (Alternative Dispute Resolution System pages 26-28)  http://www.philexmining.com.ph/wp-content/uploads/2018/05/PX-Revised-CG-Manual.pdf			



Additional Recommendations to Principle 14		
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.  2. Company respects intellectual property rights.	Compliant	The Company did not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue.  The Company conducts its businesses strictly in accordance with the Philippine and international laws, rules or regulations governing intellectual property and intellectual property rights including trademarks, patents, and copyrights.  PATENTS, TRADEMARKS AND LICENSES The Company has several areas targeted for exploration within the vicinity of the Padcal Mine, which has a total of 12,059 hectares covered by the mining agreements and applications identified in the table above and in the Exploration and Development section of this report. Also on September 27, 2017, the DENR issued an Environmental Compliance Certificate for the Company's Tailings Storage Facility No. 3, a pollution-control device. Apart from these mining properties and tenements, the Company holds no other patents, trademarks, copyrights, licenses, franchises and concessions from the government issued and granted to the Company by government authorities on which the Company's Padcal mine operations depend on.  SEC Form 17-A http://www.philexmining.com.ph/wp-content/uploads/2022/05/2021-SEC-FORM-17A-ANNUAL-REPORT.pdf



Optional: Principle 14		
Company discloses its policies and practices that address customers' welfare	Compliant	The Company ensures that it follows the International Maritime Solid Bulk Cargoes Code on the Transportable Moisture Limit of the Company's Copper Concentrate.  Aside from the Company's Assay Analysis Report and Certification for Non-Dangerous Goods/Non-Hazardous of the Philex Copper Concentrate, the Company also provides for Material Safety Data Sheet which the Customer demands before any shipment is made.  The Company also commissions a third party consultant to test the aggregate sample of the Company's concentrate to make sure that no hazardous chemicals are to be found in the concentrate for shipment to Japan.  Corporate Governance Section – Part C of the Company's Glossy Annual Reports <a href="http://www.philexmining.com.ph/annual-reports/">http://www.philexmining.com.ph/annual-reports/</a>
Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Under this policy, the Company shall promote and implement standards of relationships with suppliers that embody the code's principles and core values as defined in the code. Directors, employees and consultants shall maintain the Company's reputation for equal opportunity and honest treatment of suppliers in all business transactions through the following guidelines:  1. The Company shall seek and maintain mutually beneficial relationships with suppliers that uphold the Company's principles and core values;  2. The Company shall give qualified suppliers adequate, fair, and equal opportunity to bid on goods and services;  3. The Company shall accredit suppliers based on established criteria; and  4. As a general rule, the Company shall implement competitive bidding.



In the event that it will be for the best interest of the Company to enter into strategic partnerships with suppliers, the Company may apply the Negotiated Contract (NC) option. Transparency in all these transactions shall be maintained at all times.
Vendor Relations Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Vendor-Relations-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Vendor-Relations-Policy.pdf</a>



Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and

Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes.					
Recommendation 15.1	<del>7</del> 5.				
Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	Compliant	The Company establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.  The Company respects the dignity and human rights of its employees, including the rights guaranteed by existing labor laws.  PMC promotes safety, non-discrimination, environmental awareness and commitment in the workplace, and supports programs that champion the engagement and development of employees.			
Supplement to Recommendation 15.1					
Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	<ul> <li>The Compensation Philosophy/Principles of the Company are as follows: <ol> <li>Pay for performance;</li> <li>Pay for competencies and skills;</li> <li>Pay competitively versus local competitors and other comparative companies;</li> <li>Provide a total rewards package that includes pay, benefits, employee recognition, employee development and a work environment conducive to high performance; and</li> <li>Benchmark against an effective performance management process.</li> </ol> </li> <li>The Company's Stock Option Plan (SOP) which was approved by the board on April 27, 2011 but expired since 2020, covered managers in accordance with the above philosophies and principles. The objectives of the 2011 SOP were to: <ol> <li>enable qualified participants who are largely responsible for</li> </ol> </li> </ul>			
		the further growth and development of the Philex Group of Companies to obtain an ownership interest in the Company; 2. encourage long-term commitment to the Group; 3. motivate them to continue their efforts in contributing to the long term financial success of the Group; and			



