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# SEC FORM – I-ACGR

## INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 2019	
2.	SEC Identification Number <b>CS200811530</b> 3. BIR Tax Identification No. <b>007-08</b>	<u>35-191</u>
4.	Exact name of issuer as specified in its charter <u>NICKEL ASIA CORPORATION</u>	
5.	Republic of the Philippines 6 SEC Use Province, Country or other jurisdiction of incorporation or organization  6 Industry Classification	<i>J J</i>
7.	28th Floor NAC Tower, 32nd Street Bonifacio Global City, Taguig City Address of principal office	1634 Postal Code
8.	(632) 7798-7622 Issuer's telephone number, including area code	

9. Not applicable

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 Gov	ernance Responsibilities						
Principle 1: The company should be headed by competitiveness and profitability in a manner costakeholders.	a competent, w	vorking board to foster the long- term succe						
Recommendation 1.1								
<ol> <li>Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.</li> </ol>	COMPLIANT	Provide information or link/reference to a document containing information on the following:  1. Academic qualifications, industry						
<ol><li>Board has an appropriate mix of competence and expertise.</li></ol>	COMPLIANT	knowledge, professional experience, expertise and relevant trainings of directors						
<ol> <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	This information is contained in the Information Statements ("IS") and the Management Reports provided by the Company to Shareholders each year. The 2019 IS and 2020 IS can be accessed at:  https://nickelasia.com/investor-relations/company-disclosures#panel2						
		Please see also the section of the Company's website on the Board of Directors and Officers						
		https://nickelasia.com/about- us/board-of-directors-and-officers						

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	2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance  Please refer to:
	(a) Corporate Governance ("CG")  Manual, Art. III(A)(1) <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a>
	(b) Policy on Board Nomination and Election of Directors, Annex "1" of the CG Manual, at [C](1.2), which can be accessed thru  https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 39 of CG  Manual.
	(c)Charter of the Nominations Committee https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page72 of CG Manual.

Recommendation 1.2			
Board is composed of a majority of non- executive directors.	COMPLIANT	Identify or provide link/reference to a document identifying the directors and the type of their directorships	
		A majority of the members of the Board are non-executive directors. The Board is composed of nine (9) members, five (5) of whom are Non-Executive Directors; two (2) are Independent Directors; and two (2) are Executive Directors.	
		The names of the directors and the relevant information including the type of their directorships are on the Company's website:	
		https://www.nickelasia.com/about- us/board-directors-and-officers	
Recommendation 1.3			
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	COMPLIANT	Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors.	
		Please refer to:	
		(a)CG Manual, Art. III(2) – Policy on Training for Directors https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 10 of CG Manual	

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		(b) Board Charter, Sec. 9 on Orientation and continuing education programs for directors (Annex "4", CG Manual)  https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 72 of CG Manual	
Company has an orientation program for first time directors.	COMPLIANT	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered.	The Company utilized Institute of Corporate Directors (ICD), a SEC-accredited provider, to conduct a n orientation program for its first-time director Ms. Maria Patricia Z. Riingen. Ms. Riingen attended ICD's Corporate Governance Orientation Program. Attached as Annex 1 is a copy of her Certificate of Attendance. A description of the course can be found in this link:  https://www.icd.ph/Courses/CGOP
Company has relevant annual continuing training for all directors.	COMPLIANT		Attached as <b>Annexes 2-A to 2-NN</b> are the Certificates of Attendance of the Company's Directors and Officers.

Recommendation 1.4			
Board has a policy on board diversity.	COMPLIANT	Provide information on or link/reference to a document containing information on the company's board diversity policy.  The Company's Board Diversity Policy is contained in:  (a) CG Manual, at Article III(A)(3)  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 10 of CG  Manual	
		(b)Board Charter at Sec. 2.3  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 57 of CG Manual	
		Indicate gender composition of the board.	
		The Company has eight male Directors and one female Director. Under the Company's Board Diversity policy, election shall be made on the basis of merit but candidates that will bring diversity are to be considered. The present composition is diverse in professional experience, expertise and academic background. The	

Optional: Recommendation 1.4		Board continues to search for candidates, including female candidates, whose expertise and experience would be an appropriate fit for the Company.	
Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.		Provide information on or link/reference to a document containing the company's policy and measurable objectives for implementing board diversity.  Provide link or reference to a progress report in achieving its objectives.	
Recommendation 1.5			
Board is assisted by a Corporate Secretary.	COMPLIANT	Provide information on or link/reference to a document	
Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	containing information on the Corporate Secretary, including	
Corporate Secretary is not a member of the Board of Directors.	COMPLIANT	his/her name, qualifications, duties and functions.  The Corporate Secretary since 2010 is Atty. Barbara Anne C. Migallos. She is not a member of the Board, and is a separate individual from the Compliance Officer.  (a) The qualifications of the Corporate Secretary are contained in the Information	

Statements and the 17-A Reports, which can be accessed at https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2019, page 18

https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020, pages 18 and 142.

(b) The duties and functions of the Corporate Secretary are defined in the CG Manual, III(A)(4.2) and in the Board Charter, Sec. 7

#### CG Manual:

https://nickelasia.com/corporategovernance/policies-processesand-practices; Page 11 of CG Manual

### Board Charter:

https://nickelasia.com/corporategovernance/policies-processesand-practices; Page 62 of CG Manual

4. Corporate Secretary attends training/s on corporate governance.	COMPLIANT	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered  Information on the training attended by the Corporate Secretary is contained in <b>Annex 2-LL</b> .	
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	COMPLIANT	Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting	Board materials are provided to the Directors prior to the board meetings, but the date of distribution of such materials vary and may not always be at least five business days prior to the meeting. The Company has four (4) operating mines; investments in renewable energy companies; and a number of other subsidiaries. Their reports take time some to consolidate into reports to the Board that are current, comprehensive and complete.  Considering the directors' respective qualifications, expertise and background as well as the clarity of board presentations and materials, directors are able to perform their fiduciary duties notwithstanding that materials may not be distributed at least five (5) business days before a scheduled meeting.

Recommendation 1.6			
	COMPLIANT	Provide information on or	
1. Board is assisted by a Compliance Officer.	COMPLIANT	link/reference to a document	
2. Compliance Officer has a rank of Senior	COMPLIANT	containing information on the	
Vice President or an equivalent position		Compliance Officer, including his/her	
with adequate stature and authority in the		name, position, qualifications, duties	
corporation.		and functions.	
corporation.		and fortelloris.	
3. Compliance Officer is not a member of	COMPLIANT	The Compliance Officer is Atty.	
the board.		Georgina Carolina Y. Martinez, Senior	
		Vice President for Compliance and	
		Corporate Services and Assistant	
		Corporate Secretary. She is not a	
		member of the Board, and is a	
		separate individual from the	
		Corporate Secretary.	
		(a)The qualifications of the	
		Compliance Officer are in the	
		Information Statement and the 17-	
		A Reports of the Company for	
		2019 and 2020:	
		https://nickelasia.com/investor-	
		<u>relations/company-</u>	
		disclosures#panel2; Definitive	
		Information Statement for 2019,	
		page 2.	
		hills of the state	
		https://nickelasia.com/investor-	
		relations/company-	
		disclosures#panel2; Definitive	

		Information Statement for 2020, pages 19 and 139.	
		(b) The duties and functions of the	
		Compliance Officer are detailed	
		in the CG Manual, III(A)(5.2) https://nickelasia.com/corporate-	
		governance/policies-processes-	
		and-practices; Page 12 of CG	
		<u>Manual</u>	
4. Compliance Officer attends training/s on	COMPLIANT	Provide information on or	
corporate governance.		link/reference to a document	
		containing information on the corporate governance training	
		attended, including number of hours	
		and topics covered	
		The Compliance Officer attended the Company's Annual Corporate	
		Governance Seminar held on May	
		21, 2019. Please see <b>Annex 2-J.</b> The	
		Compliance Officer also attended a	
		training course on Governance, Risk and Compliance for Compliance	
		Officers conducted by the	
		International Compliance Training	
		Academy on 20 to 22 November	
		2018. The Compliance Officer also	
		attended a training course on Governance, Risk and Compliance	
		for Compliance Officers conducted	
		by the International Compliance	

		Training Academy on 20 to 22 November 2018. She is also an associate member of the International Compliance Association (ICA). The ICA provides on-line trainings for its members through its International Compliance Training Academy.	
<b>Principle 2:</b> The fiduciary roles, responsibilities an other legal pronouncements and guidelines sho			
1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.    The company is a second content of the content of the company is a second content of the content of the company is a second content of the	COMPLIANT	Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting)  The Board complies with its fiduciary duties, responsibilities and accountabilities, which are contained in:  (a) CG Manual, at Art. III(B)(1)(2)  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 13 of CG  Manual  (b) Board Charter, at Sec, 4 to 4.4  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 57 of CG  Manual  Directors diligently attend Board and Committee meetings, participate in	

		deliberations and seek clarification when needed, as reflected in the minutes of meetings.  Shareholders have the right to inspect corporate records including minutes of board meetings in accordance with Section 73 of the Revised Corporation Code.  Deliberations and decisions of the	
		Board are reflected in the Minutes.	
Recommendation 2.2			
<ol> <li>Board oversees the development, review and approval of the company's business objectives and strategy.</li> <li>Board oversees and monitors the implementation of the company's business objectives and strategy.</li> </ol>	COMPLIANT	Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting) Indicate frequency of review of business objectives and strategies is integrated into the budget process. The budget is formally approved by the Board at the November board meeting each year, and is based on the outlook for the coming year, the business objectives and strategies. Comprehensive reports on the market, financial performance, operations, safety and environment are presented.	

		The Board oversees and monitors the implementation of the Company's business objectives and strategies in the course of quarterly meetings to review the financial and operations results.  These deliberations are reflected in the Minutes of the meetings. Shareholders have the right to inspect corporate records including minutes of board meetings in accordance with Section 73 of the Revised Corporation Code. Information on the frequency of meetings and attendance of the Directors may be accessed at:  https://nickelasia.com/corporate-governance https://nickelasia.com/corporate-governance	
Supplement to Recommendation 2.2			
Board has a clearly defined and updated vision, mission and core values.	COMPLIANT	Indicate or provide link/reference to a document containing the company's vision, mission and core values.  The Company's Vision, Mission, and Core Values may be accessed at <a href="https://www.nickelasia.com/about-us/mission-vision-and-core-values">https://www.nickelasia.com/about-us/mission-vision-and-core-values</a>	

		The Company's Vision, Mission and Core Values were last reviewed and	
		revised on 3 May 2018 and are	
		uploaded on the Company's	
		website.	
		website.	
2. Board has a strategy execution process	COMPLIANT	Provide information on or	
that facilitates effective management		link/reference to a document	
performance and is attuned to the		containing information on the	
company's business environment, and		strategy execution process.	
culture.		In order to measure and monitor the	
		effectiveness of the Company's	
		business objectives and strategy for	
		each year, the Company holds	
		regular monthly operations meetings	
		and financial reviews with each of its	
		subsidiaries. The operations meetings	
		are intended to monitor the	
		operations, production safety,	
		environment and regulatory	
		compliance of each subsidiary as	
		against the annual business	
		objectives. The finance review tracks	
		the financial performance of each	
		subsidiary compared to the business	
		objectives for the year. Results of	
		these operations meetings and	
		financial reviews are reported to the	
		Board. The Certification signed by	
		the SVP – Operations/COO and CRO	
		on the operations meetings held in	
		2019 is attached to this Report as	
		Annex 3.	

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		Please refer to the Memorandum issued by the President and CEO	
		dated 21 May 2018, attached to this	
		Report as <b>Annex 4.</b>	
		Report as Affilex 4.	
Recommendation 2.3			
Board is headed by a competent and	COMPLIANT	Provide information or reference to a	
qualified Chairperson.		document containing information on	
		the Chairperson, including his/her	
		name and qualifications	
		The Chairman is Mr. Gerard H. Brimo.	
		His qualifications, academic	
		background and work experience	
		are available at	
		https://www.nickelasia.com/about-	
		<u>us/board-directors-and-officers</u>	
		Please see also Information	
		Statement that is made available to	
		shareholders every year. The	
		Information Statement for the 2019	
		and 2020 Annual General Meeting of	
		the Stockholders can be accessed	
		through these links:	
		https://nickelasia.com/investor-	
		relations/company-	
		disclosures#panel2, Definitive	
		Information Statement for 2019,	
		pages 12 and 17	
		https://nickelasia.com/investor-	
		relations/company-	
		<u>disclosures#panel2</u> , Definitive	

	Information Statement for 2020, pages 12 and 17	

Recommendation 2.4				
Board ensures and adopts an effective succession planning program for directors, key officers and management.	COMPLIANT	Disclose and provide information or link/reference to a document containing information on the company's succession planning policies and programs and its implementation		
Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	(a) Article III (B) of the Company's CG Manual provides that "shall adopt an effective succession planning program for Executive Directors, key Officers and Management" and that the Board "shall adopt a policy on retirement age for Executive Directors and Officers as part of Management succession and to promote dynamism in the Company". Available at https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 14 of CG Manual		
		(b) Sec. 4 (b), Board Charter  https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 57 of CG  Manual		
		The Company has an existing Succession Planning Program that		

	utilizes the Zenger Folkman360 Degree Feedback Tool of the Harvard Program of John Clements, and the Company has, as part of its succession planning, implemented its in-house Management Development Program.  The Company constantly identifies and screens high-potential associates and develops them as understudies for key positions. These understudies are provided with formal training sessions involving management development, personal mastery and other learning opportunities. The Company also has an active job rotation and cross- posting program for job exposure and enrichment that involves exposing associates to various functions and operations in the business.	
Recommendation2.5		
Board aligns the remuneration of key officers and board members with long-term interests of the company.	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance.  Section 4 (4.3)(d) of the Board Charter provides that it is the specific duty of the Board to "align as practicable the remuneration of key	

Officers and of Directors with the long-term interests of the Company and oversee Management's adoption of compensation plans and professional development programs for Officers and succession planning for senior Management"

https://nickelasia.com/corporategovernance/policies-processesand-practices; Page 58 of CG Manual

For quidance in respect of remuneration, in 2017, the Company participated in the compensation survey for energy and natural resources industry to benchmark on compensation conducted by Willis, Towers, Watson Data Services, a global advisory, broking and solutions company that provides services in, amona other areas, benefits delivery and administration, corporate risk and broking. The Company has also enlisted the services of a compensation consultant to assist in job evaluation and performance metrics.

Consistent with the alignment of the remuneration of key officers, including officers of operating subsidiaries, and board members with long-term interests of the Company, the Company adopted a

Stock Option Plan for Directors and Officers, including Operating Subsidiaries in 2014. The Plan was approved by the shareholders and by the SEC.

In April 2018, the Board approved the adoption of a new stock option plan, which was approved at the Annual Stockholders' Meeting held on 28 May 2018.

http://edge.pse.com.ph/openDiscViewer.do?edge\_no=d7ca1f8907771d la43ca035510b6ec2b#sthash.frM8C VvE.dpbs

https://nickelasia.com/investor-relations/company-disclosures#panel2, Definitive Information Statement for 2018, page 32.

In October 2018, the stockholders of the Company approved an 80% stock dividend for all stockholders of record as of 23 October 2018 and corresponding adjustments to the grants under the 2014 and 2018 Stock Option Plans in relation to the 80% stock dividend declaration at the Special Stockholders' Meeting held on 09 October 2018.

https://nickelasia.com/investor-relations/company-

(a) Board adopts a policy specifying the relationship between remuneration and performance.	COMPLIANT	disclosures#panel7; NAC_17C_SSM_Results_09Oct2018  On 17 July 2020, the stockholders of the Company approved the reservation of 96,023,208 further additional common shares for the 2018 Stock Option Plan: https://nickelasia.com/investor-relations/company-disclosures#panel12; Results of Annual Stockholders' Meeting  Article III (B) of the Company's CG Manual provides that the Board shall adopt a "policy specifying the relationship between remuneration and performance", and that "no Director should participate in deliberations involving his own remuneration" https://nickelasia.com/corporate-governance/policies-processes-	
		and performance", and that "no Director should participate in deliberations involving his own remuneration" <a href="https://nickelasia.com/corporate-">https://nickelasia.com/corporate-</a>	
(b) Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	Directors do not participate in discussions or deliberations involving his own remuneration. Please see Corporate Secretary's Certificate, attached to this Report as <b>Annex 5</b> .	

C	ptional: Recommendation 2.5			
1	Board approves the remuneration of senior executives.	COMPLIANT	Provide proof of board approval  The Corporate Governance Committee of the Board, acting as the Compensation Committee, approves the remuneration of senior officers. Please see Secretary' Certificate attached to this Report as <b>Annex 5</b> .	
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	Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company.  The Stock Option Plan is deemed a measurable standard to align performance-based remuneration with the Company's long-term interest.  https://nickelasia.com/investor-relations/company-disclosures#panel2, Definitive Information Statement for 2018, page 32.  https://nickelasia.com/investor-relations/company-disclosures#panel2, Definitive Information Statement for 2019, page 29	

		https://nickelasia.com/investor- relations/company- disclosures#panel2, Definitive Information Statement for 2020, page 29.	
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.      Board has a formal and transparent board nomination and election policy.	COMPLIANT	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders.  (a) The Company has a Policy on the Nomination and Election of Directors which contains the process for the nomination of directors  https://nickelasia.com/investor-relations/company-disclosures#panel2, Definitive Information Statement for 2019, page 16  https://nickelasia.com/investor-relations/company-disclosures#panel2, Definitive Information Statement for 2020, page 16	

			(b) Please see also CG Manual which contains the Company's Nomination and Election Policy https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 39 of CG Manual	
2	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	CG Manual at Article III(B)(6) https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 39 of CG Manual	
3	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	COMPLIANT	Provide proof if minority shareholders have a right to nominate candidates to the board  Section (B)(2) of the Company's Policy on Nomination and Election of Directors recognizes the right of minority shareholders to nominate directors and outlines how shareholders can effectively exercise the right to nominate.  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 39 of CG Manual	

Board nomination and election policy includes how the board shortlists candidates.	COMPLIANT	Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	
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	Process for the shortlisting of candidates (preparation of Final List of Candidates) is stated in the Policy on Nomination and Election of Directors at Section (B) and (C)  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 39 of CG  Manual  The Board's performance assessment includes the assessment of the performance of the Board and Board Committees, including the Nominations Committee, which oversees the process for the nomination and election of directors CG Charter, Art. III(F)  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 26 of CG  Manual	
Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT	Please refer to Policy on Nomination and Election of Directors at (B) to (D)	

Optional: Recommendation to 2.6		https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 26 of CG Manual	
Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	COMPLIANT	Identify the professional search firm used or other external sources of candidates  The Nominations Committee has discretion and authority to use search firms or external sources as practicable in searching for Board candidates. See Section (C)(2.2) of Company's Policy on Nomination and Election of Directors  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 40 of CG  Manual  Sources used in the nomination and selection process include available information on the internet.  There has been no occasion when the Committee believed that the engagement of a professional search firm was called for under the circumstances.	

