## TULUNGAN MUTUAL BENEFIT ASSOCIATION INC.

# **Annual Corporate Governance Report**

## For the year ended 2021

THE BOA  Principle 1: The company should be headed by a competent, wor consistent with its corporate objectives and long-term best interest Recommendation 1.1	king board to f		Explanation bility of the corporation in a manner
<ol> <li>Board composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.</li> <li>Board has an appropriate mix of competence and expertise.</li> <li>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.</li> </ol>	Compliant  Compliant  Compliant	Provide basic information and qualification of the elected Board of Trustees  As part of the continuing education and training of the elected Board of Trustees, the newly elected BOT has attended the Annual Corporate Governance Seminar. The Association Corporate Governance Manual serves as their guide.  Ref: Tulunganmabainc.website Board of Trustees	
Recommendation 1.2			
Board is composed of a majority of non-executive directors.	Compliant	The seven (7) BOT are composed of five (5) Regular BOT and two (2) Independent BOT  Ref: Corporate Governance Manual-Board Structure	
Recommendation 1.3			

1.	Company provides in its Board Charter or Manual on		Provide link or reference to	
	Corporate Governance a policy on training of directors.	Compliant	association's Manual on Corporate	
2.	Company provides in its Board Charter or Manual on		Governance	
	Corporate Governance an orientation program for first	Compliant	To be familiarized with their duty,	
	time directors.		they are required to attend the AMLA	
3.	Company has relevant annual continuing training for		& Good Governance Training or its	
	all directors	Compliant	equivalent.	
		-		
			Ref. Corporate Governance Manual-	
			Board Composition and Qualification	
Recomr	mendation 1.4			
1.	Board has a policy on board diversity	Compliant	There is a fair requirement as to the	
			qualifications of BOT. The	
			Nomination Committee is strictly	
			following the process	
			Ref: 1) Corporate Governance	
			Manual-Board Composition and	
			Qualification	
			2) Nomination/Election Manual	
Recomr	mendation 1.5			
1.	Board is assisted in its duties by a Corporate Secretary	Compliant	Provide information and link to a	
2.	Corporate Secretary is a separate individual from the	Compliant	document containing information on	
3.	Corporate Secretary is not a member of the Board of	Compliant	the Corporate Secretary, including	
	Directors.	-	her name, qualifications, duties and	
4.	Corporate Secretary attends training/s on corporate	Compliant	functions.	
	governance.	,	The association's Corporate Secretary	
	0		is Ms. Ma.Gloria T. De Jesus who is	
			now serving from 2021-2023. The	
			Corporate Secretary of the	
			association is part of the seven (7)	
			BOT.	
			Ref: 1) <u>By-Laws</u>	
			2) Corporate Governance Manual	
Recomm	mendation 1.6		-,	

	Board is assisted by a Compliance Officer.	Compliant	Provide information as to the	
2.	Compliance Officer has a rank of Vice President or an		qualifications of the assigned	
	equivalent position with adequate stature and authority in the corporation.	Compliant	Compliance Officer.	
3. 4.	Compliance Officer is not a member of the board.  Compliance Officer attends training/s on corporate	Non- Compliant	In the meantime, the Compliance Officer of the Association is part of the BOT	The association cannot afford to hire a separate Compliance Officer.
	governance annually.	Compliant	The Compliance Officer for 2021- 2023 is Ms. Felina C. Magno. She is one of the two (2) elected Independent BOT.	
			The Compliance Officer is a member of the BOT where Corporate Governance Training/Seminar is a requirement	
	<b>le 2</b> : The fiduciary roles, responsibilities and accountabilitincements and guidelines should be clearly made known t			
		o all directors a	as well as to stockholders and other stak	eholders.
	mendation 2.1	o all directors a	as well as to stockholders and other stak	eholders.
	mendation 2.1	Compliant	Provide link and information on how the BOT performed their duties.	eholders.
Recom	mendation 2.1  Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of		Provide link and information on how the BOT performed their duties.  The BOT hold their Regular, Special and Emergency Meetings of the	eholders.
Recom	mendation 2.1  Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of		Provide link and information on how the BOT performed their duties.  The BOT hold their Regular, Special and Emergency Meetings of the association.  Ref: 1)Notice of Meeting	eholders.
Recom 1.	mendation 2.1  Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of		Provide link and information on how the BOT performed their duties.  The BOT hold their Regular, Special and Emergency Meetings of the association.	eholders.
Recom 1.	mendation 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.  mendation 2.2		Provide link and information on how the BOT performed their duties.  The BOT hold their Regular, Special and Emergency Meetings of the association.  Ref: 1)Notice of Meeting	eholders.