17		
		<ol> <li>encourage other talents needed for the business to join the Group.</li> <li>Corporate Governance Section – Part C of the Company's Glossy Annual Reports         http://www.philexmining.com.ph/annual-reports/     </li> </ol>
Company has policies and practices on health, safety and welfare of its employees.	Compliant	Environment, Health & Safety Programs  The Company is committed to maintain at all times good environmental, health and safety (EHS) practices and standards. On a regular basis, management implements risks review of safety procedures and health programs at its operations and exploration sites. The review includes material safety, occupational health, environmental and community risks, to assess whether adequate risk-based controls are in place, how effective they are and what priority actions would be required to substantially improve the EHS performance of the sites.  Having a certificate on Occupational Safety and Health Standards (OSHAS 18001), the Company adheres to a Site Safety Policy and is committed to the highest levels of health and safety programs to ensure every stakeholder's safety, and espouses loss prevention as a way of life. PMC strives to maintain a sound and safe working place to prevent injury, illness, property damage and loss to processes, in complicance with all relevant legislations and the preservation of the environment as well.  PMC has adopted safety and health management programs to allow it to undertake projects safely and without endangering the health of employees, host communities, indigenous peoples and those who may be directly or indirectly affected by its mining activities.  In 2018, the Company published its 2017 Sustainability Report, which covers the activities on the proper management of the environment and the promotion of health and safety among employees.



	T	T
		Thereafter, the Company published its Annual and Sustainability Report  Corporate Governance Section – Part C of the Company's Glossy Annual Reports <a href="http://www.philexmining.com.ph/annual-reports/">http://www.philexmining.com.ph/annual-reports/</a>
Company has policies and practices on training and development of its employees.	Compliant	In 2018, the Company conducted learning sessions and employee development programs. Each program is tailor fit for a specific audience within the organization to ensure focus and generate the best results.  Safety Trainings Safety remains a paramount objective at PMC and the Company ensures that employees, their dependents, and people living within the mine site community continue to observe and improve safety awareness and practices through the various activities conducted last year.  Such as but not limited to:  Safe Start Project  Underground Emergency Management Incident Investigation, Analysis and Reporting Seminar Overhead Crane Safety Seminar Defensive Driving Course Fire Safety Seminar Basic Occupational Safety and Health (BOSH) Seminar Basic Life Support Cardio-Pulmonary Resuscitation with Automated External Defibrillator Standard First Aid Training Occupational First Aid Training
Recommendation 15.2		
Board sets the tone and makes a stand against corrupt practices by adopting an	Compliant	Anti-corruption Programs and Procedures



anti-corruption policy and program in its Code of Conduct.		The Company, as approved by the Board of Directors, formulated a Code of Business Conduct and Ethics, which upholds professionalism and ethics in business dealings and transactions. In relation to this, the Board of Directors likewise approved the following policies:  Conflict of Interest Policy, Vendor Relations Policy and Policy on Gifts, Entertainment and Sponsored Travel.  Code of Conduct and Ethics <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Code-of-Business-Conduct-and-Ethics.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Code-of-Business-Conduct-and-Ethics.pdf</a> Policy on Gifts, Entertainment and Sponsored Travel <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Policy-on-Gifts-Entertainment-and-Sponsored-Travels.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Policy-on-Gifts-Entertainment-and-Sponsored-Travels.pdf</a> Vendor Relations Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Vendor-Relations-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Vendor-Relations-Policy.pdf</a> Conflict of Interest Policy, <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Conflict-of-Interest-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Conflict-of-Interest-Policy.pdf</a>	
Board disseminates the policy and program	Compliant	Whistle Blowing Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Whistle-Blowing-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Whistle-Blowing-Policy.pdf</a> The Code of Business Conduct and Ethics, including other Corporate	
to employees across the organization through trainings to embed them in the company's culture.	Compilarii	Governance Policies, was reviewed and approved by the Board of Directors on 26 February 2014, and subsequently disseminated to Senior Management and Employees. A copy of the CG policy is available on the Company website.  http://www.philexmining.com.ph/Our-policies/	
		E-mail reminders are sent to all employees and the Company is continuously conducting Corporate Governance Training Seminar to	