Re	ecommendation 2.7			
	Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs	
	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	The Company's policy on related party transactions, including the definition of RPTs and the review and approval process are contained in:  (a) CG Manual, Art. III(B), Sec. 7 to 7.2 https://nickelasia.com/corporate-governance/policies-processes-	
3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	and-practices; Page 14 of CG Manual  (b) Revised Policy and System on Related Party Transactions approved by the Board of Directors on 06 August 2019, which defines RPTs and provides for the review and approval process: https://nickelasia.com/corporate- governance/policies-processes- and-practices; Related Party Transactions Policy  (c) Charter of the RPT Committee https://nickelasia.com/corporate- governance/policies-processes-	

and-practices; Page 90 of CG Manual.

Identify transactions that were approved pursuant to the policy.

Related Party transactions that are continuing from previous years are disclosed in the Company's Audited Financial Statements, including corresponding assets and liabilities arising from such transactions. The transactions are described and also presented in tabular form. Please see Note 34 of the Company's audited financial statements as of 31 December 2019, on Related Party Transactions with comparative figures for 2018, at pages 87-93 thereof. https://nickelasia.com/investorrelations/financial-reports; SEC 17A Yr2019 Annual Report, pages 87 to 93.

Related Party Transactions are also disclosed in the Information Statement distributed to the shareholders each year

https://nickelasia.com/investorrelations/companydisclosures#panel2, Definitive Information Statement for 2019, pages 22 to 27

		https://nickelasia.com/investor- relations/company- disclosures#panel2, Definitive Information Statement for 2020, pages 24 to 28.	
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	Provide information on a materiality threshold for RPT disclosure and approval, if any.  The Revised Policy and System on Related Party Transactions that took effect on 06 August 2019 defines Material RPTs as those involving an aggregate amount or value equal or greater than the Materiality Threshold, or ten percent (10%) of a Covered Entity's total assets based on its latest audited financial statement. If the Reporting Entity is the Company, the total assets shall pertain to its total consolidated assets(Art. III, Secs 8 and 9.)  Significant RPTs are defined as transactions with a Related Party which involve an aggregate amount or value equal to or greater than Fifty Million Pesos (Php50,000,000.00) over a twelve (12) month calendar year period or such amount as may be recommended by the RPT Committee and approved by the Board of Directors of the Company (Art. III, Sec. 13).	

		T	
		Provide information on RPT	
		categories:	
		The Revised Policy and System	
		Governing Related Party Transactions	
		that took effect on 06 August 2019	
		categorizes RPTs into Material RPTs,	
		Significant RPTs, and RPTs that are	
		neither considered as Material RPTs or Significant	
		RPTs:https://nickelasia.com/corporat	
		e-governance/policies-processes-	
		and-practices;	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		<u>practices</u> ; Related Party Transactions Policy, pages 3 to 4.	
		Folicy, pages 3 to 4.	
2. Board establishes a voting system whereby	NOT	Provide information on voting system,	
a majority of non-related party	COMPLIANT	if any.	In view of a number of factors, among
shareholders approve specific types of			them that no one shareholder has majority
related party transactions during			control of the Company and no majority control of the Board; that "non-related
shareholders' meetings.			party shareholders" will change
			depending on the transaction; and the
			proxy process; a voting system as called
			for in this item has not been established.
			The distribution of shares among a number
			of shareholders, none of whom holds a
			majority of the Company's outstanding
			capital, is a positive factor in achieving
			the objective of assuring that related
			party transactions are at arms' length, at
			market prices, and under fair and reasonable terms and conditions.
			reasonable terms and containons.

Recommendation 2.8			
1. 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	Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management.  The Company's Board of Directors selects and elects the officers of the Company, including its CEO and other senior officers, as provided under Sec. 25 of the Revised Corporation Code. The Chief Risk Officer, the Chief Compliance Officer and the Chief Audit Executive are likewise selected and appointed by the Board. The Nominations Committee considers the candidates for officers and makes recommendations to the Board.	
		Please see: a) CG Manual, Article III (B)(8) on "Management Team and control functions; selection and assessment" which states that the Board shall be primarily responsible for approving the selection and assessment of the Management led by the Chief Executive Officer (CEO), and the control functions led by their respective heads (Chief Risk	

Officer, Chief Compliance Officer, and Chief Audit Executive) https://nickelasia.com/corporategovernance/policies-processesand-practices; Page 15 of CG Manual https://nickelasia.com/investorrelations/companydisclosures#panel12 Results of Organizational Board Meeting 20 May 2019 https://nickelasia.com/investorrelations/companydisclosures#panel12 Results of Organizational Board Meeting 17 July 2020 (b) Disclosure to the PSE of the results of the Organizational Meeting of the Board, during which the Board elects Management/officers of the Company Results of Organizational Meeting of the Board on 20 May 2019: https://edge.pse.com.ph/openDis cViewer.do?edge no=4a701bf60 cab3458efdfc15ec263a54d

Results of Organizational Meeting of the Board on 17 July 2020: https://edge.pse.com.ph/openDis cViewer.do?edge no=48e7dda94 04b78080de8473cebbd6407 (c) Disclosure to PSE of Board approval of Chief Risk Officer (CRO), Chief Compliance Officer (CCO) and Chief Audit Executive (CAE) (May 2017) http://edge.pse.com.ph/openDis cViewer.do?edge no=ce25d291d 33cb05e3318251c9257320d#sthas h.v5TdGcm6.dpbs Identity the Management team appointed a) The names and positions of the Officers of the Company and its Operating Subsidiaries may be accessed at https://www.nickelasia.com/abo ut-us/board-directors-andofficers b) Disclosure to the PSE of the results of the Organizational Meeting of the Board

		Results of Organizational Meeting of the Board on 20 May 2019: <a href="https://edge.pse.com.ph/openDis">https://edge.pse.com.ph/openDis</a>	
		cViewer.do?edge no=4a701bf60 cab3458efdfc15ec263a54d  Results of Organizational Meeting	
		of the Board on 17 July 2020: https://edge.pse.com.ph/openDis	
		<u>cViewer.do?edge_no=48e7dda94</u> 04b78080de8473cebbd6407	
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management.  Please see Article III (B) (8.2) of the CG Manual: "Management Team and control functions; selection and assessment" <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> ; Page 15 of CG Manual  Provide information on the assessment process and indicate frequency of assessment of performance.	

		The Board assesses the performance of the CEO and the heads of the other control functions on an annual basis.	
Recommendation 2.9			
Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel.  Please see the Company's CG	
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.  Output  Description:	COMPLIANT	Manual: The Board shall establish an effective performance management framework that will ensure that performance of management is at part with standards set by the Board and Senior Management. See Art. III (B) (9),  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 15 of CG Manual	
		Please see performance evaluation forms for personnel, attached as <b>Annex 6</b> of this Report	
Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	COMPLIANT	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and	

2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.  Output  Description:	COMPLIANT	what is included in the internal control system  Internal Control System – please see Art. III(B)(10) to (10.2), CG Manual <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> ; Page 15 of CG	
Board approves the Internal Audit Charter.	COMPLIANT	Manual  Provide reference or link to the	
		company's Internal Audit Charter https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 51 of CG Manual	
Recommendation 2.11			
<ol> <li>Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.</li> </ol>	COMPLIANT	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was	
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 strategies.	COMPLIANT	guided by the framework.  Please see: (a) CG Manual, providing for the Board's oversight responsibility for Enterprise Risk Management, Art. III(B)(11) of the CG Manual	

https://nickelasia.com/corporategovernance/policies-processesand-practices; Page 16 of CG Manual

(b) Charter of the Board Risk
Oversight Committee
https://nickelasia.com/corporategovernance/policies-processesand-practices; Page 84 of CG
Manual

Following the development by the Company of its risk monitoring and reporting templates and cascading its Enterprise Risk Management (ERM) Program to the operating companies ("OPCOs") in 2018, the Company and its OPCOs continued their implementation of the ERM Program in 2019, and as a result, continued to lower the risk levels of several business risks. Among the activities undertaken by the Company and its OPCOs in 2019 were improvements in its proactive assessment of its safety measures and in their standard operating procedures.

Corporate Secretary's Certification, Annex 5 of this Report

		Provide proof of effectiveness of risk	
		management strategies, if any.	
		There are numerous examples of the	
		effectiveness of risk management	
		strategies. One such example is the	
		weather in the different mines which	
		is an identified risk. Inclement	
		weather can narrow the time frame	
		for shipments. To address the risk that	
		weather presents, the mines have	
		increased their loading facilities to	
		maximize shipments when weather	
		conditions are favorable.	
		Conditions are tavolable.	
		As a result of the continuous	
		implementation of the ERM Program	
		in 2019, the OPCOs received awards	
		•	
		for best practices in the Presidential	
		Mineral Industry Environmental	
		Awards in 2019.	
		https://nickelasia.com/investor-	
		relations/financial-reports; Annual	
		Report for 2019, page 36.	
Recommendation 2.12			
Board has a Board Charter that formalizes	COMPLIANT	Provide link to the company's	
and clearly states its roles, responsibilities		website where the Board Charter is	
and accountabilities in carrying out its		disclosed.	
fiduciary role.			
,		The Board Charter may be	
2. Board Charter serves as a guide to the	COMPLIANT	accessed at:	
directors in the performance of their		https://nickelasia.com/corporate-	
functions.		governance/policies-processes-	

3. Board Charter is publicly available and posted on the company's website.	COMPLIANT	and-practices; Page 84 of CG Manual	

Additional Recommendation to Principle 2			
Additional Recommendation to Principle 2  1. Board has a clear insider trading policy.  Optional: Principle 2	COMPLIANT	Provide information on or link/reference to a document showing company's insider trading policy.  The Company's insider trading policy is contained in:  (a) Policy on Insider Trading, Code on Business Ethics at Part V (Standards of Business Conduct and Ethics) in particular at Part (V)(G) prohibiting insider trading.  (b) Insider Trading Policy, Annex "B" of the Code on Business Ethics, which contains the specific policies and rules against insider trading  The Code on Business Ethics and Conduct and its attachments, including Annex "B" on Insider Trading, can be accessed at <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> ; Insider Trading  Policy	
<u> </u>	COMPLIANT	Provide information on or link/reference to a document	

or ensuring that the transaction is conducted at arm's length basis and at market rates.		showing company's policy on granting loans to directors, if any.  The Company does NOT grant loans to directors. There has been NO instance when the Company ever granted a loan to a director.	
Company discloses the types of decision requiring board of directors' approval.	NOT COMPLIANT	Indicate the types of decision requiring board of directors' approval and where there are disclosed.	The Company does not disclose the types of decision requiring board approval as the Board is ultimately responsible for corporate actions. Hence, this is not necessary.  The Board is responsible for the business of the Company consistent with the Revised Corporation Code and relevant corporate law principles. Certain authorities are delegated to Management/officers but such delegation and the acts taken pursuant thereto are always subject to review as deemed appropriate by the Board consistent with its fiduciary duties.

**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.

Recommendation 3.1			
<ol> <li>Board establishes board committees that</li> </ol>	COMPLIANT	Provide information or link/reference	
focus on specific board functions to aid in		to a document containing	
the optimal performance of its roles and		information on all the board	
responsibilities.		committees established by the	
		company.	

		<u> </u>	
		The Board Committees and their respective functions, duties and responsibilities can be accessed through https://www.nickelasia.com/corpora te-governance/governance-structure  Information on the Board Committees and their respective memberships are	
		also uploaded on PSE Edge.  Committee Memberships as of 20	
		May 2019: <a href="http://edge.pse.com.ph/openDiscViewer.do?edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.V7yU7tr">http://edge.pse.com.ph/openDiscViewer.do?edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.V7yU7tr</a> <a href="https://edge.pse.com.ph/openDiscViewer.do?edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.V7yU7tr">https://edge.pse.com.ph/openDiscViewer.do?edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.V7yU7tr</a> <a href="https://edge.pse.com.ph/openDiscViewer.do?edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.V7yU7tr">https://edge.pse.com.ph/openDiscViewer.do?edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.V7yU7tr</a> <a href="https://edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.v7yU7tr">https://edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.v7yU7tr</a> <a href="https://edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.v7yU7tr">https://edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.v7yU7tr</a> <a href="https://edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.v7yU7tr">https://edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.v7yU7tr</a> <a href="https://edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.v7yU7tr">https://edge.no=4a701bf60cab3468efdfc15ec263a54d#sthash.v7yU7tr</a> <a href="https://edge.no=4a701bf60cab3458efdfc15ec263a54d#sthash.v7yU7tr">https://edge.no=4a701bf60cab3468efdfc15ec263a54d#sthash.v7yU7tr</a> <a href="https://edge.no=4a701bf60cab3488efdfc15ec263a54d#sthash.v7yU7tr">https://edge.no=4a701bf60cab3488efdfc15ec263a54d#sthash.v7yU7tr</a>	

		https://nickelasia.com/corporate-	
		governance/policies-processes-	
		and-practices; Page 17 of CG	
		Manual	
		Audit Committee Charter	
		https://www.nickelasia.com/corp	
		orate-governance/governance-	
		<u>structure</u>	
		Indicate if it is the Audit Committee's	
		responsibility to recommend the	
		appointment and removal of the	
		company's external auditor.	
		b) Article (IV) (4.2) of the Audit	
		Committee Charter: The Audit	
		Committee shall recommend to the	
		Board the appointment,	
		reappointment, removal and fees of	
		the External Auditor, duly accredited	
		by the Commission, who undertakes an independent audit of the	
		Company, and provides an	
		objective assurance on the manner	
		by which the financial statements	
		should be prepared and presented	
		to the stockholders.	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices; Page 65 of CG Manual	
2. Audit Committee is composed of at least	COMPLIANT	Provide information or link/reference	
three appropriately qualified non-		to a document containing	
		information on the members of the	

executive directors, the majority of whom, including the Chairman is independent.

Audit Committee, including their qualifications and type of directorship.

The Members of the Audit Committee as of 20 May 2019 were:

- a) Frederick Y. Dy, Independent Director, Chairman;
- b) Fulgencio S. Factoran, Jr.\*, Independent Director;
- c) Masahiro Kamiya, Non-Executive Director.

\*Mr. Factoran served as Independent Director and member of the Audit Committee until 05 April 2020. Mr. Angelo Raymundo Q. Valencia was elected on 08 May 2020 to serve the unexpired term of Mr. Factoran. Mr. Valencia was also appointed as member of the Audit Committee vice Mr. Factoran.

Composition as of 20 May 2019: http://edge.pse.com.ph/openDiscVi ewer.do?edge no=4a701bf60cab34 58efdfc15ec263a54d#sthash.V7yU7tr X.dpbs

The Members of the Audit Committee as of 17 July 2020 are:

- a) Frederick Y. Dy, Independent Director, Chairman;
- b) Angelo Raymundo Q. Valencia, Independent Director;

·			
		c) Masahiro Kamiya, Non-Executive Director.	
		Composition as of 17 July 2020: https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=48e7dda9404b78 080de8473cebbd6407	
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.  Relevant background, knowledge, skills, and/or experience of the members of the Audit Committee is contained in the Information Statement of the Company and in the 17-A Report  https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2019, page 14 https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020: pages 14 to 15	
0505			

		https://nickelasia.com/investor- relations/financial-reports; SEC 17A YR2019 Annual Report, page 54	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.  4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the Audit Committee  The Chairman of the Audit Committee is Frederick Y. Dy, Independent Director. His background, knowledge, skills, and/or experience are in the Information Statement and the 17-A Reports  https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2019, page 14  https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020: pages 14 to 15	
		https://nickelasia.com/investor-relations/financial-reports; SEC 17A YR2019 Annual Report, page 54  See also: https://www.nickelasia.com/about-us/board-directors-and-officers	

Supplement to Recommendation 3.2			
1. Audit Committee approves all non-audit services conducted by the external auditor.	COMPLIANT	Provide proof that the Audit Committee approved all non-audit services conducted by the external auditor.  (a) CG Manual at Art. III(C)(2.3)(g): The Audit Committee shall evaluate and determine the non- audit work, if any, of the External Auditor and periodically review the non-audit fees paid to the External Auditor in relation to total fees paid to the External Auditor and to the Company's overall consultancy expenses. The Committee should disallow any non-audit work that will conflict with duties as External Auditor  https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 18 of CG Manual  (b) Report of the Audit Committee to the Board	
		https://nickelasia.com/investor-relations/financial-reports, page 114 of Annual Report for 2019.  (c) The Corporate Governance Seminar conducted by SGV & Co.	

		for the Company's Directors and Officers on 21 May 2019 was approved by the Audit Committee at its meeting held on 06 May 2019.	
Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	COMPLIANT	Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.  (a) Please refer to Report of the Audit Committee to the Board <a href="https://nickelasia.com/investor-relations/financial-reports">https://nickelasia.com/investor-relations/financial-reports</a> , page 114 of Annual Report for 2019.  (b) See also Corporate Secretary's Certificate, Annex 5 of this Report.	
Optional: Recommendation 3.2     1. Audit Committee meet at least four times during the year.	COMPLIANT	Indicate the number of Audit Committee meetings during the year and provide proof  The Audit Committee met four (4) times in 2019, on: 12 March 2019, 6 May 2019, 5 August 2019, and 6 November 2019.	