			BOT for approval. This is to ensure	
			that the associations plans are all	
			aligned with the vision/mission of the	
			association.	
			Ref: Board Resolution approving the	
			Business Plan and Strategies.	
2.	Board oversees and monitors the implementation of		Before the approval of the annual	
	the company's business objectives and strategy in	Compliant	business plan, the business done for	
	order to sustain the company's long-term viability and		the past year are likewise presented.	
	strength.		р , с с. с р	
	556		Ref: 2021 Business Plan	
Recomr	mendation 2.3			
	Board is headed by a competent and qualified	Compliant	Provide information and reference to	
	Chairperson.		a document containing information	
			of the President/Chairperson	
			or the residenty chairperson	
			The current President of the	
			association is Ms. Cristina L. Tamayo.	
			•	
			She will serve the association up to	
			year 2023.	
			Ref: 1)Profile of the President 2)	
_	L.i. O.A		<u>website</u>	
	mendation 2.4	6 1: :	5 1 1 1 1 1 1 1	
1.	Board ensures and adopts an effective succession	Compliant	Provide link or information as to how	
	planning program for directors, key officers and		the BOT prepare and ensure effective	
	management.		succession program.	
			The Board is responsible for ensuring	
			effective succession program for	
			BOT. The Advisory Board of Trustees	
			is also at close watch on it.	
			Ref: Corporate Governance Manual-	
			Duties and Responsibilities	
			Daties and Responsibilities	

2.	Board adopts a policy on the retirement for directors and key officers.	Non- Compliant		No provision for the Board of Trustees
Recom	mendation 2.5			
1.	relationship between remuneration and performance of key officers and board members.	Compliant	The Board of Trustees shall not receive any amount of compensation or any remuneration for services	
2.	Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	rendered in the associations. Ref: <u>By-Laws</u>	
3.	Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant		
Remun	eration 2.6			
1.	Board has formal and transparent board nomination and election policy.	Compliant	Provide information and link on how the election process is being implemented.	
2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	The Nomination and Election	
3.	Board nomination and election policy includes how the company accepts nominations from minority shareholders.	Compliant	Committee are in-charge to oversee the whole process for election of New Board of Trustees or	
4.	Board nomination and election policy includes how the board reviews nominated candidates.	Compliant	appointment.	
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	Ref: Corporate Governance Manual 1)Rights of Members 2)Board Composition 3) Board Qualification	
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	4) Nomination and Election Committee	
Recom	mendation 2.7			
1.	Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Provide reference to a document containing the company's policy on related party transaction, including policy on review and approval of	
2.	RPT policy includes appropriate review and approval of	Compliant	significant RPTs	

3. Recommendation 1.	material RPTs, which guarantee fairness and transparency of the transactions.  RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.  mendations 2.8  Board is primarily responsible for approving the selection of management led by the Chief Executive	Compliant	The BOT are responsible for overseeing the operation of the association especially the Related Party Transaction Ref: Corporate Governance Manual-Related Party Transaction  Provide reference to a document containing the Board's policy and	
	Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).		responsibility for approving the selection, appointment and assessment process of the	
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	management.  The Board is responsible for the selection and appointment of the Manager. Other position shall be recommended by the Manager to the BOT.  Ref: Corporate Governance Manual: Specific Duties of the Board of Trustees.	
Recom	mendation 2.9			
1.	Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	Compliant	Provide information and reference to a document containing the Board's performance management framework for management and personnel	
2.	Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant	The association conducts an annual Performance Evaluation for all regular employees. The result serves as the Annual Performance Rating of the employee. Performance	