		increase awareness of employees of the Company's Corporate Governance Policies. On April 5 and June 19, 2018 the Company provided CG Training to Head Office and Padcal Mine Site to increase to disseminate the policy to employees across the organization.	
Supplement to Recommendation 15.2	T		
Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant	Directors, Employees and Consultants are prohibited from the following actions: (a) soliciting, accepting, or attempting to accept any Bribe; (b) providing, attempting to provide, or offering to provide any Bribe; and (c) taking part in an illegal or unethical collusion or any other arrangement or agreement with bidders. Each functional group is responsible for detecting, reporting and preventing the offer or acceptance of a Bribe in exchange for being awarded a contract or the grant of any advantage given to Suppliers.  Vendor Relations Policy Any Director, Employee and Consultant found to have violated this Policy shall be liable to the extent of the damage/loss suffered by PMC, and/or may be subject to penalties and sanctions as may be determined by the appropriate authorities, whether or not damage is actually suffered by PMC, in accordance with the law and existing company policies. Penalties range from reprimand to dismissal depending on the gravity and frequency of the offense or violation.  Suppliers who violate this policy shall also be penalized, with sanctions include but are not limited to termination of business relationship with the Company and blacklisting. <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Vendor-Relations-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Vendor-Relations-Policy.pdf</a>	
Recommendation 15.3			
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of	Compliant	The Company's Whistleblowing Policy includes procedures to protect the employees from retaliation.  Whistle Blowing Policy	
retaliation			



			http://www.philexmining.com.ph/wp- content/uploads/2017/05/Whistle-Blowing-Policy.pdf  Contact details to report any illegal or unethical behavior. Padcal – Ms. Geraldine B. Ateo-an gbateoan@philexmining.com.ph Philex Mining Corporation, Padcal, Tuba, Benguet  Head Office – Kristine N. Navalta knnavalta@philexmining.com.ph Philex Mining Corporation, 2nd Floor LaunchPad, Reliance cor. Sheridan Sts., Mandaluyong City	
2.	Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	The whistleblowing allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. Section 5.10 of the Whistle Blowing Policy handles Complaints cognizable by the Board"  Whistle Blowing Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Whistle-Blowing-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Whistle-Blowing-Policy.pdf</a>	
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	The CGO shall maintain a log of all (Whistleblower) Complaints received and shall submit a monthly report to the Board and Audit Committee on:  • all (Whistleblower) Complaints received; • the AlU to whom the case was referred; • the status of outstanding (Whistleblower) Complaints; • the final disposition or resolution of • (Whistleblower) Complaints.  Whistleblowing Policy <a href="http://www.philexmining.com.ph/wp-content/uploads/2017/05/Whistle-Blowing-Policy.pdf">http://www.philexmining.com.ph/wp-content/uploads/2017/05/Whistle-Blowing-Policy.pdf</a> The Company received no Whistleblowing complaints for 2021.	



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

Recommendation 16.1

1.	Company recognizes and places
	importance on the interdependence
	between business and society, and
	promotes a mutually beneficial relationship

promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.

### Compliant

As any company involved in extracting natural resources, it is expected that Padcal mine will eventually deplete its ore reserves and cease operations. Recognizing its effect on the communities that will be left in Padcal, the Company has concerned itself with how to sustain the communities' socio-economic development.

Company Projects on Health, Education, Livelihood Programs, Public Infrastructure and Environment are explained and illustrated through the links below.