Audit Committee approves the appointment and removal of the internal auditor.	COMPLIANT	Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.  (a) Charter of the Audit Committee at Article (IV) (4.1) to (4.5) https://nickelasia.com/corporate- governance/policies-processes- and-practices; Page 65 of CG Manual  (b) Corporate Secretary's Certificate, Annex 5 of this Report.	
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	COMPLIANT	Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions  Please see:  (a) CG Manual, Art. III (C)(4) which provides for the functions, duties and responsibilities of the CG Committee <a href="https://www.nickelasia.com/corporate-governance/governance-structure">https://www.nickelasia.com/corporate-governance/governance-structure</a> (b) Charter of the CG Committee <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> ; Page 77 of CG  Manual	

2. Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	NOT COMPLIANT	Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.  The Nominations Committee, which is separate from the CG Committee, considered the quality of directors aligned with the Company's strategic direction. The Board believes that all directors are aligned with the Company's strategic direction. For the Company's Vision and Mission, please refer to <a href="https://www.nickelasia.com/about-us/mission-vision-and-core-values">https://www.nickelasia.com/about-us/mission-vision-and-core-values</a> Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship.  The Corporate Governance Committee is composed of the Chairman, one independent director	Although not all of the members of the Corporate Governance Committee are independent directors, its members include two Non-Executive Directors, one of whom is an Independent Director. Thus, the corporate governance objective that there be a sufficient number of directors who exercise independent judgment is substantially achieved.
		including their qualifications and type of directorship.  The Corporate Governance Committee is composed of the	the corporate governance objective that there be a sufficient number of directors who exercise independent judgment is

		58efdfc15ec263a54d#sthash.V7yU7tr X.dpbs  Composition as of 17 July 2020: https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=48e7dda9404b78 080de8473cebbd6407  The qualifications and type of directorship of the members of the CG Committee are shown in: https://www.nickelasia.com/about-us/board-directors-and-officers	
		https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2019, page 12 https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020: pages 12 to 15 https://nickelasia.com/investor-relations/financial-reports; SEC 17A YR2019 Annual Report, page 52	
Chairman of the Corporate Governance     Committee is an independent director.	NOT COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee.	At present the Company has only two (2) independent directors, one of whom is the Chairman of the Audit Committee and the other is the Chairman of the Board Risk Oversight Committee.

		The Chairman of the Corporate Governance Committee is Gerard H. Brimo. https://www.nickelasia.com/about- us/board-directors-and-officers  Information about Mr. Brimo is also contained in the Company's Information Statement: https://nickelasia.com/investor- relations/company- disclosures#panel2; Definitive Information Statement for 2019, page 12 https://nickelasia.com/investor- relations/company- disclosures#panel2; Definitive Information Statement for 2020: page 12	In view of the SEC recommendation that a director should be the chairman of only one committee, the Board designated the Chairman to head the CG Committee.  Also, as mentioned above, even though not all of the members of the CG Committee are independent directors, its members include two Non-Executive Directors, one of whom is an Independent Director. Thus, the corporate governance objective that there be a sufficient number of directors who exercise independent judgment is substantially achieved.
Optional: Recommendation 3.3.			
Corporate Governance Committee meet at least twice during the year.	COMPLIANT	Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.  Corporate Governance Committee meetings in 2019:  a) 01 February 2019 b) 29 November 2019	

		Please refer to the Certification executed by the Corporate Secretary, <b>Annex 5</b> of this Report.	
Recommendation 3.4			
Board establishes a separate Board Risk     Oversight Committee (BROC) that should     be responsible for the oversight of a     company's Enterprise Risk Management     system to ensure its functionality and     effectiveness.	COMPLIANT	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions  (a) Corporate Governance Manual, Art. III(C)(5 to 5.3, inclusive)  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 20 of CG  Manual  (b) Charter of the BROC  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 84 of CG  Manual	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.  Output  Description:	COMPLIANT	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship  On 20 May 2019, the BROC was composed of three (3) members, two (2) of whom were independent directors. The Chairman of the BROC until his demise on April 5, 2020 was	

Mr. Fulgencio S. Factoran, Jr. He was an independent director. The members of the Committee were Mr. Frederick Y. Dy (Independent Director), and Mr. Martin Antonio G. Zamora.

On 08 May 2020, Mr. Angelo Raymundo Q. Valencia was elected as an independent director vice Mr. Factoran. Mr. Valencia assumed the position of Chairman of the BROC.

At the Organizational Meeting of the Board of Directors held on 17 July 2020, Mr. Valencia (Independent Director) was appointed as Chairman of the BROC, and Mr. Dy (Independent Director) and Mr. Martin Antonio G. Zamora were appointed as members.

Information regarding the type of directorship and the qualifications of the members of the BROC is available at

https://www.nickelasia.com/aboutus/board-directors-and-officers

The qualifications of each of the members of the Board, including members of BROC, are contained in the Information Statements for 2019 and 2020

		https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2019, pages 13 and 14 https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020: pages 13 to 15	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the BROC  The Chairman of the BROC is an Independent Director and is not the Chairman of the Board or of any other committee.  Information about Independent Director Angelo Raymundo Q. Valencia, BROC Chairman, is available at <a href="https://www.nickelasia.com/about-us/board-directors-and-officers">https://www.nickelasia.com/about-us/board-directors-and-officers</a> Please see also: <a href="https://nickelasia.com/investor-relations/company-disclosures#panel2">https://nickelasia.com/investor-relations/company-disclosures#panel2</a> ; Definitive Information Statement for 2020: page 15	

4. At least one member of the BROC has	COMPLIANT	Provide information or link/reference	
	COMPLIANI	to a document containing	
relevant thorough knowledge and			
experience on risk and risk management.		information on the background, skills,	
		and/or experience of the members	
		of the BROC.	
		Information about the background,	
		skills and experience of the members	
		of the BROC is available at	
		https://www.nickelasia.com/about-	
		us/board-directors-and-officers	
		Please see also 2019 and 2020	
		Information Statements:	
		https://nickelasia.com/investor-	
		relations/company-	
		<u>disclosures#panel2;</u> Definitive	
		Information Statement for 2019,	
		pages 13 and 14	
		https://nickelasia.com/investor-	
		relations/company-	
		disclosures#panel2; Definitive	
		Information Statement for 2020:	
		pages 13 to 15	
Recommendation 3.5			
Board establishes a Related Party	COMPLIANT	Provide information or link/reference	
Transactions (RPT) Committee, which is		to a document containing	
tasked with reviewing all material related		information on the Related Party	
party transactions of the company.		Transactions (RPT) Committee,	
		including its functions.	
		a) CG Manual, Art. III(B)(6; 6.1[a] to	
		6.1[f]), inclusive, on RPTs	

		https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 22 of CG Manual b) Charter of the RPT Committee https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 89 of CG Manual	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.  2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	NOT COMPLIANT	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.  The RPT Committee is composed of one (1) Non-Executive Director and two (2) Independent Directors. The Chairman of the Committee is a Non-Executive Director  1) Masahiro Kamiya, Non-Executive Director, Chairman 2) Frederick Y. Dy, Independent Director 3) Angelo Raymundo Q. Valencia, Independent Director.  https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020: pages 14 to 15	The RPT Committee is composed of three Non-Executive Directors, two of whom are Independent Directors. The Chairman of the RPT Committee is a Non-Executive Director.  The Company has two (2) independent directors at this time, consistent with The composition of the RPT Committee complies with Sec. 38 of the Securities Regulation Code.  The Board has reviewed the Company's present complement of directors, its productivity and goals achievement over the past four (4) 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.  In view of the SEC directive that a director should be the chairman of only one

			committee, and since the Independent Directors are the Chairmen of the Audit Committee and of the BROC, respectively, a Non-Executive Director was designated Chairman of the RPT Committee.  While the Chairman of the Committee is a Non-Executive Director and not an Independent Director, a majority of the members are Independent Directors. The objective of assuring that related party transactions are on an arms' length basis, at market prices and under fair and reasonable terms are in fact achieved.
Recommendation 3.6			
<ol> <li>All established committees have a         Committee Charter stating in plain terms         their respective purposes, memberships,         structures, operations, reporting process,         resources and other relevant information.</li> <li>Committee Charters provide standards for         evaluating the performance of the         Committees.</li> </ol>	COMPLIANT	Provide information on or link/reference to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.  The charters of the different committees can be accessed through <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> ; Pages 39 to 95 of CG	
SEC Form LACCD * Hadatad 31Dag3017		Each of the Committee Charters provide for performance evaluation and assessment.	

		The functions and responsibilities of each of the Committees are also in the CG Manual.	
3. Committee Charters were fully disclosed on the company's website.	COMPLIANT	Provide link to company's website where Charters are disclosed.  All the committee charters may be accessed/downloaded from the Company website:  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Pages 39 to 95 CG Manual	

**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.

١.	The Directors attend and actively
	participate in all meetings of the Board,
	Committees and shareholders in person (

through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.

## COMPLIANT

Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.

The Company complies with the rules of the SEC on Board Meetings through Tele/Video Conferencing. In instances of attendance via teleconference, such compliance is indicated in the Minutes of Meetings.

**Recommendation 4.1** 

Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings.

#### Attendance at Board meetings:

https://nickelasia.com/investor-

relations/company-

disclosures#panel2; Definitive

Information Statement for 2019, page 67

https://nickelasia.com/investor-

relations/company-

disclosures#panel2; Definitive

Information Statement for 2020: page 72

# Attendance at Committee meetings:

https://nickelasia.com/investor-

relations/company-

disclosures#panel2; Definitive

Information Statement for 2019,

pages 69 to 71

https://nickelasia.com/investor-

relations/company-

disclosures#panel2; Definitive

Information Statement for 2020: pages 72 to 74

Attendance, Shareholders' meetings:

		Attendance of directors is reflected in the Minutes of Shareholders' Meetings, which are uploaded to the Company's website within five (5) business days after the meeting https://www.nickelasia.com/investor-relations/company-disclosures	
The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	Materials for Board and Committee meetings are provided to each Director. Considering the stature, qualifications and experience of the Company's directors, and their responsibilities as directors, it is reasonable to believe that the directors review the materials for all Board and Committee meetings.	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.  Output  Description:	COMPLIANT	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors  Questions raised and clarification or explanation sought by the directors are contained in the Minutes of the Meetings of the Board of Directors of the Company.	
Recommendation 4.2			
Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have    Companies   ACCR   Mindeted   ADDR-2017	COMPLIANT	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.	

sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.

Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies

No director of the Company serves as a director of more than two publicly listed companies. The directorships of non-executive directors in other listed companies is contained in the Information Statement of each year.

#### 2019 Information Statement:

http://edge.pse.com.ph/openDiscViewer.do?edge\_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs

### 2020 Information Statement:

https://edge.pse.com.ph/openDiscViewer.do?edge\_no=5e7a922d62ee77360de8473cebbd6407

Recommendation 4.3			
The directors notify the company's board before accepting a directorship in another company.      The directors notify the company's board before accepting a directorship in another company.	COMPLIANT	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.  Section IV (8) of the Board Charter requires that a director should notify the Board before accepting a directorship in another company: https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "4 of the CG Manual, page 62 thereof).  No director of the Company served as a director of more than two publicly listed companies (including Nickel Asia) in 2019. The list of directorships of the non-executive directors is contained in the Information Statement of each year.  2019 Information Statement: http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs  2020 Information Statement: https://edge.pse.com.ph/openDiscViewer.do?edge_no=5e7a922d62ee77360de8473cebbd6407	

	e notice submitted by Mr. Gerard
H. I	Brimo to the Board is attached to
this	s report as <b>Annex 7</b> .
Optional: Principle 4	
directors who serve in more than two boards of listed companies outside of the	of directorships of the executive ectors is contained in the cormation Statement of each year.
group.	ase see:
	19 Information Statement:
	p://edge.pse.com.ph/openDiscVi
	<u>rer.do?edge_no=d1ca52bdb437c</u>
<u>e78</u>	<u>pefdfc15ec263a54d#sthash.XII7Ew</u>
gi.c	<u>dpbs</u>
202	20 Information Statement:
	ps://edge.pse.com.ph/openDiscVi
	ver.do?edge_no=5e7a922d62ee77
	0de8473cebbd6407
	7400 17 000 55 40 107
2. Company schedules board of directors' <b>COMPLIANT</b> At	the start of each year, a schedule
	meetings of the Board of Directors
	that year is circulated (with prior
	nsultation with the directors on
	sir respective schedules)
	licate the number of board
3.3.1.1.9 1.1.3 / 3.3.1.1	eetings during the year and
pro	ovide proof
The	e Board of Directors met five (5)
	es in 2018: 13 March 2019; 7 May
	19; 20 May 2019; 6 August 2019;
	d 8 November 2019.
dn	u o November 2017.
htt	ps://nickelasia.com/investor-
	ations/company-

		disclosures#panel2; Definitive Information Statement for 2019, page 67 https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020: page 70	
4. Company requires as minimum quorum of at least 2/3 for board decisions.	NOT COMPLIANT	Indicate the required minimum quorum for board decisions  The minimum quorum for Board decisions is a majority of the nine (9) directors.  Attendance at Board meetings was generally 100% and in no instance was attendance less than seven (7) out of the nine (9) board members.	The Company does not require a minimum quorum of at least two-thirds of the Board. It complies with Section 52 of the Revised Corporation Code and Article II, Section 6 of its Amended By Laws in that a majority of all of the members of the Board of Directors constitutes a quorum.  Attendance at Board meetings was generally 100%, and in instances where the attendance was less than 100%, there was no instance when attendance was less than seven out of nine members of the Board. Hence, the objective of requiring a quorum of two-thirds is in fact achieved.  https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020: page 70

<b>Principle 5:</b> The board should endeavor to exerc	ise an objective	and independent judgment on all corpo	orate attairs
Recommendation 5.1  1. The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	NOT	Provide information or link/reference to a document containing information on the number of independent directors in the board  Composition of the Board and the type of directorship of each member may be accessed at https://nickelasia.com/about-us/board-of-directors-and-officers  Please see also Information Statements for 2019 and 2020:  2019 Information Statement: http://edge.pse.com.ph/openDiscViewer.do?edge_no=dlca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs  2020 Information Statement: https://edge.pse.com.ph/openDiscViewer.do?edge_no=5e7a922d62ee77360de8473cebbd6407	The Company has nine (9) 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 four 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 that the Board should exercise independent judgment is achieved notwithstanding the fact that the Board has two rather than three independent directors. All directors of the Company are cognizant of their fiduciary duties to the corporation and their duty to vote according to his/her own independent judgment and conscience as to what is in the best interests of the corporation.
D			
Recommendation 5.2  1. The independent directors possess all the	COMPLIANT	Provide information or link/reference	
qualifications and none of the disqualifications to hold the positions.	SOM LIAM	to a document containing information on the qualifications of the independent directors.	

		The qualifications of the independent directors are contained:  (a) Information Statement of each year.	
		2019 Information Statement:  http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=d1ca52bdb437c e7befdfc15ec263a54d#sthash.XII7Ew gi.dpbs	
		2020 Information Statement: https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=5e7a922d62ee77 360de8473cebbd6407	
Supplement to Recommendation 5.2		(b) Company website  https://nickelasia.com/about- us/board-of-directors-and-officers	
<ol> <li>Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.</li> </ol>	COMPLIANT	Provide link/reference to a document containing information that directors are not constrained to vote independently.	
		The Company is not aware of any agreement that constrains the directors' ability to vote independently, and has reasonable ground to believe that there are no such agreements.	

		The Charter of the Board of Directors mandates that all directors must exercise independent judgement Sec. 4 to 4.4, refer to 4.4(d) https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "4" of the CG Manual, page 57 thereof)  Directors are aware of and comply with the duty of each director to vote according to his own independent judgment and his own conscience as to what is in the best interests of the company.	
Recommendation 5.3			
1. The independent directors serve for a cumulative term of nine years (reckoned from 2012).  SECTION 1. ACCENT Medical 21 Dec 2017.	COMPLIANT	Provide information or link/reference to a document showing the years IDs have served as such.  No Independent Director has served for a cumulative term of more than nine (9) years.  The tenure of each of the incumbent independent directors is in the Information Statement of each year.  2019 Information Statement: <a href="http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs">http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs</a>	

	_	2020 Information Statement: https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=5e7a922d62ee77 360de8473cebbd6407	
2. The company bars an independent director from serving in such capacity after the term limit of nine years.  Output  Description:	COMPLIANT	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director  Term limits of Independent Directors, CG Manual, at Article IIII(3): "Independent Directors shall serve for a maximum cumulative term of nine (9) years, reckoned in accordance with the pertinent rules of the SEC, after which the Independent Director shall be perpetually barred from reelection as such in the Company, but may continue to qualify for nomination and election as a non-independent director."  https://nickelasia.com/corporategovernance/policies-processes-and-practices; Page 23 of CG Manual)	
		(a) Board Charter, Sec. 3. On Term Limits for Independent Directors <a href="https://nickelasia.com/corporate-governance/policies-processes-">https://nickelasia.com/corporate-governance/policies-processes-</a>	

		1		
			and-practices (Appendix "4" of	
			the CG Manual, page 56 thereof)	
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	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting.  (a) CG Manual, Art. III(E)(3-https://nickelasia.com/corporate-governance/policies-processes-and-practices; page 56 of CG Manual  (b) Section 3, Board Charter; term limits for independent directors https://nickelasia.com/corporate-	
			Interest has been no instance where an independent director has served for more than nine years, reckoned from 2012 or from the date of election of the independent director. Messrs. Dy and Valencia, the incumbent Independent Directors, were elected in 2010 and 2020, respectively.  Although Mr. Dy was elected in 2010, the reckoning of the nine-year term limit commenced only in 2012, as clarified by SEC Memorandum	

	1	1	
		Circular No. 4, Series of 2017, dated 10 March 2017.	
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	Identify the company's Chairman of the Board and Chief Executive Officer  The Chairman of the Board of Directors is Mr. Gerard H. Brimo.  The Chief Executive Officer is the President, Mr. Martin Antonio G. Zamora.	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	Provide information or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer.  (a) A side by side comparison of the responsibilities of the Chairman and of the Chief Executive Officer is provided on page 29 of the Management Report attached to the 2017 Information Statement and may be accessed at <a href="http://edge.pse.com.ph/openDiscviewer.do?edge.no=ab8611644">http://edge.pse.com.ph/openDiscviewer.do?edge.no=ab8611644</a> <a href="http://edge.pse.com.ph/openDiscviewer.do.edge.no=ab8611644">http://edge.pse.com.ph/openDiscviewer.do.edge.no=ab8611644</a> <a href="http://edge.pse.com.ph/openDiscviewer.do.edge.no=ab8611644">http://edge.pse.com.ph/openDiscviewer.do.edge.no=ab8611644</a> <a href="http://edge.pse.com.ph/openDiscviewer.do.edge.no=ab8611644">http://edge.pse.com.ph/openDiscviewer.do.edge.no=ab8611644</a> <a href="http://edge.pse.com.ph/openDiscviewer.do.edge.no=ab8611644">http:/</a>	

		<ul> <li>(b) The role and responsibilities of the Chairman are outlined in the Board Charter, Section 6 https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "4" of the CG Manual, page 61 thereof) </li> <li>(c) The responsibilities of the CEO are contained in the Company's Amended By-Laws. The By-Laws are available on the Company's website</li> <li>https://nickelasia.com/assets/documents/NAC_2019_Amended_By-Laws.pdf</li> <li>Identify the relationship of Chairman and CEO.</li> <li>The Chairman and CEO and the President are not related by consanguinity or affinity.</li> </ul>	
1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.  SEC Form = I-ACGR * Updated 21Dec 2017	COMPLIANT	Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any.  Indicate if Chairman is independent.	At the Organizational Meeting of the Board of Directors of the Company held on 20 May 2019, the Board of Directors appointed Mr. Frederick Y. Dy as the Lead Independent Director. `  At the Organizational Meetings of the Board of Directors of the Company held

		The Chairman is not an independent director. He is a Non-Executive Director.  The CG Manual provides, at Article III, Sec. 5 that where the Chairman of the Board is not an independent director, the Board shall designate a lead director as practicable from among the independent directors <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> ; page 24 of CG Manual)  Mr. Frederick Y. Dy is the Lead Independent Director of the Company.	on 17 July 2020, the Board of Directors reappointed Mr. Frederick Y. Dy as Lead Independent Director.  2019: http://edge.pse.com.ph/openDiscViewer.do?edge_no=4a701bf60cab3458efdfc15ec263a54d#sthash.hXeEFYsk.dpbs  2020: https://edge.pse.com.ph/openDiscViewer.do?edge_no=4a701bf60cab3458efdfc15ec263a54d
1. Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	COMPLIANT	Provide proof of abstention, if this was the case.  Abstentions by individual directors on matters acted on by the Board, as appropriate or called for, are recorded in the Minutes of the meetings. Corporate records, including Minutes of Board meetings, are available for inspection by shareholders in accordance with the Revised Corporation Code.	
Recommendation 5.7  1. The non-executive directors (NEDs) have separate periodic meetings with the	NOT COMPLIANT	Provide proof and details of said meeting, if any.	

external auditor and heads of the internal audit, compliance and risk functions, without any executive present.