			Evaluation takes into consideration	
			both quantitative and qualitative	
			performance indicators. In the	
			conduct of the Performance	
			Evaluation, standardized form is	
			used.	
Recomi	mendation 2.10		useu.	
	Board oversees that an appropriate internal control	Compliant	Provide reference to a document	
1.	system is in place.	Compliant	showing the Board's responsibility for	
2	The internal control system includes a mechanism for	Compliant	overseeing that an appropriate	
2.	•	Compliant	internal control system are in place.	
	monitoring and managing potential conflict of interest of the Management, members and shareholders.		internal control system are in place.	
	of the Management, members and shareholders.		The Audit/Oversight Committee and	
			_	
			the Board ensures that appropriate control are implemented.	
			control are implemented.	
			Defi Carrenata Carrenana Manual	
			Ref: <u>Corporate Governance Manual</u> Internal Auditor	
2	Decade a constant by the supplier of Audit Charter	Camadiana		
3.	Board approves the Internal Audit Charter.	Compliant	The Internal Audit Charter is included	
			at the approved Corporate	
			Governance Manual	
			Ref: Corporate Governance	
_			Manual/Internal Auditor	
	mendation 2.11			
1.	Board oversees that the company has in place a sound	Compliant	Provide reference to a document	
	enterprise risk management (ERM) framework to		showing the Board Oversight	
	effectively identity, monitor, assess and manage key		responsibility.	
	business risks.			
2.	The risk management framework guides in the Board	Compliant	The Board of Trustees are responsible	
	in identifying units/business lines and enterprise-level		for approving and overseeing the	
	risk exposures, as well as the effectiveness of risk		associations policies, procedure and	
	management strategies.		corporate governance.	
			Ref: Corporate Governance Manual-	
			Governance Structure	

Recomr	mendation 2.12		
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties.	Compliant	Provide link to the company's website where the Board Charter is disclosed
2.	Board charter serves as a guide to the directors in the performance of their functions.	Compliant	The Corporate Governance Manual serves as the Charter of the Board.
3.	Board Charter is publicly available and posted on the company's website.	Compliant	Ref: www.tulunganmbainc.com
to audit	t, risk management, related party transactions, and other ns and responsibilities of all committees established shoul	key corporate	t the effective performance of the Board's functions, particularly with respect governance concerns, such as nomination and remuneration. The composition, in a publicly available Committee Charter.
1.	Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	Provide reference to a document containing information on all the board committees established by the company  This is part of the Audit/Oversight Committee function.  Ref: Corporate Governance Manual-Governance Structure
Recomr	mendation 3.2		
1.	Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	Compliant	Provide reference to a document containing of the Audit Committee, its qualifications, functions and responsibilities.
2.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	The Audit/Oversight Committee is composed of two (2) Independent BOT and one (1) Regular Trustee.
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in	Compliant	All of the Committee of the Board of Trustees requires at least one (1)

	the areas of accounting, auditing and finance.		Independent BOT Member.	
4.	The Chairman of the Audit Committee is not the	Compliant	independent bot Member.	
4.	Chairman of the Board or of any other committee.	Compilant	Ref: 1)Corporate Governance	
	Chairman of the Board of of any other committee.		Manual-Board Committee	
			2) Tulungan MBAI website-	
			www.tulunganmbainc.com	
			3) Amended By-Laws-Article VI/VII	
Recomi	mendation 3.3		3) Ameriaea by Laws Article VI) VII	
	Board establishes a Corporate Governance Committee	Non-	Provide reference to a document	
1.	tasked to assist the Board in the performance of its	Compliant	showing that part of the Corporate	Governance Committee functions
	corporate governance responsibilities, including the	Compliant	showing that part of the corporate	was done by the Audit and Oversight
	functions that were formerly assigned to a Nomination			Committee. We are partially
	and Remuneration Committee.			complied, but not totally, due to lack
2.		Non-		of resources who will handle the
۷.	least three members, majority of whom should be	Compliant		committee.
	independent directors.	Compilant		committee.
2	Chairman of the Corporate Governance Committee is	Non-		Ref: Corporate Governance Manual
J.	an independent director.	Compliant		ner. corporate dovernance manaar
Recomi	mendation 3.4	Compilant		
	Board establishes a separate Board Risk Oversight	Compliant	Provide reference to a document	
1.	Committee (BROC) that should be responsible for the	Compilant	containing information relevant to	
	oversight of a company's Enterprise Risk Management		Board Risk Oversight Committee	
	system to ensure its functionality and effectiveness.		Functions.	
2.	BROC is composed of at least three members, the	Compliant	Tarrettoris.	
۷.	majority of whom should be independent directors,	Compilant	The function belongs to Oversight	
	including the Chairman.		and Review Committee	
3.	The Chairman of the BROC is not the Chairman of the	Compliant	and never committee	
J.	Board or of any other committee.	Compilant		
4.	At least one member of the BROC has relevant through	Compliant	Ref: Corporate Governance Manual	
т.	knowledge and experience on risk and risk	Compilant	Oversight and Review Committee	
	management.			
Recomi	mendation 3.5			
	The Board establishes a Related Party Transaction	Compliant	The function belongs to Oversight	
1.	(RPT) Committee, which is tasked with reviewing all	Compilant	and Review Committee	
	material related party transactions of the company.		and never committee	
2	RPT Committee is composed of at least three non-	Compliant		
	22	20		