Health

http://www.philexmining.com.ph/health/

Environment

http://www.philexmining.com.ph/environmental-management/

Education

http://www.philexmining.com.ph/education/

Livelihood Program

http://www.philexmining.com.ph/livelihood/

Public Infrastructure

http://www.philexmining.com.ph/public-infrastructure/

Further details may be found in the Company's Sustainability report. http://www.philexmining.com.ph/sustainability-report/

### Optional: Principle 16

1. Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development

Compliant

As a socially and environmentally responsible Company, The Company is committed to the continuous improvement of operations through its existing Environmental Policy. Under this policy,



		<ul> <li>the Company shall be mindful of any adverse environmental impact and ensure faithful compliance with all laws, legislations and other regulatory policies, pertaining to the promotion of environmental awareness and preservation among its employees at all levels.</li> <li>1. Ensuring an environmentally-friendly value chain. <ul> <li>a. Consistent with the Company's Environmental Policy, one of the criteria in its procurement process requires that the vendor must have an Environmental Policy or must be a member of an organization espousing environmental protection awareness.</li> <li>b. Consistent with such policy mandating environmental awareness, there should be focus on the use of efficient and recyclable materials in relation to energy efficiency, shipping materials, content and supplier waste management.</li> </ul> </li> <li>Corporate Governance Section – Part C of the Company's Glossy Annual Reports <ul> <li>http://www.philexmining.com.ph/annual-reports/</li> </ul> </li> </ul>	
Company exerts effort to interact positively with the communities in which it operates	Compliant	Philex Mining Corp. has been operating the Padcal mine in Benguet for over half a century. During its 56 years of operations, the Company has established a complete residential community for its employees and a main economic resource for the indigenous communities in the area.  The Different Programs are disclosed in the Company's website:  Health <a href="http://www.philexmining.com.ph/health/">http://www.philexmining.com.ph/health/</a> Environment <a href="http://www.philexmining.com.ph/environmental-management/">http://www.philexmining.com.ph/environmental-management/</a> Education <a href="http://www.philexmining.com.ph/education/">http://www.philexmining.com.ph/education/</a>	



Livelihood Program
http://www.philexmining.com.ph/livelihood/
Public Infrastructure
http://www.philexmining.com.ph/public-infrastructure/
Further details may be found in the Company's Sustainability report.
http://www.philexmining.com.ph/sustainability-report/

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of PHILEX MINING CORPORATION by the undersigned, thereunto duly authorized, in the City of Makati on <u>76</u> May 2022.

**MANUEL V. PANGILINAN** 

Chairman

EULALIO B. AUSTIN, JR.

President and Chief Executive
Officer

OSCAR J. HILADO

Lead Independent Director

WILFREDO A. PARAS

Independent Director

ROMEO R. BACHOCO

Compliance Officer

BARBARA ANNE C. MIGALLOS

Corporate Secretary

SUBSCRIBED AND SWORN to before me this 26 day of May 2022, affiants exhibiting to me their competent evidence of identity as follows:

Name	Competent Evidence of Identity	Date of Issue	Place of Issue
MANUEL V. PANGILINAN	Passport No. P9969361A	18 Dec 2018, expiring on 17 Dec 2028	DFA NCR EAST
EULALIO B. AUSTIN, JR.	Passport No. P9041046A	05 Oct 2018, expiring on 04 Oct 2028	DFA MANILA
OSCAR J. HILADO	Passport No. P7959521A	16 July 2018, expiring on 15 July 2028  30 July 2021, expiring on 29 July 2031	DFA NCR EAST  DFA NCR SOUTH
WILFREDO A. PARAS	Passport No. P7309547B		
ROMEO B. BACHOCO	Passport No. P0404617B		DFA MANILA
BARBARA ANNE C. MIGALLOS	Passport No. P7148981A	11 May 2018, expiring on 10 May 2028	DFA NCR SOUTH

bearing their photographs and signatures, in accordance with Rule II, Section 12 and Rule IV Section 2 (b) of the 2004 Rules on National Practice.