Provide information on the frequency and attendees of meetings.

CG Manual at Article III, Sec. 7 provides for separate meetings with the external auditors and heads of the internal audit, compliance and risk functions without any executive directors present to ensure that proper checks and balances are in place in the corporation. The meetings shall be chaired by the lead ID, if one has been designated.

The Audit Committee is composed of two (2) independent and one (1) non-executive director. In respect of the external and internal audit functions, it is not deemed necessary, and may be unduly cumbersome, to hold a separate meeting attended by all NEDs. The Audit Committee reports to the Board and if a separate meeting with all NEDs is needed, then such a meeting will be called.

The members of the Board Risk Oversight Committee are two independent directors and one executive director. The Committee has not seen any reason for holding a meeting without the presence of the executive director, who is able to aive significant inputs on the risks that the Company's business may be exposed to. Further, as reported earlier in this I-ACGR, an independent third party was engaged in 2017 for the Company's ERM. It is not deemed practicable, and may be unduly cumbersome, to hold a separate meeting on the risk function without any executives present. The policy of the BROC is that in the event a separate meeting on risk, without the presence of the executive director is deemed to be advantageous. then one will be called and will be chaired by the Chairman of the BROC, an Independent Director, or the Lead Independent Director, who is also a member of the BROC.

The meetings are chaired by the lead independent director.	COMPLIANT		As stated above, the policy of the BROC is that in the event a separate meeting on risk, without the presence of the executive director is deemed to be advantageous, then one will be called and will be chaired by the Chairman of the BROC, an Independent Director, or the Lead Independent Director, who is also a member of the BROC.
Optional: Principle 5			
None of the directors is a former CEO of the company in the past 2 years.	COMPLIANT	Provide name/s of company CEO for the past 2 years  There is no new director who is a former CEO of the Company in the past two years.  Mr. Gerard H. Brimo, the Chairman, was the CEO for more than two (2) years, until 31 December 2019.	
<b>Principle 6:</b> The best measure of the Board's effective appraise its performance as a body, and assess		•	• , ,
Recommendation 6.1	whether if bosse	sses the fight this of backgrounds and co	ompetericles.
<ol> <li>Board conducts an annual self-assessment of its performance as a whole.</li> <li>The Chairman conducts a self-assessment of his performance.</li> </ol>	COMPLIANT	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the Committees	
		The CG Manual provides for an annual self-assessment at Article III(F)	

3. The individual members conduct a self-	COMPLIANT	https://nickelasia.com/corporate-	
assessment of their performance.		governance/policies-processes-and-	
		practices; page 24 of CG Manual	
4. Each committee conducts a self-	COMPLIANT	The Charters of the respective	
assessment of its performance.		Committees also provide for	
		assessment	
		Audit Committee:	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (Appendix "5" of CG	
		Manual, see page 70 of the CG	
		Manual)	
		Corporate Governance Committee:	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (Appendix "7" of the CG	
		Manual, see page 71 of the CG	
		Manual)	
		Board Risk Oversight Committee:	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (Appendix "8" of the CG	
		Manual, see page of the CG	
		Manual)	
		Attached are copies of:	
		1) Assessment form for the Board as	
		a whole – <b>Annex 8-A</b>	
		2) Assessment form for the directors	
		individually – <b>Annex 8-B</b>	
		3) Self-Assessment form for the Audit	
		Committee – Annex 8-C	
		4) Assessment form for Committees –	
		Annex 8-D	

Every three years, the assessments are supported by an external facilitator.	COMPLIANT	Identify the external facilitator and provide proof of use of an external facilitator.  The CG Manual provides at Art. III(F)(1): The Board shall conduct an annual assessment of its performance xxx. Every three years, as much as practicable, the assessment should be supported by an external facilitator. <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> ; page 24 of CG Manual  The Board will determine when it will be practicable for the assessment to be supported by an external facilitator, consistent with the CG Manual.	
Recommendation 6.2			
<ol> <li>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.</li> <li>The system allows for a feedback mechanism from the shareholders.</li> </ol>	COMPLIANT	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders  The criteria for the evaluation of the board, directors and committees are contained in <b>Annexes 8-A</b> to <b>8-D</b> of this Report.	

Principle 7: Members of the Board are duty-boungecommendation 7.1	nd to apply high	Article III (F)(2), CG Manual: the system of evaluation should allow for a feedback mechanism from the shareholders https://nickelasia.com/corporate-governance/policies-processes-and-practices; page 24 of CG Manual  A feedback mechanism for shareholders may be accessed at https://www.nickelasia.com/corporate-governance/stakeholder-feedback  ethical standards, taking into account the	he interests of all stakeholders.
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	Provide information on or link/reference to the company's Code of Business Conduct and Ethics.  The Company's Code of Business Conduct and Ethics is available through the Company's website and may be accessed through: <a href="https://nickelasia.com/corporate-governance/policies-processes-and-">https://nickelasia.com/corporate-governance/policies-processes-and-</a>	
		practices; Code of Business Conduct and Ethics	

In 2014, the respective Human Resources and Administration Groups of the Company and its Operating Companies disseminated the Code to their respective employees by conducting orientations where the Company's corporate governance policies, as well as the Code, were discussed in detail. Every year thereafter, the Company and its Operating Companies conduct similar orientations for new employees. Each employee has been given a copy of the Code. Each employee submits an acknowledgment receipt to confirm receipt of a copy of the Code.

Since then, at the start of the succeeding calendar year, the employees of the Company and its Operating Companies accomplish an Annual Certificate of Integrity and Compliance to confirm their compliance with the Code of Business Conduct and Ethics during the previous year.

The Company and its Operating Companies reported 100% compliance with the submission of such employee certifications for 2019.

The Code is disclosed and made available to the public through the company website.	COMPLIANT	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/disclosed.	
		https://nickelasia.com/corporate- governance/policies-processes-and- practices; Code of Business Conduct and Ethics	
		https://nickelasia.com/corporate- governance/policies-processes-and- practices; Procurement Governance Suppliers and Purchasing Policy	

Supplement to Recommendation 7.1			
Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	COMPLIANT	Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery  Please see: (a) Standards of Business Conduct and Ethics, Part V (H) and (I) (b) Procurement Governance Policy: Suppliers and Purchasing, Appendix "C" of the Code (c) Policy on Gifts, Hospitality and Entertainment, Appendix "D" of the Code (d) Whistle Blowing Policy, Appendix "E" of the Code All of the above may be accessed through:  https://www.nickelasia.com/corporate-governance/policies-processes-and-practices	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	COMPLIANT	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.	
Board ensures the proper and efficient implementation and monitoring of	COMPLIANT	The Company requires all of its employees to submit annually an	

compliance with company internal policies.		Annual Certification of Integrity and Compliance attesting to their compliance with the Code of Business Ethics and Conduct. A copy of such form is attached to this report as Annex 9.  Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on noncompliance.  The Code of Business Conduct and Ethics covers Directors, Officers and Employees of Nickel Asia Corporation and its subsidiaries  https://nickelasia.com/corporate-governance/policies-processes-and-practices; page 2 of the Code	
		osure and Transparency	
Principle 8: The company should establish corporand regulatory expectations.  Recommendation 8.1	rate disclosure p	olicies and procedures that are practice	al and in accordance with best practices
Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	COMPLIANT		

## Supplement to Recommendations 8.1

1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.

## **COMPLIANT**

Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.

The Company disclosed its financial results for the year December 31, 2019 on May 22, 2020:

https://edge.pse.com.ph/openDiscViewer.do?edge\_no=738d7b4cec323b 070de8473cebbd6407

Consolidated audited financial statements for 2019 were released and uploaded to the Company's website.

https://nickelasia.com/investorrelations/financial-reports; SEC 17A YR 2018 Annual Report – May 22, 2020

Interim (quarterly) reports for 2019 were uploaded to the Company's website within 45 days from the end of the reporting period

https://nickelasia.com/investorrelations/financial-reports; Financial Report for First Quarter 2019 – May 9, 2019

		https://nickelasia.com/investor- relations/financial-reports; Financial Report for Second Quarter 2019 – August 8, 2019  https://nickelasia.com/investor- relations/financial-reports; Financial Reports for Third Quarter 2019 – November 12, 2019  https://nickelasia.com/investor- relations/financial-reports; Financial Report for First Quarter 2020 – May 22, 2020  https://nickelasia.com/investor- relations/financial-reports; Financial Report for Second Quarter 2020 – August 11, 2020
2. Company discloses in its annual report the 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 in the company.	COMPLIANT	Provide link or reference to the company's annual report where the following are disclosed:  1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders;  2. cross-holdings among company affiliates; and  3. any imbalances between the controlling shareholders' voting power and overall

equity position in the company.

No shareholder or group of shareholders is a controlling shareholder of the Company. The Company discloses the stockholders who own more than five percent (5%) of the Company's stock on a quarterly basis including the Public Ownership Report and in the Information Statements provided to the shareholders annually.

The Company as well has no crossholdings among company affiliates.

There are no imbalances on shareholders' voting power by virtue of no controlling shareholder.

2019 SEC Form 17-A Annual Report: https://edge.pse.com.ph/openDiscVi ewer.do?edge\_no=738d7b4cec323b 070de8473cebbd6407

2020 Information Statement:

https://edge.pse.com.ph/openDiscViewer.do?edge\_no=5e7a922d62ee77 360de8473cebbd6407

Public Ownership Reports for the first to fourth quarter of 2019 and first and second quarters of 2020:

		http://edge.pse.com.ph/openDiscViewer.do?edge_no=5d36119ab660a7c8efdfc15ec263a54d#sthash.gtTRbYzK.dpbs	
		https://edge.pse.com.ph/openDiscViewer.do?edge_no=d3d4e653d0724b 39efdfc15ec263a54d	
		https://edge.pse.com.ph/openDiscViewer.do?edge_no=00505b820cee0b69efdfc15ec263a54d	
		https://edge.pse.com.ph/openDiscViewer.do?edge_no=d500921772b7a84f0de8473cebbd6407	
		https://edge.pse.com.ph/openDiscViewer.do?edge_no=a57523db730653 720de8473cebbd6407	
		https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=5dbb9d52ddf11f 9d0de8473cebbd6407	
Recommendation 8.2			
Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	COMPLIANT	Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share.	
Company has a policy requiring all officers to disclose/report to the company any	COMPLIANT	a) Policy requiring Directors and Officers to report any dealings in	

dealings in the company's shares within shares of stock of the Company three business days. within three (3) business days This rule is part of the Company's Insider Trading Policy, Appendix B of the Company's Code of Business Conduct and Ethics. https://nickelasia.com/corporategovernance/policies-processesand-practices (Exhibit "1" of the Code) The Company also regularly issues memoranda/reminders regarding this policy. b) Policy on reporting of dealings of Directors and Officers in shares of stock of the Company, Article IV(A)(2) of the CG Manual https://nickelasia.com/corporategovernance/policies-processesand-practices; page 25 of CG Manual) Indicate actual dealings of directors involving the corporation's shares including their nature, number/ percentage and date of transaction. Trading of the Corporation's shares by directors and officers are

disclosed on PSF FDGF and 23-B reports https://edge.pse.com.ph/openDiscVi ewer.do?edge no=73c9731eacc34c e9efdfc15ec263a54d https://edge.pse.com.ph/openDiscVi ewer.do?edge\_no=9fe6e46adb0c9b 39efdfc15ec263a54d https://edge.pse.com.ph/openDiscVi ewer.do?edge no=9fe6e46adb0c9b 39efdfc15ec263a54d https://edge.pse.com.ph/openDiscVi ewer.do?edge no=c83a474727b360f 9efdfc15ec263a54d https://edge.pse.com.ph/openDiscVi ewer.do?edge no=1742b74cf438ad 4defdfc15ec263a54d https://edge.pse.com.ph/openDiscVi ewer.do?edge no=aa1392953b224c 53efdfc15ec263a54d https://edge.pse.com.ph/openDiscVi ewer.do?edae no=61d3ac661c491d 01efdfc15ec263a54d https://edge.pse.com.ph/openDiscVi ewer.do?edge no=210cb89bbb8410 b9efdfc15ec263a54d

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		https://edge.pse.com.ph/openDiscVi	
		ewer.do?edge_no=f7cf8965cec19b0	
		eefdfc15ec263a54d	
		https://edge.pse.com.ph/openDiscVi	
		ewer.do?edge no=23033a2db80c2f	
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		bcaefdfc15ec263a54d	
		https://edge.pse.com.ph/openDiscVi	
		ewer.do?edge no=c09b949c727588	
		<u>a00de8473cebbd6407</u>	
		lather with a large range and the complete Vi	
		https://edge.pse.com.ph/openDiscViewer.do?edge_no=ac5938a6402be0	
		7a0de8473cebbd6407	
		7404e0473Cebbd0407	
		https://edge.pse.com.ph/openDiscVi	
		ewer.do?edge no=bb82aed59b9cf4	
		e40de8473cebbd6407	
		https://edge.pse.com.ph/openDiscVi	
		ewer.do?edge no=481207ba1715b5	
		<u>d00de8473cebbd6407</u>	
Supplement to Recommendation 8.2	0045	Dec ide information	
Company discloses the trading of the	COMPLIANT	Provide information on or	
corporation's shares by directors, officers		link/reference to the shareholdings of	
(or persons performing similar functions) and controlling shareholders. This includes		directors, management and top 100 shareholders.	
the disclosure of the company's purchase		situteriolders.	
the disclosure of the company's purchase			

of its shares from the market (e.g. share	Shareholdings of Directors and	
buy-back program).	Officers are disclosed in the	
	Information Statement	
	2019 Information Statement:	
	http://edge.pse.com.ph/openDiscVi	
	ewer.do?edge no=d1ca52bdb437c	
	e7befdfc15ec263a54d#sthash.XII7Ew	
	<u>gi.dpbs</u>	
	2020 Information Statement:	ļ
	https://edge.pse.com.ph/openDiscVi	
	ewer.do?edge no=5e7a922d62ee77	
	360de8473cebbd6407	
	<u>3000C0473CCDDC0407</u>	
	Total 100 als are helders	
	Top 100 shareholders	
	http://edge.pse.com.ph/openDiscVi	
	ewer.do?edge_no=7ad5cc9fc9cb11	
	<u>0e43ca035510b6ec2b#sthash.HK2i85</u>	
	<u>tB.dpbs</u>	
	http://edge.pse.com.ph/openDiscVi	
	ewer.do?edge no=c696b37a35fb22	
	82efdfc15ec263a54d#sthash.jr2b6wb	
	i.dpbs	
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	https://edge.pse.com.ph/openDiscVi	
	ewer.do?edge_no=9a310dbf46b3b1	
	a4efdfc15ec263a54d	
	https://edge.pse.com.ph/openDiscVi	
	ewer.do?edge_no=a5b6a1793e50ba	
	99efdfc15ec263a54d	

		https://edge.pse.com.ph/openDiscViewer.do?edge_no=35663509005d210c0de8473cebbd6407  https://edge.pse.com.ph/openDiscViewer.do?edge_no=0492deffbb767b370de8473cebbd6407	
		https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=30e21fafe57c2a8 e0de8473cebbd6407	
		Provide link or reference to the company's Conglomerate Map.	
		https://nickelasia.com/investor- relations/financial-reports; Annual Report 2019 (page 5 of report)	
Recommendation 8.3		https://nickelasia.com/about- us/corporate-structure	
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	
		The above information is contained in the Information Statement distributed to the shareholders each	