	executive directors, majority of whom should be		Ref: Corporate Governance Manual	
	independent, including the Chairman.		Oversight and Review Committee	
Recom	mendation 3.6			
1.	All established committees have a Committee Charters	Compliant	Provide information on reference to	
	stating in plain terms their respective purposes,		the association's committee	
	memberships, structures, operations, reporting		functions and responsibilities.	
	process, resources and other relevant information.			
2.	Committee Charters provide standards for evaluating	Compliant	All Committees have their respective	
	the performance of the Committees.		functions and responsibilities. This is	
3.	Committee Charters were fully disclosed on the	Compliant	disclosed at the Corporate	
	company's website.		Governance Manual.	
	. ,			
			Ref: www.tulunganmbainc.com	
Princip	le 4: To show full commitment to the company, the director	ors should dev	ote the time and attention necessary to	properly and effectively perform their
duties a	and responsibilities, including sufficient time to be familiar	with the corp	oration's business.	
Recomi	mendations 4.1			
1.	The Directors attends and actively participates in all	Compliant	We do tele-/videoconferencing for	
	meetings of the Board, Committees and shareholders		sometimes but some of the members	
	in person or through tele-/videoconferencing		of the BOT can't adopt to this latest	
	conducted in accordance with the rules and		method, instead we limit the	
	regulations of the Commission.		scheduled meetings and have their	
2.	The directors review meeting materials for all Board	Compliant	choices on how they can be able to	
	and Committee meetings.		attend the scheduled meetings.	
3.	The directors ask the necessary questions or seek	Compliant		
	clarifications and explanations during the Board and		Ref: Notice of Meetings	
	Committee Meetings.			
Recom	mendation 4.2			
1.	Non-executive directors concurrently serve as	Non-		We don't have any Trustees who
	directors to a maximum of five Insurance Commission	Compliant		serve the same capacity to other
	Regulated Entities (ICREs) and publicly-listed			Insurance Company. Whenever this
	companies to ensure that they have sufficient time to			happen, the association shall not
	fully prepare for meetings, challenge Management's			limit and allow any Trustees to be
	proposals/views, and oversee the long-term strategy			connected to other entity.
	of the company.			,
Recomi	mendation 4.3			
	The directors notify the company's board where	Compliant	Provide information in relation to	
	, 1 /	1		

	he/she is an incumbent director before accepting a		document submitted by any qualified	
	directorship in another company.		Board of Trustees in relation to their	
			Personal information and work	
			background.	
			Ref: www.tulunganmnbain.com	
Princip	e 5: The board should endeavor to exercise an objective a	ind independe	nt judgment on all corporate affairs.	
Recomi	mendation 5.1			
1.	The Board is composed of at least twenty (20%)	Compliant	The association has fully complied	
	Independent Directors.		with the requirement. It has been	
			clearly stated in the By-Laws of the	
			Association.	
			Ref: 1) By-Laws	
			2) Nomination and Election	
			Committee Guidelines	
Recomi	mendation 5.2			
1.	The independent directors possess all the necessary	Compliant	The association, thru the Nomination	
	qualifications and none of the disqualifications to hold		and Election Committee makes sure	
	the position.		that its Independent Trustees to	
			possess the necessary qualifications	
			and none of the disqualification to	
			hold the position.	
			Ref:1) Election Guidelines	
			2) Governance Structure	
Recomi	mendation 5.3			
1.	The independent directors serve for a maximum	Non-		
	cumulative term of nine years.	Compliant		
	As far as Insurance Companies are concerned, the			
	foregoing term limit shall be reckoned from 02 January			Currently, the Independent Board of
	2015 while the reckoning date for the Pre-Need			Trustees is allowed to serve for two
	Companies and Health Maintenance Organizations			(2) consecutive years and a rest of
	shall be from 21 September 2016.			one (1) whole term.
	For other entities, all previous terms served by existing			