Page No.:

Book No .:

Series of 2022

RALYANA KNUSHARA M. GADDI NOTARY PUBLIC FOR AND IN THE CITY OF MAKATI APPOINTMENT NO. M-218 (2021-2022) COMMISSION EXPIRES ON DECEMBER 31, 2022
7th Floor, The PHINMA Plaza, 39 Plaza Drive
Rockwell Center, Makati City 1210
PTR No. 8853540; Makati City; 1/3/2022
IBP O.R. No. 178651; Makati City; 1/3/2022
TIN 473-816-131

Attorney's Roll No. 75398 Admitted to the Philippine Bar: 24 July 2020

#### SECRETARY'S CERTIFICATE

- I, BARBARA ANNE C. MIGALLOS, of legal age, Filipino, and with office address at 7<sup>th</sup> Floor, PHINMA Plaza, 39 Plaza Drive, Rockwell Center, Makati City, Metro Manila, being the duly elected and incumbent Corporate Secretary of PHILEX MINING CORPORATION (the "Company"), a corporation duly organized and existing in accordance with the laws of the Republic of the Philippines, and with principal office address at 2/F LaunchPad, Reliance Street corner Sheridan Street, Mandaluyong City, Metro Manila, hereby state and certify under oath the following:
- 1. The Company schedules Board meetings before the start of the financial year. At the regular meeting of the Board of Directors held on 25 November 2021, the Directors, upon the recommendation of management, set the schedule of Board meetings for 2022.
- 2. It is the Company's policy that the Board of Directors meet at least six (6) times in a year. In 2021, the Board of Directors held twelve (12) meetings. The attendance details of each director in meetings held during 2021 is attached herewith.
- 3. The Company's Independent Directors' respective terms have exceeded the prescribed cumulative term limit of nine (9) years reckoned from 2012 under SEC Memorandum Circular No. 4 Series of 2017. The same Circular provides, however, that where a company wants to retain an independent director who has served for nine (9) years, the Board should provide meritorious justifications and seek shareholders' approval during the annual shareholders' meeting.

At the 29 April 2021 meeting of the Board of Directors of the Company, the Board resolved to retain and extend the terms of its Independent Directors, Messrs. Wilfredo A. Paras and Oscar J. Hilado for another two (2) years. The stockholders approved, confirmed and ratified the extension of the terms of the Company's Independent Directors for another two (2) years at the annual meeting held on 25 June 2021. Messrs. Paras and Hilado are nominees for re-election at the Company's stockholders' meeting to be held on 22 June 2022.

- 4. It is the Company's policy to distribute materials for Board meetings at least five (5) business days before the scheduled meeting. This policy is generally followed except when there are delays in the consolidation of reports from the Company's various departments. On such occasions, management endeavours to send materials at least five (5) calendar days before the scheduled meeting.
- The Company's Audit Committee openly communicates and holds dialogues with the external audit team of the Company, and conducts meetings on key audit items, when necessary.
- 6. The non-executive directors (NEDs) have separate periodic meetings when necessary, with the external auditor and heads of internal audit, compliance and risk functions, without any executive or member of management present. Said meetings were chaired by the lead Independent Director.

This Certification is executed in support of the Company's Integrated Annual Corporate Governance Report, and for whatever legal purpose it may serve.

IN WITNESS WHEREOF, I have hereunto set my hand this 25th day of May 2022 at Makati City, Philippines.

SUBSCRIBED AND SWORN to before me this 25th day of May 2022, affiant exhibiting to me her Community Tax Certificate No. 26779542 issued on 3 January 2022 at Makati City, and her Passport No. P7148981A issued on 11 May 2018 at DFA NCR South, expiring on 10 May 2028 bearing her photograph and signature, in accordance with Rule II, Section 12 and Rule IV Section 2 (b) of the 2004 Rules on Notarial Practice.

Doc. No.: Page No.: (

Book No.: Series of 2022.

R154 PX Mining FACGR Certification (2021) Adrp8

RALYANA KHUSHARA M. GADDI NOTARY PUBLIC ESPARIO IN THE CITY OF MAKATI APPOINTMENT NO. M-291 (2021-2022) COMMISSION EXPIRES ON DECEMBER 31, 2022 71h Fizher De HIMMA Place, 39 Plazz DIM Rockwell Center, Makati City, 1210 PT No. 6883546, Makati City, 17/2022 IBP O.R. No. 178851- Makati City, 17/2022

TIN 473-816-131 Attorney's Roll No. 75398 Admitted to the Philippine Bar: 24 July 2020