	ı	,	
		year and posted on the Company's	
		website	
		https://nickelasia.com/investor-	
		relations/company-	
		disclosures#panel2; Definitive	
		Information Statement for 2019,	
		pages 12 to 17	
		https://nickelasia.com/investor-	
		relations/company-	
		disclosures#panel2; Definitive	
		Information Statement for 2020,	
		pages 12 to 16	
2. Board fully discloses all relevant and	COMPLIANT	Provide link or reference to the key	
material information on key executives to		officers' academic qualifications,	
evaluate their experience and		share ownership in the company, membership in other boards, other	
qualifications, and assess any potential		executive positions, professional	
conflicts of interest that might affect their		experiences, expertise and relevant	
judgment.		trainings attended.	
		The above information is contained	
		in the Information Statement distributed to the shareholders each	
		year and posted on the Company's	
		website.	
		https://nickelasia.com/investor-	
		relations/company-	
		<u>disclosures#panel2;</u> Definitive	
		Information Statement for 2019,	
		pages 17 to 21	
		https://nickelasia.com/investor-	
		relations/company-	
0505	ı		

	panel2; Definitive Statement for 2020, 23	

December of the Co.			
Recommendation 8.4			
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for setting board remuneration  The policy and practice of the Company in respect of Board remuneration is that directors do not receive remuneration other than reasonable per diems, the amount of which is disclosed in the Information Statement provided annually to shareholders and posted on the Company's website  https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2019, page 27  https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020, page 28	
2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for determining executive remuneration  Please see CG Manual, Art. III(C) on functions of CG Committee in respect of Remuneration:	

		https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 17 of the CG Manual) The Company has a confidential salary structure specifically for officers with corresponding benefits. The rates of Officers are discussed and determined by an Executive Compensation Committee.  Previously, the Company participated in the Willis Tower Watson Data Services compensation survey for energy and natural resources to benchmark on compensation and enlisted the services of a compensation consultant to assist in job evaluation and performance metrics. The Company is in the process of revising and realigning the compensation of its key officers.	
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	NOT COMPLIANT	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.  The Company does not disclose the remuneration of officers on an individual basis.	For reasons of safety and security, the Company does not disclose the remuneration of officers on an individual basis. The remuneration of the top 5 highest paid officers as a group are presented in the Information Statement.  2019 Information Statement:
CCC Form LACCD * Undeted 21 Dec 2017		A copy of the Company's Retirement Policy and the Retirement Plan is attached to this Report as <b>Annex 10</b> .	http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs

			1
Recommendation 8.5			2020 Information Statement: https://edge.pse.com.ph/openDiscViewer .do?edge_no=5e7a922d62ee77360de847 3cebbd6407
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	COMPLIANT	Disclose or provide reference/link to company's RPT policies  The Company's RPT policies may be found in:  (a) Article III (B) of the CG Manual https://nickelasia.com/corporate-governance/policies-processes-and-practices; Page 12 of CG Manual  (b) Revised Policy and System Governing Related Party Transactions, Annex "2" of CG Manual  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Related Party Transactions Policy  Indicate if the director with conflict of interest abstained from the board	

	1	
		discussion on that particular
		transaction.
		Yes, a director with a conflict of
		interest refrains from board discussion
		on that particular matter.
2. Company discloses material or significant	COMPLIANT	Provide information on all RPTs for the
	COMILIANI	previous year or reference to a
RPTs reviewed and approved during the		'
year.		document containing the following
		information on all RPTs:
		1. name of the related
		counterparty;
		2. relationship with the party;
		3. transaction date;
		4. type/nature of transaction;
		5. amount or contract price;
		· · · · · · · · · · · · · · · · · · ·
		6. terms of the transaction;
		7. rationale for entering into the
		transaction;
		8. the required approval (i.e.,
		names of the board of
		directors approving, names
		and percentage of
		shareholders who approved)
		based on the company's
		, ,
		policy; and
		9. other terms and conditions
		RPTs in 2019 were carried over from
		previous years.
		RPTs are listed in pages 87 to 93 of
		the Audited Financial Statements as
		of the year ended 31 December
		2019.
	1	2017.

Supplement to Recommendation 8.5		https://edge.pse.com.ph/openDiscViewer.do?edge_no=738d7b4cec323b070de8473cebbd6407	
Company requires directors to disclose their interests in transactions or any other conflict of interests.	COMPLIANT	Indicate where and when directors disclose their interests in transactions or any other conflict of interests.  Please refer to the Company's Policy on Conflict of Interest, Appendix A of the Code on Business Conduct and Ethics  https://nickelasia.com/corporate-governance/policies-processes-and-practices; Conflict of Interest Policy  Directors who may have an interest in a specific transaction so indicate during the meeting and abstain from voting thereon. Such abstention, if any is reflected in the minutes of the relevant Board meeting.	
Optional: Recommendation 8.5  1. Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	COMPLIANT	Provide link or reference where this is disclosed, if any  The Company's Corporate Governance policies mandate that RPTs must be conduct in such a way to ensure that they are fair and at arms' length. Please refer to:	

(a)CG Manual, Article III (7 to 7.3, Inclusive <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> ; Page 12 of CG Manual)	
(b) Charter of the RPT Committee, Sec. 4  https://nickelasia.com/corporate- governance/policies-processes- and-practices (Appendix "9" of the CG Manual, page 90 thereof)	
(c)Code of Business Conduct and Ethics, F (1-4, inclusive)  https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 5 of the Code)	

## 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**

Provide link or reference where this is disclosed

The Company discloses material information on PSE Edge, and to the SEC through Form 17-C, consistent with its Disclosure Policy under the CG Manual (Art. IV), and in compliance with the rules of the PSE and the SEC on prompt disclosure of material information.

Set forth below are links to examples of such disclosures:

https://edge.pse.com.ph/openDiscVi ewer.do?edge no=48b06b0f632991c aefdfc15ec263a54d

https://edge.pse.com.ph/openDiscVi ewer.do?edae no=8657d3ea777ca5 cbefdfc15ec263a54d

https://edge.pse.com.ph/openDiscVi ewer.do?edae no=854b16b35d44d9

14efdfc15ec263a54d

https://edge.pse.com.ph/openDiscVi ewer.do?edge\_no=a872d18b574591

4b0de8473cebbd6407

https://edge.pse.com.ph/openDiscVi ewer.do?edge no=f93880a97771a37 00de8473cebbd6407

https://edge.pse.com.ph/openDiscVi ewer.do?edae no=98f113606a6ca2e

10de8473cebbd6407

In 2019, there were no transactions that involved the acquisition or

		disposal of significant assets. All acquisitions or disposals of assets were in the ordinary course, such as the acquisition of equipment for use in mining operations.	
2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.  2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	COMPLIANT	Identify independent party appointed to evaluate the fairness of the transaction price  Disclose the rules and procedures for evaluating the fairness of the transaction price, if any.  In 2019, there were no instances of the occurrence of a material fact or event, including the acquisition or disposal of significant assets which could adversely affect the viability or the interest of its shareholders and other stakeholders. As stated above, all acquisitions or disposals of assets were in the ordinary course of business.  In the event that there is such a transaction, the Board will decide whether there is a need to appoint an independent party to evaluate the fairness of such a transaction. Article V, Section 5 of the Revised Policy and System Governing Related Party Transactions approved and adopted by the Board on 06 August 2019 ("RPT Policy") provides that with respect to Material Related Party	

	Transactions (defined in the said Policy as a transaction amounting to more than 10% of a Covered Entity's total assets, and in the case of the Company, its total consolidated assets), and in addition to the requirements for approval of Material RPTs under the RPT Policy, there shall be appointed an external independent party to evaluate the fairness of the RPT. Such external independent party may include, but is not limited to, auditing/accounting firms and third-party consultants and appraisers. The independent evaluation of the fairness of the transparent price ensures the protection of the rights of shareholders and other stakeholders.  Indeed, when the Company disposed of shares representing 12.25% of the shares of THPAL in 2016 an independent third party was appointed to evaluate the fairness of a transaction.
Supplement to Recommendation 8.6	
Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on	Provide link or reference where these are disclosed.  The Company is not aware of any, and has reasonable ground to believe that there are no, shareholder agreement, voting trust

the control, ownership, and strategic direction of the company.		agreement, confidentiality agreement and other agreements between and among shareholders that may impact on the control, ownership and strategic direction of the Company.	
Recommendation 8.7			
<ol> <li>Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).</li> <li>Company's MCG is submitted to the SEC and PSE.</li> <li>Company's MCG is posted on its company website.</li> </ol>	COMPLIANT	Provide link to the company's website where the Manual on Corporate Governance is posted.  The Company's Corporate Governance Manual was submitted to the SEC and the PSE and is available on the Company's website.  https://nickelasia.com/corporate-governance/policies-processes-and-practices; CG Manual  http://edge.pse.com.ph/openDiscViewer.do?edge_no=723794c1536ac0e43318251c9257320d#sthash.aWarfCSE.dpbs	
Supplement to Recommendation 8.7			
<ol> <li>Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.</li> </ol>	COMPLIANT	Provide proof of submission.  On 30 May 2017 the Company submitted its CG Manual to the SEC, together with annexes thereto. A	

		copy of the letter to the SEC is attached to this Report as <b>Annex 11.</b>	
		A copy of the CG Manual was also submitted to the PSE on PSE Edge http://edge.pse.com.ph/openDiscViewer.do?edge_no=723794c1536ac0_e43318251c9257320d#sthash.aWarfC_SE.dpbs	
		There have been no changes to the CG Manual since its adoption in May 2014. The Vision, Mission and Core Values were updated on May 3, 2018. The Policy and System Governing Related Party Transactions were also updated on August 6, 2019.  https://edge.pse.com.ph/openDiscViewer.do?edge_no=48b06b0f632991caefdfc15ec263a54d	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:			
a. Corporate Objectives	COMPLIANT	Corporate Objectives are disclosed –  YES, Corporate Objectives are disclosed. Please see page 3, Company's 2019 Annual Report on SEC From 17-A	

		https://edge.pse.com.ph/openDiscViewer.do?edge_no=738d7b4cec323b070de8473cebbd6407	
b. Financial performance indicators	COMPLIANT	Financial performance indicators are disclosed –  YES, financial performance indicators are disclosed. Please see pages 38 to 48 of the Company's Annual Report for 2019 on SEC Form 17-A  https://edge.pse.com.ph/openDiscViewer.do?edge_no=738d7b4cec323b070de8473cebbd6407	
c. Non-financial performance indicators	COMPLIANT	Non-financial performance indicators are disclosed –  YES, non-financial performance indicators are disclosed. Please see pages 49 to 50 of the 2019 Annual Report on SEC Form 17A posted on the Company website.  https://nickelasia.com/investor-relations/financial-reports, SEC 17A Annual Repot YR2019	
d. Dividend Policy	COMPLIANT	Dividend policy is disclosed –	

		YES, dividend policy is disclosed. Please see page 37 of the Company's 2019 Annual Report on SEC Form 17-A <a href="https://edge.pse.com.ph/openDiscviewer.do?edge.no=738d7b4cec323b070de8473cebbd6407">https://edge.pse.com.ph/openDiscviewer.do?edge.no=738d7b4cec323b070de8473cebbd6407</a>	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	COMPLIANT	Biographical details of all directors are disclosed –  YES, these are disclosed. Please see pages 52-58, Company's 2019 Annual Report on SEC 17-A  https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=738d7b4cec323b 070de8473cebbd6407	
f. Attendance details of each director in all directors meetings held during the year	COMPLIANT	Attendance details of each director are disclosed –  YES, this information is disclosed. Please see:  (a) Pages 23 to 24 of the 2019 Annual Report posted on the Company's website: <a href="https://nickelasia.com/investor-relations/financial-reports">https://nickelasia.com/investor-relations/financial-reports</a> ; Annual Report 2019	

		(b) Pages 67 to 71 of the Definitive Information Statement for 2019: https://nickelasia.com/investor- relations/company- disclosures#panel2; Definitive Information Statement for 2019,  (c) Pages 72 to 74 of the Definitive Information Statement for 2020: https://nickelasia.com/investor- relations/company- disclosures#panel2; Definitive Information Statement for 2020  (d) Attendance of directors is reflected in the Minutes of Shareholders' Meetings, which are uploaded to the Company's website within five (5) business days after the meeting https://www.nickelasia.com/investor- relations/company-disclosures	
g. Total remuneration of each member of the board of directors	COMPLIANT	Directors do not receive remuneration as directors except for reasonable per diems for attendance at meetings.  The per diem for attendance per meeting is shown in the Information Statements provided to all shareholders	

			e7befdfc15ec263a54d#sthash.XII7Ew gi.dpbs  https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=5e7a922d62ee77 360de8473cebbd6407	
2.	The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	COMPLIANT	The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance –  Please see pages 22 to 25 of the 2019 Annual Report posted on the Company's website: <a href="https://nickelasia.com/investor-relations/financial-reports">https://nickelasia.com/investor-relations/financial-reports</a> ; Annual Report 2019	
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	The Audit Committee of the Board conducts the review and submits a report to the Board.  The Audit Committee's confirmation in the Annual Report for 2019 (at page 114) posted on the Company's website  https://nickelasia.com/investor-relations/financial-reports; Annual Report 2019	

4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	COMPLIANT	Please see the Audit Committee's confirmation in the Annual Report for 2019(at page 114) posted on the Company's website  https://nickelasia.com/investor-relations/financial-reports; Annual Report 2019	
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	Pages 48-49 of the 2019 Annual Report posted on the Company's website <a href="https://nickelasia.com/investor-relations/financial-reports">https://nickelasia.com/investor-relations/financial-reports</a> ; Annual Report 2019	
<b>Principle 9:</b> The company should establish stand same to strengthen the external auditor's indep		•	and exercise effective oversight of the
Recommendation 9.1			
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	COMPLIANT	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.  Please see Report of the Audit	
		Committee to the Board of	

		Directors, https://nickelasia.com/investor- relations/financial-reports; page 114 of Annual Report 2019	
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	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.  80.85% of the stockholders voted in favor of the appointment of SyCip Gorres Velayo & Company as the independent external auditor of the Company for 2019. This fact was disclosed in the Minutes of the 2019 Annual Stockholders' Meeting and available on the Company's website: <a href="https://nickelasia.com/investor-relations/company-disclosures#panel6">https://nickelasia.com/investor-relations/company-disclosures#panel6</a> ; NAC- 2019-AGM-Minutes-20-May-2019-rev 1 <a href="https://nickelasia.com/investor-relations/company-disclosures#panel6">https://nickelasia.com/investor-relations/company-disclosures#panel6</a> ; NAC- Tabulation-of-Results -20May2019-ASM  For 2020, 77.58% of the stockholders voted In favor of the appointment of SyCip Gorres Velayo & Company as the independent external auditor of the Company for 2020. This fact was disclosed in the Minutes of the 2020 Annual Stockholders' Meeting and	

		the tabulation of results of the 2020 the said meeting. Both documents are available on the Company's website: <a href="https://nickelasia.com/investor-relations/company-disclosures#panel6">https://nickelasia.com/investor-relations/company-disclosures#panel6</a> ; NAC Minutes of Annual Stockholders Meeting 17 July 2020, NAC AGM Tabulation of Results 17 July 2020	
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	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.  There was no change in the external auditor in 2019. The Company retained SyCip Gorres Velayo & Company as its external auditor.	
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead audit partner every five years.	COMPLIANT	Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years.  The lead audit partner of the Company's independent external auditor is rotated at least once every five (5) years as applicable, in	

Recommendation 9.2		accordance with SRC Rule 68, Part 3(b)(iv)(ix) and SEC Memorandum Circular No. 4, Series of 2012 (Guidelines the Guidelines for the Assessment of Performance of Audit Committees of Companies Listed on the Exchange).	
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	Provide link/reference to the company's Audit Committee Charter  The Audit Committee Charter is available on the Company's website and may be downloaded through <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> (Appendix "5" of the CG Manual, page 65 thereof).	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter  https://nickelasia.com/corporate-governance/policies-processes-and-	

			practices (Appendix "5" of the CG Manual, page 65 thereof).	
	Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter  https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "5" of the CG Manual, page 65 thereof).	
2.	Audit Committee ensures that the external auditor has adequate quality control procedures.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter  https://nickelasia.com/corporate- governance/policies-processes-and- practices (Appendix "5" of the CG Manual, page 65 thereof).	
1.	Company discloses the nature of non- audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	COMPLIANT	Disclose the nature of non-audit services performed by the external auditor, if any.  Non-audit services performed by the external auditor is contained in the Information Statement which is uploaded to PSE EDGE	

		https://edge.pse.com.ph/openDiscViewer.do?edge_no=5e7a922d62ee77 360de8473cebbd6407	
<ol> <li>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.</li> </ol>	COMPLIANT	Provide link or reference to guidelines or policies on non-audit services  CG Manual, Article III(C)(2.3)(g): The Audit Committee shall evaluate and determine the non-audit work, if any, of the External Auditor, and periodically review the non-audit fees paid to the External Auditor in relation to the total fees paid to him and to the Company's over-all consultancy expenses. The Committee should disallow any non-audit work that will conflict with duties as External Auditor or may pose a threat to the External Auditor's independence xxx  https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 15 of the CG Manual)	

Supplement to Recommendation 9.3			
Fees paid for non-audit services do not outweigh the fees paid for audit services.      The services do not outweigh the fees paid for audit services.	COMPLIANT	Provide information on audit and non-audit fees paid.  Audit and non-audit fees paid the external auditor are contained in the first page of the Management Report which is attached to the Information Statement. They are also stated in the body of the Information Statement  The Information Statement is available on PSE EDGE: http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs https://edge.pse.com.ph/openDiscViewer.do?edge_no=5e7a922d62ee77360de8473cebbd6407	
Additional Recommendation to Principle 9     Company's external auditor is duly accredited by the SEC under Group A category.	COMPLIANT	Provide information on company's external auditor, such as:  1. Name of the audit	
		engagement partner;  2. Accreditation number;  3. Date Accredited;	
CFC Form LACCD * Undeted 21Dec2017		4. Expiry date of accreditation; and	

		5. Name, address, contact number of the audit firm.  Below are the details of the engagement partner in-charge of auditing the Company's financial statements:  Name: Jaime F. Del Rosario CPA Certificate No. 56915 Accreditation No.: SEC Accreditation No. 0076-AR-5 (Group A) Accredited on 30 April 2019; valid until 29 April 2022 Name, address and contact number of auditing firm: SyCip Gorres Velayo & Co. 6760 Ayala Avenue, Makati City, 1226 Metro Manila, Philippines Tel: (632) 8891-0307 Fax: (632) 8819-0872 / (632) 8818-1377	
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).  SEC Form 1.4668 * Undated 318 cc 2017.	COMPLIANT	Provide information on the following:  1. Date it was subjected to SOAR inspection, if subjected;  2. Name of the Audit firm; and  3. Members of the engagement team inspected by the SEC.  SGV provided the following data to the Company:  1. Date it was subject to SOAR inspection: November 12 to 23, 2018	

		2. Name of the audit firm – SyCip Gorres Velayo & Co. 3. Members of the engagement team inspected by the SEC – the names of SGV's team inspected by the SEC were previously submitted by SGV to the SEC.	
Principle 10: The company should ensure that th	e material and r	eportable non-financial and sustainability	r issues are disclosed.
Recommendation 10.1			
Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	COMPLIANT	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.  (a) Article V (A) (5.2) of the CG Manual https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 27 of the CG Manual)	
		(b) Sustainability Report is in the annual report distributed to the shareholders at the annual meeting and posted on the Company's website  https://nickelasia.com/investor-relations/financial-reports; Annual	

2. Company adopts a globally recognized	COMPLIANT	Provide link to Sustainability Report, if	
standard/framework in reporting		any. Disclose the standards used.	
sustainability and non-financial issues.			
,,		The Company's Sustainability	
		Report is in the Annual Report can	
		be accessed through the	
		following link:	
		https://nickelasia.com/investor-	
		relations/financial-reports; Annual	
		Report 2019; page 28	
		The Independent Assurance	
		Statement issued by GCSS Inc. is	
		contained on page 94 of the 2019	
		Annual Report:	
		·	
		https://nickelasia.com/investor-	
		relations/financial-reports; Annual	
		Report 2019	

**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

Disclose and identify the communication channels used by the company (i.e., website, Analyst's briefing, Media briefings /press conferences, Quarterly reporting, Current reporting, etc.).