Independent Directors prior to the effectivity of this			
·			However, the amendment of By-Laws
• •			and Election Guidelines regarding
The company bars an independent director from	Non-		term of office is soon for approval for
serving in such capacity after the term limit of nine	Compliant		the compliant of this
years.	•		recommendation.
In the instance that the company retains an	Non-		
independent director in the same capacity after nine	Compliant		
years, the board submits to the Insurance Commission			
a formal written justification seek shareholder's			
approval during the annual shareholder's meeting.			
nendation 5.4			
The positions of Chairman of the Board and Chief	Compliant	We don't have Chairman of the	
Executive Officer are held by separate individuals.		Board. We had only President as the	
The Chairman of the Board and Chief Executive Officer	Compliant	head of the Board of Trustees.	
have clearly defined responsibilities.			
nendation 5.5		The specific duties and	
If the Chairman of the Board is not an independent	Compliant	responsibilities of the Association's	
director or where the roles of Chairman and CEO are		President is clearly defined.	
being held by one person, the Board should designate			
a lead director among the independent directors.		Ref: Corporate Governance Manual	
nendation 5.6			
Directors with material interest in a transaction	Compliant		
affecting the corporation should abstain from taking			
part in the deliberations for the same.			
nendation 5.7			
The non-executive directors (NEDs) have separate	Compliant	Audit and Oversight was composed	
periodic meetings with the external auditor and heads		mainly of Independent Board of	
of the internal audit, compliance and risk functions,		Trustees. Their responsibility and	
without any executive directors present to ensure that		function was clearly defined .	
proper checks and balances are place within the			
corporation.		Ref: Corporate Governance Manual	
The meetings are chaired by the lead independent director.	Compliant		
	serving in such capacity after the term limit of nine years.  In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification seek shareholder's approval during the annual shareholder's meeting. The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.  The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.  The Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors.  The Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors.  The nonedation 5.6  Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.  The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are place within the corporation.  The meetings are chaired by the lead independent	Circular shall not be included in the application of the term limit prescribed in this item.  The company bars an independent director from serving in such capacity after the term limit of nine years.  In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification seek shareholder's approval during the annual shareholder's meeting. nendation 5.4  The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.  The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities. nendation 5.5  If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors. nendation 5.6  Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.  nendation 5.7  The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are place within the corporation.  The meetings are chaired by the lead independent  Compliant	Circular shall not be included in the application of the term limit prescribed in this item.  The company bars an independent director from serving in such capacity after the term limit of nine years.  In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification seek shareholder's approval during the annual shareholder's meeting.  The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.  The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.  The Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors.  Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.  The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are place within the corporation.  The meetings are chaired by the lead independent  Compliant  Non- Compliant  Non- Compliant  Non- Compliant  We don't have Chairman of the Board.  Compliant  The spocific duties and responsibilities of the Association's President is clearly defined.  Ref: Corporate Governance Manual  Audit and Oversight was composed mainly of Independent Board of Trustees. Their responsibility and function was clearly defined.  Ref: Corporate Governance Manual

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 possess the right mix of backgrounds and competencies.

Recom	mendations 6.1			
1.		Compliant	The annual assessment done every	
2	performance as a whole.  The performance of the Chairman is assessed annually	Compliant	January of the following year.	
۷.	by the Board.	Compilant		
3.	The performance of the individual member of the	Compliant	Ref: <u>BOT Performance Score Card</u>	
	Board is assessed annually by the Board.			
4.	The performance of each committee is assessed annually by the Board.	Compliant		
5.	Every three years, the assessments are supported by an external facilitator.	Compliant		
Recomi	mendation 6.2			
1.	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		
2.	The system allows for a feedback mechanism from the shareholders.	Compliant		
Princip	le 7: Members of the Board are duty-bound to apply high 6	ethical standar	ds, taking into account the interests of all	l stakeholders.
Recom	mendation 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	The member, Officers and staff of the Tulungan MBAI is driven and guided by the Associations Mission, Vision and Core Values. More so, the Code of Discipline and Corporate	
2.	The Code is properly disseminated to the Board, senior management and employees.	Compliant	Governance Manuals are the Bible of the Association.	
3.	The Code is disclosed and made available to the public	Compliant		
	through the company website.		Ref: 1) Corporate Governance	
Recom	mendation 7.2		Manuals	
1.	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	2) Code of Ethics	
2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant		