Provide links, if any

https://www.nickelasia.com/investor-relations/company-disclosures

Press Releases for 2019 and 2020:

The primary communication channels used by the Company are its website, periodic reports that are uploaded to PSE EDGE and posted on the website, and reports regarding material facts and developments that are made promptly on PSE EDGE. Press releases regarding the Company's performance are also issued on a regular basis.

The Company, principally through its CFO, promptly responds to requests for

Supplement to Principle 11  1. Company has a website disclosing up-to-		https://www.nickelasia.com/investor-relations/company-disclosures; Press Releases  NIKL PR Shipment FY 2018 PR FY2018 Results Press Release May 7 2019 Press Release August 6 2019 Press Release November 8 2019 Press Release March 13, 2020 Press Release May 8, 2020 Press Release NAC's Financial Results for 1H2020 August 7, 2020	information or questions raised by investors and analysts by telephone or via email.  The Company holds media and analysts' briefings when necessary or appropriate under the circumstances.
a. Financial statements/reports (latest quarterly)	COMPLIANT	Nickel Asia Corporation website:  https://nickelasia.com/investor- relations/financial-reports; Financial Report for Second Quarter 2020 – August 11, 2020	
b. Materials provided in briefings to analysts and media     c. Downloadable annual report	COMPLIANT	Please see Explanation under Recommendation 11.1 above.  Company's Annual Report for 2019 on SEC Form 17-A	

e. Minutes of ASM and/or SSM  f. Company's Articles of Incorporation	COMPLIANT	Report 2019 https://www.nickelasia.com/investor-relations/company-disclosures  https://www.nickelasia.com/investor-relations/company-disclosures  Amended Articles of Incorporation –	
and By-Laws  Additional Recommendation to Principle 11		https://nickelasia.com/corporate- governance; Articles of Incorporation Amended By-Laws – https://nickelasia.com/corporate- governance; Amended By-Laws	
Company complies with SEC-prescribed website template.	COMPLIANT	http://www.nickelasia.com/	

## Internal Control System and Risk Management Framework

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

Decommendation 10.1			
Company has an adequate and effective internal control system in the conduct of its business.      Company has an adequate and effective internal control system in the conduct of its business.	COMPLIANT	List quality service programs for the internal audit functions.  Indicate frequency of review of the internal control system  The Chief Audit Executive ensures that the audit activity and all audit professionals conform to professional standards embodied under the International Professional Practices Framework (IPPF) and the Code of Ethics. Ongoing monitoring of the internal audit activity is incorporated in the quarterly reporting to the Board Risk Oversight Committee.  The Company conducts an annual review of internal control system, focusing on the key risk areas.  Article V of the CG Manual contains the Company's internal control system and risk management framework https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 27 of the CG Manual)	
<ol><li>Company has an adequate and effective enterprise risk management framework in the conduct of its business.</li></ol>	COMPLIANT	Identify international framework used for Enterprise Risk Management	

Provide information or reference to a document containing information on:

- 1. Company's risk management procedures and processes
- 2. Key risks the company is currently facing
- 3. How the company manages the key risks

Article V of the CG Manual contains the Company's internal control system and risk management framework

https://nickelasia.com/corporategovernance/policies-processes-andpractices (page 27 of the CG Manual)

The Company's Enterprise Risk Management System (ERM) is based on the Committee of Sponsoring Organizations of the Treadway Commission.

The Company ERM Program is also discussed in page 26 of the 2019 Annual Report uploaded in the Company's website:

https://nickelasia.com/investorrelations/financial-reports; Annual Report 2019

		The key risks that the Company is facing and the manner by which it	
		manages these risks are discussed in its Interim Financial Report on SEC Form 17-Q for the second quarter of 2020, which is uploaded on the Company's website:	
		https://nickelasia.com/investor- relations/financial-reports; Financial Report for Second Quarter 2020 – August 11, 2020	
		Indicate frequency of review of the enterprise risk management framework.	
		The annual internal audit plan includes a review of the significant risks of the Company and of the effectiveness of the ERM process.	
Supplement to Recommendations 12.1			
1. 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.	COMPLIANT	Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations.  The Company's commitment to compliance with laws and relevant regulations is in its Code of Business Conduct and Ethics Part V(A[4]) and Part V(B) on Compliance with Laws, regulations and standards.	

https://nickelasia.com/corporategovernance/policies-processes-andpractices (pages 3 to 4 of the Code)

Indicate frequency of review.

The annual internal audit plan includes a review of the significant risks of the Company and of the effectiveness of the ERM process.

See also report on Compliance with laws, rules and regulations applicable to the Company, at page 51 of the 2019 Annual Report <a href="https://nickelasia.com/investor-relations/financial-reports">https://nickelasia.com/investor-relations/financial-reports</a>; Annual Report 2019

The Company's Operating Companies have appointed their respective compliance officers-incharge ("Compliance OICs") who are responsible for monitoring the compliance by various units of the Operating Companies with applicable laws, rules and regulations and the timely and accurate submission of reports to various government agencies and the renewal of, or application for, permits and licenses necessary for the business. The Compliance OICs submit their compliance monitoring reports to the Compliance Team of

		the Company on a regular basis (e.g., annual, quarterly and monthly reports, and updates to one-time or long-term requirements).  The Compliance Team and the Compliance OICs coordinate on a regular basis to ensure that the relevant business units of the Company and of the Operating Companies are updated regarding new laws, rules and regulations, and amendments thereto, and implement measures to ensure compliance with the same.	
1. 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.	COMPLIANT	Provide information on IT governance process  The Company has in place sufficient infrastructure to ensure protection against financial data loss, regular back up and archiving procedures and a disaster recovery plan in the event of hardware failure. For cyber security, the Company set up standard security features for its IT systems such as firewalls, passwords and the use of IVPN.  Since 2010, the Company has engaged a third party to conduct annual audit of its IT systems.	

December delice 10.0			
1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	COMPLIANT	Disclose if the internal audit is inhouse or outsourced. If outsourced, identify external firm.  CG Manual, Article V: Internal Control System and Risk Management Framework https://nickelasia.com/corporategovernance/policies-processes-and-practices (page 27 of the CG Manual)  The Company's internal audit function is in-house.	
Recommendation 12.3		1011C1101113 111-11003C.	
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.  Ms. Maria Angela G. Villamor was the Company's Chief Audit Executive until April 30, 2020. Mr. Patrick S. Garcia was appointed as Chief Audit Executive vice Ms. Villamor effective May 1, 2020.  The responsibilities of the Chief Audit Executive is contained in the Audit Committee Charter which is available on the Company's website and may be downloaded through https://nickelasia.com/corporate-governance/policies-processes-and-	

			practices (Appendix "5" of the CG Manual, page 65 thereof)	
2. CAE oversees and is reinternal audit activity including that portion a third party service p	of the organization, that is outsourced to	COMPLIANT	CG Manual. Article V(A)(3): The Company shall have a qualified Chief Audit Executive (CAE) appointed by the Board. The CAE shall oversee and be responsible for the internal audit activity of the Company, including any portion that may be outsourced to a third party service provider. https://nickelasia.com/corporate- governance/policies-processes-and- practices (page 28 of the CG Manual)	
3. In case of a fully outso activity, a qualified indexecutive or senior mapersonnel is assigned managing the fully out audit activity.	dependent anagement the responsibility for		Identify qualified independent executive or senior management personnel, if applicable.  The Company does not outsource its internal audit activities.	
Recommendation 12.4				
Company has a separate management function and monitor key risk of the company has a separate management function.	on to identify, assess	COMPLIANT	Provide information on company's risk management function.  CG Manual, Article V(5 to 5.7): The Company shall have a separate risk management function to identify, assess and monitor key risk exposures.	

		The risk management function shall include, among others: xxx https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 29 of the CG Manual)	
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 and its Operating Companies have a full complement of technical personnel who are well able to provide support in risk management. In instances when external support is needed, the Company calls on external consultants who are competent and qualified to provide support.	
Recommendation 12.5			
In managing the company's Risk     Management System, the company has a     Chief Risk Officer (CRO), who is the     ultimate champion of Enterprise Risk     Management (ERM).	COMPLIANT	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.  Mr. Jose B. Anievas, is the Company's Chief Risk Officer. His qualifications are contained in the Information Statement	

		https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2019  https://nickelasia.com/investor-relations/company-disclosures#panel2; Definitive Information Statement for 2020	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT	Mr. Jose B. Anievas is the Senior Vice President for Operations, Chief Operations Officer, and Chief Risk Officer of the Company. He started working with Taganito Mining Corporation in 2009 as its Resident Mine Manager and later as its Vice President for Operations. He has worked with the mining industry for more than fifty (50) years, thirty-seven (37) years with Philex Mining Corporation and Philex Gold Philippines as its Vice President for Operations until his retirement in December 2002, four (4) years as a freelance mining engineer, two (2) years with Carrascal Nickel Corporation, five (5) years with TMC and currently with NAC. He also served the Government in the Professional Regulation Commission as a member of the Board of Examiners for Mining Engineering in 1997-2000 and was President of the Philippine Society of Mining Engineers	

Additional Pagamendation to Principle 12		in the CARAGA Region in 2010- 2012. He is a Fellow of the Society of Mining Engineers and a Competent Person in the Copper and Gold operations.  Mr. Anievas obtained his Bachelor of Science in Mining Engineering Degree from the Mapua Institute of Technology.		
1. 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	Please see Attestation of the CEO and the CAE, <b>Annex 11</b> of this Report.  The Audit Committee has also confirmed that the Company's internal control systems, including financial and operational controls, are adequate and effective. Please see <a href="https://nickelasia.com/investor-relations/financial-reports">https://nickelasia.com/investor-relations/financial-reports</a> ; Annual Report 2019, page 114.		
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			
	COMPLIANT	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.  CG Manual, Article VI(A)  https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 30 of the CG Manual)	
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Provide link to company's website  The Company's CG Manual can also be accessed through https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 30 of the CG Manual)	
Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	COMPLIANT	This is a fundamental principle in Philippine Corporation Law and the Company is in full compliance with this principle. In the election of directors, the Company complies with cumulative voting, as mandated under the Revised Corporation Code (please refer to Section 23 thereof).	

2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.  Output  Description (Section 1) (1988) (	COMPLIANT	Provide information on all classes of shares, including their voting rights if any.  Common shares have all the rights of a shareholder such as the right to vote, the right to dividends, preemptive rights to issuances of the same class of shares.  Preferred Shares have the right to vote but shall not participate in any dividends declared by the Company except a fixed cumulative dividend.  Amended Articles of Incorporation – <a href="https://nickelasia.com/corporate-governance">https://nickelasia.com/corporate-governance</a> ; Articles of Incorporation	
3. Board has an effective, secure, and efficient voting system.  Output  Description:	COMPLIANT	Provide link to voting procedure. Indicate if voting is by poll or show of hands.  Voting is by poll.  Page 30 of the 2019 Information Statement: https://nickelasia.com/investor-relations; SEC Form 20-IS; Definitive Information Statement for 2019  Page 32 of the 2020 Information Statement: https://nickelasia.com/investor-relations; SEC Form 20-IS, Definitive	

			Information Statement for 2020 <a href="https://nickelasia.com/assets/docum">https://nickelasia.com/assets/docum</a> <a href="ents/NAC-2019-Amended-Definitive-Information-Statement.pdf#page=30">https://nickelasia.com/investor-Information-Statement.pdf#page=30</a> <a href="mailto:Minutes">Minutes of 2019 Annual Stockholders</a> <a href="mailto:Minutes-20-May-2019-rev1">Minutes of 2020 Annual Stockholders</a> <a href="mailto:Minutes-20-May-2019-rev1">Minutes of 2020 Annual Stockholders</a> <a href="mailto:Meeting:">Meeting:</a>	
			https://nickelasia.com/investor- relations/company- disclosures#panel6; NAC Minutes of Annual Stockholders' Meeting 17 July 2020	
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.	NOT COMPLIANT	Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any.	No one shareholder or group of shareholders holds a majority of the Company's outstanding capital stock. The Company has no "controlling" shareholders, and "supermajority" mechanisms are not deemed necessary for the protection of minority shareholders.
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	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution)  CG Manual, Art. VI(A)(3): Shareholders holding at least 10% of the Company's outstanding capital stock shall have the right to propose	

		the holding of meetings and to include Agenda items ahead of the scheduled Annual and Special Shareholders' Meeting https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 30 of the CG Manual)  By Laws: https://nickelasia.com/corporate governance/Amended By Laws	
Board clearly articulates and enforces policies with respect to treatment of minority shareholders.      The policies with respect to treatment of minority shareholders.      The policies with respect to treatment of minority shareholders.	COMPLIANT	Provide information or link/reference to the policies on treatment of minority shareholders  Articles III (6.1) and VI (2.4) of the CG Manual provide for rights of minority shareholders to nominate candidates to the Board of Directors <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a> (pages 12 and 32 of the CG Manual)  The Policy on the Nomination and Election of Directors expressly recognizes the right of minority shareholders to nominate directors and outlines the nomination process to ensure all shareholders are aware of the process should they wish to nominate	

		https://nickelasia.com/corporate- governance/policies-processes-and- practices (Appendix "1" of the CG Manual, page 35 thereof)	
7. Company has a transparent and specific dividend policy.	COMPLIANT	Provide information on or link/reference to the company's dividend Policy.  See page 37, Company's Annual Report for 2019 on SEC Form 17-A https://edge.pse.com.ph/openDiscViewer.do?edge.no=738d7b4cec323b070de8473cebbd6407  Indicate if company declared dividends. If yes, indicate the number of days within which the dividends were paid after declaration. In case the company has offered scripdividends, indicate if the company paid the dividends within 60 days from declaration.  On March 14, 2019, the Company declared regular cash dividends of Php0.07 per share to stockholders of record as of March 28, 2019. Payment date was on April 12, 2019, within 30 days from declaration thereof.  https://edge.pse.com.ph/openDiscViewer.do?edge.no=37af3665de2c9e40efdfc15ec263a54d	

		On March 13, 2020, the Company declared regular cash dividends of Php0.08 per share to stockholders of record as of March 27, 2020. Payment dated was on April 8, 2020, within 30 days from declaration thereof. https://edge.pse.com.ph/openDiscViewer.do?edge_no=176a6b13cdf356da0de8473cebbd6407  On August 7, 2020, the Company declared special cash dividends of Php0.22 per share to stockholders of record as of August 24, 2020. Payment date is on September 4, 2020, within 30 days from declaration date. https://edge.pse.com.ph/openDiscViewer.do?edge_no=8b8368ff57b524340de8473cebbd6407	
Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	COMPLIANT	Identify the independent party that counted/validated the votes at the ASM, if any.  Stock Transfer Services, Inc., the Company's independent stock transfer agent, counted and tabulated the results at the ASM.	

Recommendation 13.2			
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	COMPLIANT	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out.  (a) The Notice and Agenda for the Annual Stockholders' Meeting scheduled on 20 May 2019, with the Information Statement, the Management Report and Audited Financial Statements were released for distribution to stockholders on 22 April 2019, 28 days before the meeting.	
		Annual Stockholders' Meeting scheduled on 17 July 2020, with the Information Statement, Management Report, Audited Financial Statement, Annual Report on SEC Form 17-A and Quarterly Report on SEC Form 17-Q were uploaded on the Company's website and on PSE EDGE on 24 June 2020, 23 days before the meeting. The Company complied with SEC Notice entitled "Alternative Mode for Distributing and Providing Copies of the Notice of Meeting,	

Information Statement, and Other Documents in Connection with the Holding of Annual Stockholders' Meeting for 2020" dated April 20, 2020. Recognizing the difficulty of distributing physical copies of the notice and materials for annual stockholders' meetings amidst the Covid-19 pandemic, the SEC in the said Notice allowed publicly-listed companies to publish the Notice of Annual Stockholders' Meeting, Information Statement, Management Report, Audited Financial Statement, Annual Report on SEC Form 17-A and Quarterly Report on SEC Form 17-Q on their company websites and through PSE EDGE at least 21 days before the date of the annual stockholders' meeting.

Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting.

Directors as such do not receive compensation; they only receive per diems. There was no specific approval of remuneration of Directors and Officers. Information on

Supplemental to Recommendation 13.2  1. Company's Notice of Annual Stockholders' Meeting contains the	COMPLIANT	2020 Information Statement:  https://nickelasia.com/investor- relations/company- disclosures#panel2; Definitive Information Statement for 2020, page 4.  Provide link or reference to the
Stockholders' Meeting contains the following information:		company's notice of Annual Shareholders' Meeting  Notice of the 2019 Annual Stockholders' Meeting: <a href="http://edge.pse.com.ph/openDiscViewer.do?edge.no=d1ca52bdb437c">http://edge.pse.com.ph/openDiscViewer.do?edge.no=d1ca52bdb437c</a> e7befdfc15ec263a54d#sthash.XII7Ew

https://nickelasia.com/investorrelations/companydisclosures#panel5; NAC Notice of 2019 ASM and Agenda

Notice of 2020 Annual Stockholders' Meeting:

https://edge.pse.com.ph/openDiscViewer.do?edge\_no=027185cd47a39be50de8473cebbd6407

https://nickelasia.com/investorrelations/companydisclosures#panel5;Notice-Annual Stockholders- Meeting March 13, 2020

https://edge.pse.com.ph/openDiscViewer.do?edge\_no=003e977ecbd4eede0de8473cebbd6407

https://nickelasia.com/investor-relations/company-disclosures#panel5; NAC-Postponement of ASM April 13, 2020 https://edge.pse.com.ph/openDiscViewer.do?edge no=a01746ff85247991 0de8473cebbd6407

https://nickelasia.com/investor-relations/company-disclosures#panel5; Amended
Notice of Annual Stockholders
Meeting June 10, 2020
https://edge.pse.com.ph/openDiscViewer.do?edge\_no=5e7a922d62ee77
360de8473cebbd6407

a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	https://nickelasia.com/investor-relations/company-disclosures#panel5; Notice of Annual Stockholders Meeting June 24, 2020  The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies) is contained in pages 7-11 of the Information Statement, which was distributed with the Notice and Agenda  http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs https://edge.pse.com.ph/openDiscViewer.do?edge_no=5e7a922d62ee77360de8473cebbd6407	
b. Auditors seeking appointment/re- appointment	COMPLIANT	Item 7 of the Notice and Agenda  http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=d1ca52bdb437c e7befdfc15ec263a54d#sthash.Xll7Ew gi.dpbs https://edge.pse.com.ph/openDiscVi ewer.do?edge_no=5e7a922d62ee77 360de8473cebbd6407	

c. Proxy documents	COMPLIANT	Proxies were distributed with the Notice and Agenda.  http://edge.pse.com.ph/openDiscViewer.do?edge_no=dlca52bdb437ce7befdfc15ec263a54d#sthash.Xll7Ewgi.dpbshttps://edge.pse.com.ph/openDiscViewer.do?edge_no=5e7a922d62ee77360de8473cebbd6407	
Optional: Recommendation 13.2			
Company provides rationale for the agenda items for the annual stockholders meeting	COMPLIANT	Provide link or reference to the rationale for the agenda items  The Company provides rationale for the agenda items for the annual stockholders meeting - <a href="http://edge.pse.com.ph/openDiscViewer.do?edge.no=dlca52bdb437ce7befdfc15ec263a54d#sthash.Xll7Ewgi.dpbs">https://edge.pse.com.ph/openDiscViewer.do?edge.pse.com.ph/openDiscViewer.do?edge.no=5e7a922d62ee77360de8473cebbd6407</a>	
		They are likewise available in the Company's website:  https://nickelasia.com/assets/documents/NAC-2019-Notice-of-Annual-Stockholders-Meeting-and-Agenda.pdf	

		https://nickelasia.com/assets/docum	
		ents/C2433-Nickel-Asia-Corporation-	
		Notice	
Recommendation 13.3			
Board encourages active shareholder	COMPLIANT	Provide information or reference to a	
participation by making the result of the		document containing information on	
votes taken during the most recent		all relevant questions raised and	
Annual or Special Shareholders' Meeting		answers during the ASM and special	
publicly available the next working day.		meeting and the results of the vote	
poblicly available the flext working day.		taken during the most recent	
		ASM/SSM.	
		ASIVI/SSIVI.	
		The results of the 2019 Annual	
		Stockholders' Meeting is disclosed on	
		PSE Edge:	
		http://edge.pse.com.ph/openDiscVi	
		ewer.do?edge_no=c84d45545f8bec	
		54efdfc15ec263a54d#sthash.16PbN8	
		<u>Sy.dpbs</u>	
		The results of the 2020 Annual	
		Stockholders' Meeting is disclosed on	
		PSE EDGE:	
		https://edge.pse.com.ph/openDiscVi	
		ewer.do?edge no=e34a96d3a7b741	
		450de8473cebbd6407	
		Relevant questions raised and	
		answers during the ASM/SSM is	
		contained in the Minutes of the	
		Meeting of the ASM or SSM which is	
		uploaded on the Company's	

		website five (5) days after the date of the ASM.  Minutes of the 2019 Annual Stockholders' Meeting:  https://nickelasia.com/assets/documents/NAC-2019-AGM-Minutes-20-May-2019-rev-1.pdf  Minutes of the 2020 Annual Stockholders' Meeting:  https://nickelasia.com/assets/documents/NAC-2020-AGM-Minutes-17-July-2020.pdf	
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.  Output  Description:	COMPLIANT	Provide link to minutes of meeting in the company website.  Minutes of the Annual and Special Shareholders' Meetings were available on the company website and was uploaded within five business days from the end of the meeting:  Minutes of the 2019 Annual Stockholders' Meeting: <a href="https://nickelasia.com/assets/documents/NAC-2019-AGM-Minutes-20-May-2019-rev-1.pdf">https://nickelasia.com/assets/documents/NAC-2019-AGM-Minutes-20-May-2019-rev-1.pdf</a> Minutes of the 2020 Annual Stockholders' Meeting:	

https://nickelasia.com/assets/docum ents/NAC-2020-AGM-Minutes-17-July-2020.pdf Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes. Voting results of 2019 Annual Stockholders' Meeting: https://nickelasia.com/assets/docum ents/NAC-Tabulation-of-Results-20May2019-ASM.pdf Voting results of the 2020 Annual Stockholders' Meeting: https://nickelasia.com/assets/docum ents/NAC-Tabulation-of-Results-17July2020-ASM.pdf Indicate also if the voting on resolutions was by poll. Include whether there was opportunity to ask question and the answers given, if any Shareholders were given an opportunity to ask questions. Minutes of the 2019 Annual Stockholders' Meeting:

		https://nickelasia.com/assets/docum ents/NAC-2019-AGM-Minutes-20- May-2019-rev-1.pdf  Minutes of the 2020 Annual Stockholders' Meeting:  https://nickelasia.com/assets/docum	
		ents/NAC-2020-AGM-Minutes-17-July- 2020.pdf	
Supplement to Recommendation 13.3			
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	COMPLIANT	Indicate if the external auditor and other relevant individuals were present during the ASM and/or special meeting  The external auditors of the Company were present during the 2019 ASM held on 20 May 2019.  The external auditors were also present by remote communication during the 2020 ASM held on 17 July 2020.	
Recommendation 13.4			
Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	COMPLIANT	Article VI (8) of the CG Manual provides that "The Board shall make available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective	

2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	manner, which shall be included in the company's Manual on Corporate Governance".  Provide link/reference to where it is found in the Manual on Corporate Governance  The alternative dispute mechanism is included in the Company's CG Manual and can be found in Article VI (8) of the CG Manual https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 32 of the CG Manual)	
Recommendation 13.5  1. Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	COMPLIANT	Disclose the contact details of the officer/office responsible for investor relations, such `as:  1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address  Below are the details of the Company's Chief Financial Officer who also acts as Investor Relations Officer: 1. Name: Emmanuel L. Samson 2. Telephone number: +63 2 7798 7622 3. Fax Number: +63 2 8892 5344 4. E-mail address: manny.samson@nickelasia.com	

IRO is present at every shareholder's meeting.		Indicate if the IRO was present during the ASM.	
		YES, the IRO was present at the 2019 ASM held on 20 May 2019.	
		He was also present by remote communication at the 2020 ASM held on 17 July 2020.	
Supplemental Recommendations to Principle 13		Tield Off 17 July 2020.	
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	COMPLIANT	Provide information on how antitakeover measures or similar devices were avoided by the board, if any.  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	Indicate the company's public float.  The Company's public float as of 31 December 2019 is at 33.67%.  https://edge.pse.com.ph/openDiscVi ewer.do?edge no=d500921772b7a8 4f0de8473cebbd6407	
Optional: Principle 13			
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting		Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM	

2. Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.

Disclose the process and procedure for secure electronic voting in absentia, if any.

#### **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

Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.

Company's duties to its stakeholders can be found in Article VII of the CG Manual.

https://nickelasia.com/corporategovernance/policies-processes-andpractices (page 32 of the CG Manual)

The Company's stakeholders are identified in Page 46 of the 2018 Annual Report and Page 46 of the 2019 Annual Report . The modes of engagement with stakeholders and the Company's responses to concerns of stakeholders are also reported.

https://nickelasia.com/assets/documents/NAC\_AR2019\_0721\_FAwebsprds.pdf

December delies 14.2			
1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.  Stakeholders.	COMPLIANT	Identify policies and programs for the protection and fair treatment of company's stakeholders  Programs for the stakeholders are reported on Page 46 of the 2019 Annual Report https://nickelasia.com/assets/documents/NAC AR2019 0721 FA websprds.pdf  Please see also report on Empowering Communities, which includes social development and corporate social responsibility programs on pages 82 to 87 of the 2019 Annual Report. https://nickelasia.com/assets/documents/NAC_AR2019_0721_FA_websprds.pdf	
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	Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights.  Stakeholders may communicate their concerns to the Corporate Governance Officer (corporategovernanceofficer@nickel asia.com), or to the Chief	

Compliance Officer

(<u>chiefcomplianceofficer@nickelasia.com</u>), or to the Chief Audit Executive (<u>chiefauditexecutive@nickelasia.com</u>).

The foregoing information are indicated in the Company's website: <a href="https://www.nickelasia.com/corporate-governance/stakeholder-feedback">https://www.nickelasia.com/corporate-governance/stakeholder-feedback</a>

Provide information on whistleblowing policy, practices and procedures for stakeholders

The Company's Whistleblowing policy can be found in the Company's Code of Business Conduct and Ethics, Appendix E. The same is also uploaded to the Company's website:

https://nickelasia.com/corporategovernance/policies-processes-andpractices

Stakeholders who may have concerns may communicate their concerns through any of the following means:

- 1. By email to cgcomplaints@nickelasia.com
- 2. Through a dedicated CG hotline: (632) 77987618

<u></u>			
		3. Through a dedicated virtual fax number: (632) 3224-2178	
		The foregoing information are indicated in the Company's website:  https://www.nickelasia.com/corpora te-governance/stakeholder- feedback	
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.		Provide information on the alternative dispute resolution system established by the company.	
Additional Recommendations to Principle 14			
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.	COMPLIANT	Disclose any requests for exemption by the company and the reason for the request.  The Company has not requested for any exemption from the application of a law, rule or regulation, including any corporate governance matter.	
Company respects intellectual property rights.	COMPLIANT	Provide specific instances, if any.  Examples: All of the software used by the Company are duly licensed.	

		The Company respects the legal protection of trademarks and tradenames  The Company's Assistant Vice President – Management Information Systems issued a Certification confirming that all of the software used by the Company are duly licensed. A copy of such	
		Certification is attached to this Report as <b>Annex 13</b> .	
Optional: Principle 14		Nopoli do Allier IV.	
Company discloses its policies and practices that address customers' welfare		Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.	The Company ships out its production to buyers in other countries, principally China, who are substantial corporations. The Company does not have retail customers
Company discloses its policies and practices that address supplier/contractor selection procedures	COMPLIANT	Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.  Please see report on the Supply Chain at page 51 of the 2019 Annual Report on the procurement process, accreditation of suppliers, and bidding https://nickelasia.com/assets/documents/NAC AR2019 0721 FA websprds.pdf	
		Please also see <a href="https://nickelasia.com/assets/docum">https://nickelasia.com/assets/docum</a>	

		ents/Procurement_Governance_Sup	
		pliers_and_Purchasing.pdf	
Principle 15: A mechanism for employee partici		developed to create a symbiotic enviro	onment, realize the company's goals and
participate in its corporate governance process	es.		
Recommendation 15.1			
Board establishes policies, programs and		Provide information on or	
procedures that encourage employees to		link/reference to company policies,	
actively participate in the realization of the		programs and procedures that	
company's goals and in its governance.		encourage employee participation.	
		CG Manual, Art. VIII(B), Encouraging	
		Employee participation	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (page 32 of the CG	
		Manual)	
		,	
Supplement to Recommendation 15.1			
Company has a reward/compensation	COMPLIANT	Disclose if company has in place a	
policy that accounts for the performance		merit-based performance incentive	
of the company beyond short-term		mechanism such as an employee	
financial measures.		stock option plan (ESOP) or any such	
illiancia measores.		scheme that awards and incentivizes	
		employees, at the same time aligns	
		their interests with those of the	
		shareholders.	
		3.73.373.373	
		The Company has an Employee Stock	
		Option Plan to reward Officers and	
		Directors and to link the former's	
		interest to the Company and the	
		stockholders.	
		order	
		1	I I

		2019 Information Statement: https://nickelasia.com/assets/docum ents/NAC-2019-Amended-Definitive- Information-Statement.pdf	
		2020 Information Statement: <a href="https://nickelasia.com/assets/documents/NAC-Definitive-IS-and">https://nickelasia.com/assets/documents/NAC-Definitive-IS-and</a> attachments-2020.pdf	
		The Company also provides salary increases on the basis of the respective performance ratings of each employee.	
		Employees of the Company's subsidiaries are given benefits under the collective bargaining agreements which are way and above the standards provided by the Labor code, as amended, and other allied laws.	
		See report on the welfare of employees, including Collective Bargaining Agreements, pages 54 to 67 of the 2019 Annual Report https://nickelasia.com/assets/documents/NAC AR2019 0721 FA websprds.pdf	
Company has policies and practices on health, safety and welfare of its employees.  SEC Form = IACGR * Undated 21Dec2017.  SEC Form = IACGR * Undated 21Dec2017.	COMPLIANT	Disclose and provide information on policies and practices on health, safety and welfare of employees. Include statistics and data, if any.	

		The Company has a comprehensive safety program designed to minimize risks to health arising out of work	
		activities and to assure compliance with occupational health and safety standards and rules and regulations that apply to the Company's	
		operations. Employees also have their medical and physical examination every year. Aside from that, they are given flu vaccination	
		once a year. The Employees also enjoy the following benefits:	
		-Health Insurance (via HMO provider) -Group Life & Personal Accident Insurance -Dental services -Medicine Allowance Health & wellness programs -Free hospitalization at RTNFI Hospital for Rio Tuba Nickel Mining Company	
		employees 100% -Hospitalization subsidy	
		Details of the above-mentioned are found on pages 57 to 62 of the 2019 Annual Report:	
		https://nickelasia.com/assets/documents/NAC AR2019 0721 FA websprds.pdf	
Company has policies and practices on training and development of its employees.	COMPLIANT	Disclose and provide information on policies and practices on training and development of employees.	

Include information on any training conducted or attended.

The Company has developed a training and development program for the employees based on the training needs analysis conducted. Every year, the Company provides trainina and development opportunities for all employees to enhance their knowledge, skills and towards competencies the achievement of their individual performance targets, as well as their career goals. The trainings cover a variety of aspects aimed at further enriching their technical competency, as well as their intangible or "soft skills" that would help them to do their role more effectively. All training activities are documented and included in the official newsletter/ magazine of the operating companies. Aside from this, an internal report is prepared and submitted by Human Resources after each training activity of the concerned departments.

Details of the above-mentioned are found on pages 57 to 62 of the 2019 Annual Report:

https://nickelasia.com/assets/documents/NAC\_AR2019\_0721\_FA\_websprds.pdf

Recommendation 15.2			
1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.  Code of Conduct.	COMPLIANT	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption  The Company's Code of Business Conduct and Ethics contain explicit provisions prohibiting any Officer, Director or employee from conducting any unlawful act including inducing or using third parties to circumvent laws, rules and regulations; and avoiding any conduct that may create the impression of unlawful or unethical conduct. The Code also provides guidelines and assistance in case of doubt as to the legality of any act. Violations to the Code are dealt with in accordingly.  https://nickelasia.com/corporate-governance/policies-processes-and-practices (Art. V.B.3 of the Code)	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.  Output  Description:	COMPLIANT	Identify how the board disseminated the policy and program to employees across the organization  In compliance with the directive of the Board, the Code has been disseminated to all Operating Companies and is cascaded to all employees of the Company and of the Operating Companies by their respective Human Resources and Administration Groups.	

Supplement to Recommendation 15.2  1. Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	COMPLIANT	Identify or provide link/reference to the company policy and procedures on penalizing employees involved in corrupt practices.  Include any finding of violations of the company policy.  The Company's Code of Business Conduct and Ethics contain explicit provisions prohibiting any Officer, Director or employee from conducting any unlawful act including inducing or using third parties to circumvent laws, rules and regulations; and avoiding any conduct that may create the impression of unlawful or unethical conduct. The Code also provides guidelines and assistance in case of doubt as to the legality of any act. Violations to the Code are dealt with in accordingly.  https://nickelasia.com/corporate-governance/policies-processes-and-	
		Further, the Company observes and enforces the NAC Code of Conduct (the "Handbook"), the employee handbook defining the violations of Company policies, rules and regulations. Section C thereof imposes upon an employee convicted of a crime involving moral	

turpitude while performing work for the Company the penalty of termination from employment without prejudice to any legal action that the Company may file against the employee. Section D.2 thereof states that imposes sanctions on, among others, employees who demand or receives a bribe or payment from a supplier or contractor of a company in connection with such supplier's or contractor's transactions with the Company. Employees committing such acts are penalized with a suspension for ten (10) working days for the first offense and are terminated from employment for a second offense. A copy of the Handbook is attached to this report as Annex 14.

Recommendation 15.3			
Recommendation 15.3  1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation  The provided Hermitian Strategy of the suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.	COMPLIANT	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees.  The Company's Whistleblowing policy can be found in the Company's Code of Business Conduct and Ethics, Appendix E. The same is also uploaded to the Company's website:  https://nickelasia.com/corporate-governance/policies-processes-and-practices  Indicate if the framework includes procedures to protect the employees from retaliation.  YES. Section 4 of the Whistle Blowing Policy provides for anonymous reporting and protection from retaliation:  https://nickelasia.com/corporate-governance/policies-processes-and-practices  Provide contact details to report any illegal or unethical behavior.  Such behavior should be reported to	
		Such behavior should be reported to the Corporate Governance Officer.  Pursuant to the Whistle Blowing Policy, complaints may be reported	

			to the Company by any of the following means:  1. By email to cgcomplaints@nickelasia.comm  2. By phone, using this number: (632) 7798-7618  3. By virtual fax, using this number: (632) 3224-2178	
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 Company's Whistle Blowing Policy may be accessed through <a href="https://nickelasia.com/corporate-governance/policies-processes-and-practices">https://nickelasia.com/corporate-governance/policies-processes-and-practices</a>	
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	COMPLIANT	Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing.  The CGO is to report to the Board on the enforcement of the whistle blowing framework. There has been no incident of whistle blowing.	