expectations.	establish corporate disclosure po	olicies ariu pro	cedures that are practical and in accorda	ince with best practices and regulatory
Recommendations 8.1				
reliable and timely repo stakeholders that gives company's financial con	rate disclosure policies and comprehensive, accurate, rt to shareholders and other a fair and complete picture of a dition, results and business	Compliant	The disclosure of relevant information about the Association are easily access at the associations website.	
operations.			Ref: <u>www.tulunganmbain.com</u>	
Recommendation 8.3				
their experience and qu potential conflicts of int	relevant and material al board members to evaluate alifications, and assess any erest that might affect their	Compliant	As stated at the Articles of Incorporation, the Board of Trustees shall not receive any remuneration.	
judgment.			Relevant information in relations to	
conflicts of interest that		Compliant	Ref: 1)Articles of Incorporation https://tulunganmbainc.com	
Recommendation 8.4				
procedure for setting Bo the level and mix of the	ar disclosure of its policies and pard remuneration, including same in the Annual Corporate sistent with ASEAN Corporate ACGS) and the Revised	Compliant	The associations maintain a salary and benefits in accordance with the labor law compatible with the current financial condition of the	
procedure for setting Exincluding the level and r Corporate Governance	mix of the same in the Annual Report consistent with ASEAN Scorecard (ACGS) and the	Compliant	association. Ref: <u>Employees Manual</u>	
	remuneration on an individual tion and retirement provisions.	Compliant		
Recommendation 8.5				
1. Company discloses its p	olicies governing Related Party	Compliant		

2.	Transactions (RPTs) and other unusual or infrequently occurring transactions.  Company discloses material or significant RPTs in its	Compliant	Policies related to Related Party Transactions (RPTs) are disclosed in the Corporate Governance	
	Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholders		Manual.  Ref: Corporate Governance Manual	
	meeting during the year.			
	mended 8.7			
1.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The Corporate Governance Manual aims to institutionalize the principles of good corporate governance in the	
2.	Company's MCG is posted on its company website.		Association. Ref: <u>www.tulunganmbainc.com</u>	
	<b>le 9:</b> The company should establish standards for the approhen the external auditor's independence and enhance aud		on of an external auditor, and exercise ef	fective oversight of the same to
	mendation 9.1	quanty:		
	Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	The appointment of the Associations	
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	External Auditor is thru the recommendation of the Audit Committee.	
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	Ref. <u>Corporate Governance Manual</u> <u>Internal Audit</u>	
Recomi	mended 9.2			
1.	Audit Committee Charter includes the Audit Committee's responsibility on: i. Assessing the integrity and independence of external auditors;	Compliant		
	<ul> <li>ii. Exercising effective oversight to review and monitor the external auditor's independence and objectivity; and</li> </ul>		It is the responsibility of the Audit Committee to assess the Independency of the External	

	iii. Exercising effective oversight to review and		Auditor's suitability and	
	monitor the effectiveness of the audit		effectiveness.	
	process, taking into consideration relevant			
	Philippine professional and regulatory		Ref: Corporate Governance Manual	
	requirements.			
2.	Audit Committee Charter contains the Committee's	Compliant		
	responsibility on reviewing and monitoring the			
	external auditor's suitability and effectiveness on an			
	annual basis.			
Recomr	mendation 9.3			
1.	Company discloses the nature of non-audit services	Compliant	There is no non-audit fees were paid	
	performed by its external auditor in the Annual Report		to External Auditor. The Audit	
	to deal with the potential conflict of interest.		Committee dis-allow any non-audit	
2.	Audit Committee stays alert for any potential conflict	Compliant	work that will conflict to their	
	of interest situations, given the guidelines or policies		Independency and duties as External	
	on non-audit services, which could be viewed as		Auditor.	
	impairing the external auditor's objectivity.		Ref: <u>Corporate Governance</u>	
			Manual/Internal Audit	
Principl	le 10: The company should ensure that the material and re	portable non-	financial and sustainability issues are disclos	sed
Recomr	mendations 10.1			
1.	Board has a clear and focused policy on the disclosure	Compliant	The association shall disclose the	
	of non-financial information, with emphasis on the		policy on Economic, Environmental,	
	management of economic, environmental, social and		Social and Governance policies(EESG)	
	governance (EESG) issues of its business, which		and other non-financial information.	
	underpin sustainability.			
2.	Company adopts globally recognized	Compliant	Ref: Sustainability Report	
	standard/framework in reporting sustainability and			
	non-financial issues.			
Principl	le 11: The company should maintain a comprehensive and	cost-efficient	communication channel for disseminating re	elevant information. This channel is
crucial f	for informed decision-making by investors, stakeholders a	nd other intere	ested users.	
Recomr	mendation 11.1			
1.	The company should have a website to ensure a		The Association maintains a website	
	comprehensive, cost efficient, transparent, and timely	Compliant	to ensure transparency in	
	manner of disseminating relevant information to the		disseminating relevant information to	
	public.		the public.	
			Ref: www.tulunganmbainc.com	
•				

_	<b>le 12</b> : To ensure the integrity, transparency and proper go system and enterprise risk management framework.	vernance in th	e conduct of its affairs, the company sho	uld have a strong and effective internal
	mendation 12.1			
1.	Company has an adequate and effective internal control system in the conduct of its business.	Compliant	The Audit Committee which is also serve as Internal Auditor regularly	
2.	•	Compliant	reported to the Board of Trustees the result of their regular audit conducted and recommend some control measures to ensure effective internal control system in the conduct of business.  They also tackle risk issues and recommend policies on how the associations mitigate those risks.  Ref: Minutes of BOT Meeting	
Recom	mendation 12.2			
1.	Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	The Audit Committee of the Association is composed of Independent Board of Trustees that also serves as the Internal Auditor of the Association.  Ref: Officers of the Association	
Recom	mendation 12.3			
1.	The company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Non- Compliant		Due to Associations current financial condition, the recommendations for
2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	Non- Compliant		Chief Audit Executive and Chief Risk Officer cannot be complied. Instead, the Association maximized the
3.	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility	Non- Compliant		function of the Audit Committee to do the task.

for managing the fully outsourced internal audit activity.  Recommended 12.4  1. The company has a separate Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM)  2. CRO has adequate authority, stature, resources and	Non- Compliant		The Audit Committees of the Association which the qualifications and experience qualifies to the Internal Auditor requirements.  Ref: Officers of the Association/Profile
support to fulfill his/her responsibilities.	Compliant		
Principle 13: The company should treat all shareholders fairly and	d equitably, and	d also recognize, protect and facilitate th	e exercise of their rights.
Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Member's Right are stated in the Articles of Incorporation and By-Laws	
<ol> <li>Board ensures that basic shareholder rights are disclosed on the company's website.</li> </ol>	Compliant	and Corporate Governance Manual. They are all posted in the Associations website.  Ref: 1) Articles of Incorporation 2) Corporate Governance Manual.	
Recommendation 13.2			
<ol> <li>Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholder's Meeting with sufficient and relevant information at least 21 days before the meeting.</li> </ol>	Compliant	Notice of Annual General Meeting was disseminated at least 15 days before the scheduled Annual Meeting.  Ref: Notice of Annual Meeting	
Recommendation 13.3			
Board encourage active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholder's Meeting publicly available the next working day.	Compliant	There is always "Malayang Talakayan" portion at the program and items for approval and comments from the attendees.	
<ol> <li>Minutes of the Annual and Special Shareholder's         Meetings are available on the company website within         five business days from the end of the meeting.</li> </ol>	Compliant	Ref. Minutes of Annual Meeting	
Recommendation 13.4			

Board has an alternative dispute mechanism to resolve	Compliant	Any disagrapment or grisuance	
intra-corporate disputes in an amicable and effective	Compilant	Any disagreement or grievance between the Association and its	
manner.		members/ stakeholders shall be	
The alternative dispute mechanism is included in the	Compliant	resolved under the applicable	
company's Manual on Corporate Governance.	Compliant	grievance mechanism of the	
company's Manual on Corporate Governance.		Association.	
		Ref. Corporate Governance Manual	
		Net. corporate dovernance manual	
Principle 14: The rights of stakeholders established by law, by cor	ı ntractual relati	ons and through voluntary commitments	must be respected. Where
stakeholder's rights and/or interests are at stake, stakeholders sh			
Recommendation 14.1		, , , , , , , , , , , , , , , , , , , ,	0 1
Board identifies the company's various stakeholders	Compliant	The Association is committed to	
and promotes cooperation between them and the		protect the welfare and rights of the	
company in creating wealth, growth and sustainability.		members/stakeholders by 1)	
Recommendation 14.2		Ensuring quality service on all	
Board establishes clear policies and programs to	Compliant	transactions conducted in a fair	
provide a mechanism on the fair treatment and		manner 2) Keeping updated on the	
protection of stakeholders.		related information about the	
Recommendation 14.3		association thru website and	
Board adopts a transparent framework and process	Compliant	facebook page 3) Associations	
that allow stakeholders to communicate with the		contact Numbers/Emails are posted	
company and to obtain redress for the violation of		at the Associations website, facebook	
their rights.		account and tarpaulins to ensure	
		immediate response to inquiries and	
		concerns.	
		Ref: www.tulunganmbain.com	
<b>Principle 15</b> : A mechanism for employee participation should be of	developed to c	reate a symbolic environment, realize the	e company's goals and participate in its
governance processes.	Γ		
Recommendation 15.1			
<ol> <li>Board establishes policies, programs and procedures</li> </ol>	Compliant		
that encourage employees to actively participate in			
the realization of the company's goals and its		All policies and procedures including	
governance.		Approved Board Resolutions	
Recommendation 15.2		pertaining to Employees are	

1.	Board sets the tone and makes a stand against corrupt	Compliant	discussed and available for them.	
	practices by adopting an anti-corruption policy and			
	program in its Code of Conduct.		Ref: Employees Manual	
2.	Board disseminates the policy and program to	Compliant		
	employees across the organization through trainings			
	to embed them in the company's culture.			
Recomi	mendation 15.3			
1.	Board establishes a suitable framework for	Compliant	The Remuneration and Review and	
	whistleblowing that allows employees to freely		Review Committee of the Association	
	communicate their concerns about illegal or unethical		serves as the Grievance Committee	
	practices, without fear of retaliation.		to handle and resolve Employees	
2.	Board establishes a suitable framework for	Compliant	issues on its work environment.	
	whistleblowing that allows employees to have direct			
	access to an independent member of the Board or a		Ref: Corporate Governance Manual	
	unit created to handle.			
3.	Board supervises and ensures the enforcement of the	Compliant		
	whistleblowing framework.	·		
Principl	e 16: The company should be socially responsible in all its	dealings with t	he communities where it operates. It sho	ould ensure that its interactions serve
-	ronment and stakeholders in a positive and progressive ma	_		
Recomi	mendation 16.1			
1.	Company recognizes and places importance on the	Compliant	The association recognized and	
	interdependence between business and society, and	·	acknowledged the role of the	
	promotes a mutually beneficial relationship that allows		community in achieving Tulungan	
	the company to grow its business, while contributing		MBA Inc. vision and mission.	
	to the advancement of the society where it operates.			
	,		The Association strictly implemented	
			the solid-waste management program	
			to contribute the international call to	
			address climate change and pollution	
			and likewise cleanliness in the	
			workplace.	
			Workplace.	
			Ref: 2021 Board Resolution Approved	
			nen <u>zoza bodra nesoration ripproved</u>	

## CERTIFICATE

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

Signed in the City of Malolos, Bulacan on the AY 2 7 2022 of May, 2022.

CRISTINA L. TAMAYO

**PRESIDENT** 

MA.GLORIA T. DE JESUS

**CORPORATE SECRETARY** 

LOLITA M. GARVIDA

INDEPENDENT TRUSTEES

FELINA C. MAGNO

**CORPORATE GOVERNANCE** 

**COMPLIANCE OFFICER** 

FELINA C. MAGNO

INDEPENDENT TRUSTEES

SUBSCRIBED AND SWORN to before me this MAY 2.7 May of May, 2022, by the following who are all personally known to me )or whom I have identified through competent evidence of identity) and who exhibit to me their respective identification document as follows:

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1. CRISTINA L. TAMAYO

2. MA.GLORIA T. DE JESUS

3. LOLITA M. GARVIDA

4. FELINA C. MAGNO

#### ID NO.

Senior Citizen ID No. 21551

Senior Citizen ID No. 35395

TIN ID. No.124-134-037

SSS ID. No. 03-4650478-1

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