**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**

 Company recognizes and places importance on the interdependence between business and society, and 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

Provide information or reference to a document containing information on the company's community involvement and environment-related programs.

Social development programs are created and implemented in all the mines of the Company. The focus areas of these programs are designed to address needs of communities around the mine sites. These programs are carried out through the Social Development Management Plans (SDMPs) and Corporate Social Responsibility (CSR) activities of the Group. The main difference between the two programs is that the SDMP is required by the government, while CSR is voluntary on the part of the Group. Details of the Company's SDMP and CSR can be found in the Annual Report of each year.

See Management Report for 2019 and pages 82 to 87 of the 2019 Annual Report.

https://nickelasia.com/assets/docum ents/NAC-Definitive-IS-and attachments-2020.pdf

		https://nickelasia.com/assets/documents/NAC_AR2019_0721_FA_websprds.pdf	
Optional: Principle 16			
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	COMPLIANT	Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development.  The Company's policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development can be found in the Company's Sustainability Reports.  https://www.nickelasia.com/sustainability	
Company exerts effort to interact positively with the communities in which it operates	COMPLIANT	Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates.  The Company's policies, policies, programs and practices to interact positively with the communities in which it operates can be found in the Company's Sustainability Reports. https://www.nickelasia.com/sustainability	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrent Nickel Asia Corporation by the undersigned in the City of Taguig on

**SIGNATURES** 

SEP 0 1 2029

GERARDYH. BRIMO Chairman of the Board

FREDERICK Y. DY Independent Director

Corporate Secretary

MARTIN ANTONIO G. ZAMORA President and Chief Executive Officer

ANGELO RAYMUNDO Q. VALENCIA

Independent Director

GEORGINA CAROLINA Y! MARTINEZ

Senior Vice President - Compliance and Corporate Services Compliance Officer

SUBSCRIBED AND SWORN before me this

affiants exhibiting to me their valid government IDs as follows:

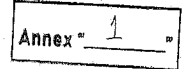
Name Name	Competent Evidence of Identity	Date and Place Issued	
Gerard H Brimo	Philippine Passport No. P1914438A	Feb. 11, 2017/DFA Manila	
Martin Antonia G. Zamora	Philippine Passport No. EC60600964	Nov. 24, 2017. DFA Manila	
Frederick Y, Dy	Philippine Passport No. 4331947A	Sep. 12, 2017, DFA Manila	
Angelo Raymundo Q. Valencia	Philippine Driver's License No. NO3-87-038272	Apr. 18, 2018, LTO	
Barbara Anne C. Migallos	Philippine Passport No. P7148981A	May 11, 2018, DFA Manila	
Georgina Carolina Y. Martinez	Philippine Passport No. P685008A	Apr. 21, 2018, DFA Manilo	

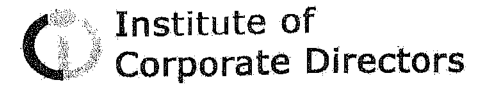
Page No. 95 Book No. エ Series of 2020.

KATHRYN ROSALIE B. FADERON-DIONISIO Appointment No. 54 (2020-2021) Notary Public for and in the City of Taguig Until December 31, 2021

Roll No. 42738

PTR No. A-4689468 dated 03 January 2020 / Taguig City 18P No. 05593 (Lifetime) /O.R. No. 669506 / 09 January 2006 MCLE Compliance No. VI-0018369, until 14 April 2022 28F NAC Tower, 32nd Street, BGC, Taguig City





presents this

## Certificate of Participation

to

### Maria Patricia Z. Riingen

Nickel Asia Corporation

for having completed

### Corporate Governance Orientation Program

held on Wednesday, 10 July 2019 at Tower Club, Philam Tower, Makati City, Metro Manila, Philippines.

Annex <u>2-A</u>



presents this

# Certificate of Participation

to

# Gerard H. Brimo

Security Bank Corporation

for having completed

# Corporate Governance Orientation Program

held on Wednesday, 28 August 2019 at Tower Club, Philam Tower, Makati City, Metro Manila, Philippines.



# Institute of Corporate Directors

presents this

# Certificate of Participation

to

# Philip T. Ang

Security Bank Corporation

for having completed

# Advanced Corporate Governance Training

held on
Tuesday, 30 April 2019
at Brasserie Café and Restaurant, Security Bank Center,
Makati City, Metro Manila, Philippines.



#### Certificate of Attendance

is presented to

#### Martin Antonio G. Zamora

for having completed the seminar on

#### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

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presents this

# Certificate of Participation

to

# Frederick Y. Dy

Security Bank Corporation

for having completed

# Advanced Corporate Governance Training

held on
Tuesday, 30 April 2019
at Brasserie Café and Restaurant, Security Bank Center,
Makati City, Metro Manila, Philippines.

Annex ∞ 2-₺



This

## Certificate of Attendance

is presented to

#### Luis Juan L. Virata

for having completed the seminar on

#### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

A member fam of Billet 8 Young with a link with



# Certificate of Attendance

is presented to

Fulgencio S. Factoran, Jr.

for having completed the seminar on

# Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr.

Emina raumi Body Line.

Partner, SGV & Co.



# Certificate of Attendance

is presented to

#### Masahiro Kamiya

for having completed the seminar on

#### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

"我们也不是一个是一个第二人或其是我的是是是是是



#### Certificate of Attendance

is presented to

#### Toru Higo

for having completed the seminar on

#### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

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# Certificate of Attendance

is presented to

## Georgina Carolina Y. Martinez

for having completed the seminar on

# Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.



# Certificate of Attendance

is presented to

#### Jose B. Anievas

for having completed the seminar on

# Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.



# Certificate of Attendance

is presented to

#### Emmanuel L. Samson

for having completed the seminar on

## Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Poio Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

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#### Certificate of Attendance

is presented to

#### Jose Bayani D. Baylon

for having completed the seminar on

#### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr.

A COMPLETE DIAMENTAL BEAUTISCULDED COM

Partner, SGV & Co.



### Certificate of Attendance

is presented to

### Rommel L. Cruz

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Rolando R. Cruz

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Aloysius C. Diaz

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Koichi Ishihara

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Michio Iwai

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Gerardo Ignacio B. Ongkingco

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr.

Partner, SGV & Co.



### Certificate of Attendance

is presented to

### Romeo T. Tanalgo

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

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### Certificate of Attendance

is presented to

### Augusto C. Villaluna

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Maria Angela G. Villamor

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Risks, Opportunities, Assessment and Management (ROAM), Inc.

awards this

# CENTROPCONFINON

2

# Marnelle A. Jalandoon

for having completed the seminar on

### CORPORATE GOVERNANCE

held on 20 September 2019 at RCBC Plaza, Ayala Avenue, Makati City





### Certificate of Attendance

is presented to

### Ryan Rene C. Jornada

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Iryan Jean U. Padillo

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Norberto R. Reyes

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

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### **Certificate of Attendance**

is presented to

### Cynthia E. Rosero

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

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### **Certificate of Attendance**

is presented to

### Lennie A. Terre

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr. Partner, SGV & Co.

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Risks, Opportunities, Assessment and Management (ROAM), Inc.

awards this

## CERTIFICATE OF COMPLETION

S

# Artemio E. Valeroso

for having completed the seminar on

### CORPORATE GOVERNANCE

held on 20 September 2019 at RCBC Plaza, Ayala Avenue, Makati City

Benjamin I. Espiritu, Ph.D. President



### Certificate of Attendance

is presented to

### Patrick S. Garcia

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Fernando P. Cruz

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Leonardo J. Matignas, Jr.

Partner, SGV & Co.



### Certificate of Attendance

is presented to

Francisco J. Arañes, Jr.

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Philippine Corporate Enhancement & Governance, Inc. 6th Fir. Angelus Plaza, 104 V.A. Rufino St., Legaspi Village Makati City, Philippines Tel No. 957-9990 – Celiphone No. 0917-877-3156 Email: phil.CEGI@yahoo.com

### CERTIFICATE OF ATTENDANCE

This is to certify that

ARNILO C. MILAOR

Resident Mining Manager (Designation)

of

(Name of Participant) Cagdianao Mining Corporation (Name of Company)

has attended the

CORPORATE GOVERNANCE SEMINAR

(Title of Seminar)
held at Dusit Thani Hotel, Ayala Center, Makati City, Philippines, on August 15, 2019, with the following particulars:

<del></del>	TOPICS	SPEAKERS
01:00 - 03:00	IT GOVERNANCE AND DIGITAL SECURITY RISK MANAGEMENT IN CORPORATE GOVERNANCE	MRS. CATHERINE N. SAPLALA
	<ol> <li>Digital Security Risk Management in Corporate Governance;</li> <li>Information Technology (IT) Governance and the Role of the Board of Directors;</li> <li>Corporate Cases Involving Digital Security Risks;</li> <li>What Regulators Do in the Face of Cyber Threats.</li> </ol>	Former Director Investments & Research Dept. Securities and Exchange Commission (SEC) BAPA, MBA, MA Research Communications
03:15 - 05:30	RISK AND GOVERNANCE  1. Overview on Risk Management; 2. Risk Assessment Framework; 3. Developing a Risk Strategy; 4. Board Directors and Risk Management; 5. Ethical Dimension of Risk Management	MRS. MERCEDES B. SULEIK  Former Deputy Director, Bangko Sentral ng Pilipinas (BSP)  Former Vice-President, DBP  B.S.C., C.P.A., M. A. Economics, Ph.D. (cand.)  Fellow, Institute of Corporate Directors (FICD)

Given this 15th day of August, 2019, at Makati City, Philippines

Annex = 2-HI

Risks, Opportunities, Assessment and Management (ROAM), Inc.

awards this

White it is

2

# Rogel C. Cabauatan

for having completed the seminar on

### CORPORATE GOVERNANCE

held on 20 September 2019 at RCBC Plaza, Ayala Avenue, Makati City

Benjamin I. Espiritu, Ph.D. President



### **Certificate of Attendance**

is presented to

### Ronaldo D. Ibasco

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### Certificate of Attendance

is presented to

### Jasmin Josefa P.G. Agbon

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### **Certificate of Attendance**

is presented to

### April Ann B. Nerva

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Annex

THIS IS TO CERTIFY THAT

# BARBARAANNE C. MIGALLOS

ATTENDED THE CORPORATE GOVERNANCE ENHANCEMENT SESSION ON

5G Technology Strategy and Governance: Market Trends and Cyber Security: Protecting Critical Business Infrastructure New Business Applications, Risks and Challenges; and

HELD ON SEPTEMBER 26, 2019 TAGUIG CITY, METRO MANILA AT THE GRAND HYATT HOTEL

GIVEN THIS 26<sup>TH</sup> DAY OF SEPTEMBER 2019

CLAUDIA HYUNAH

BYUNGSUK KIM RESOURCE PERSON

> RESOURCE PERSON PARK

ROB PARTRIDGE

RESOURCE PERSON

CRAIG A. GONZALES

RESOURCE PERSON

CHIEF GOVERNANCE OFFICER ROMERO B. BACHOCO



### **Certificate of Attendance**

is presented to

### Guido Alfredo A. Delgado

for having completed the seminar on

### Corporate Governance

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



### **Certificate of Attendance**

is presented to

### Joyce C. Jucutan

for having completed the seminar on

### **Corporate Governance**

21 May 2019 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Annex ° 3 "

### CERTIFICATION

- I, JOSE B. ANIEVAS, of legal age, Filipino, with office address at the  $28^{th}$  Floor NAC tower,  $32^{nd}$  Street, Bonifacio Global City, Taguig City, after having been duly sworn in accordance with law, hereby state that:
- 1. I am the Senior Vice President Operations, Chief Operating Officer, and Chief Risk Officer of Nickel Asia Corporation (the "Company"), a corporation duly organized and existing under the laws of the Republic of the Philippines, with principal office address at the 28th Floor NAC tower, 32nd Street, Bonifacio Global City, Taguig City.
- 2. I certify that for the year 2019, the Company had regular operations meetings on the following dates:

January 24, 2019
February 26, 2019
March 27, 2019
April 24, 2019
May 28, 2019
June 27, 2019
July 25, 2019
August 28, 2019
September 23, 2019
October 24, 2019
November 26, 2019

3. I am issuing this Certification to attest to the truth of the foregoing and for all legal purposes that this may serve.

Issued this \_\_\_\_ day of August 2020 at \_\_\_\_\_.

JOSE B. ANIEVAS
Senior Vice President – Operations
Chief Operating Officer
Chief Risk Officer



### MEMORANDUM

יסי

ALL OFFICERS

PROM

PRISIDENT & CHO

SUBJECT

STRATEGY EXECUTION PROCESS

DATE

May 21, 2018

All units of the Company are responsible for the execution of the Company's business strategy and objectives, as reviewed and approved by the Board of Directors. In this regard, Management, shall (i) regularly monitor and measure the effectivity of the business strategy adopted to ensure that corporate objectives are met, (ii) timely report to the Board of Directors major issues encountered in the implementation of the business strategy and where necessary, provide recommendations or propose an alternative and more optimal approach in order to achieve the corporate objectives, and (iii) ensure that the execution of the business strategy is aligned with the Company's Vision, Mission and Values.

### Short-Term Strategy: Annual Corporate United Aves

The annual corporate objectives of the Company shall be specified and determined during the Company's budgetary process. The budget shall be presented for the approval of the Board of Directors.

To monitor, measure and ensure that the annual corporate objectives are achieved and to determine the effectivity of the strategy implemented by the Company,

- The COO shall conduct monthly operations meetings among the OPCOs to monitor operations, production, cafety, environment and regulatory compliance of each OPCO as against the annual goals (each, an "Ops Meeting");
- 2. The GFO shall conduct a monthly finance review among the OPGOs, marketing and the Executive Vice President (EVP) for business development to track the financial performance of each OPGO versus annual budget and actual performance for the same period in the previous year (each, a "Pinance Review"); and

 Results of the Ops Maerings and Masnes Review shall be reported to the Board of Directors during its regular quarterly meetings.

Nothing herein shall preclude the Board of Directors, the President & CSO or the EVP from conducting any other activity or according any other method to monitor, measure and determine the effectivity of the strategy execution.

Long Term Strategy: Goals/Objectives.

The Company's long-term corporate objectives shall be formulated by the President & CBO in collaboration with the EVP and the senior management team, as warranted, for the evaluation and approval by the Board of Directors.

The President and Executive Vice President shall jointly develop a strategic plan to achieve the approved long-term corporate objectives. Such plan shall identify specific directions that the Company will pursue to sustain its growth by identifying available opportunities, taking into consideration Company's strengths and identified weaknesses and threats. The strategic plan shall provide action programs and metrics needed to ensure that the Company is on track in achieving the approved long-term goals and objective.

The plan shall be reviewed periodically by the President & CEO and the EVP. Any changes shall be communicated to the Board of Directors for approval.

for you guidance and implementation.

GERARDIL ERIMO President & CHO REPUBLIC OF THE PHILIPPINES)

AGUIG CITY

) S.S.

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### SECRETARY'S CERTIFICATE

- I, BARBARA ANNE C. MICALLOS, of legal age, Filipino, and with office address at 7th Floor, The Phinma Plaza, 39 Plaza Drive, Rockwell Center, Makati City, after having been duly sworn in accordance with law, hereby certify that:
- I am the duly elected and incumbent Corporate Secretary of NICKEL ASIA CORPORATION, (the "Company"), a corporation duly organized and existing under the laws of the Republic of the Philippines, with office address at the 28th Floor, NAC Tower, 32th Street, Benifacio Global City, Taguig City
- My duties and responsibilities include attendance at, and taking the Minutes of meetings of the Company's Board of Directors, the Board Committees and Shareholders.
- 3. I attended meetings of the Corporate Governance Committee, the mandate of which includes Remuneration [CG Manual at Art. III (C)] and I hereby certify that:
  - a) The Corporate Governance Committee (CG Committee), which functions as the Remuneration Committee, had the following meetings in 2019, at which meetings the minutes were duly taken and recorded:
    - (i) 01 February 2019, and (ii) 29 November 2019.
  - b) At the said meetings, the Committee upon consultation with members of the Board of Directors considered and approved the compensation of Senior Officers of the Company and its Operating Subsidiaries, including salary increases and allowances. The Committee further considered and approved the mid-year and year-end bonus programs for officers as well as employees of the Company and its Operating Subsidiaries.
  - c) No Director participated in the deliberations involving his own remuneration. Independent Directors and Non-Executive Directors do not receive any compensation other than reasonable per diems.
- 4. I attended meetings of the Audit Committee and I hereby certify that:
  - a) The Audit Committee, chaired by independent Director Frederick Y. Dy, had meetings with the external auditors on the following dates, at which meetings the minutes were duly taken and recorded:
    - (l) 12 March 2019,
    - (ii) 6 May 2019,
    - (iii) 5 August 2019, and
    - (iv) 6 November 2019.
  - b) The meetings of the Audit Committee included session for dialogues with the external audit team which were held without the presence of anyone other than management.
  - c) The Audit Committee approves the appointment and removal of the internal auditor as provided in the Charter of the Audit Committee. In 2019, there was no change in the internal auditor.

- 5. I attended meetings of the Board Risk Oversight Committee (BROC), and hereby certify that:
  - a) The BROC, then chaired by Independent Director Fulgencio S. Factoran, Jr., held the following meetings, at which meetings the minutes were taken and duly recorded:
    - (i) 12 March 2019,
    - (ii) 6 May 2019,
    - (iii) 5 August 2019, and
    - (iv) 6 November 2019.

AUS 28 2079

IN WITNESS WHEREOF, I have hereunto set my hand this \_\_\_ day of August 2020 at

TAGUIG CITY

BARBARA ANNE D MIGALLOS Corporate Secretary

AUS 28 7039

SUBSCRIBED AND SWORN to before me this day of August 2020, affiant exhibiting to me her Community Tax Certificate No. 1434411/1 issued on 1.0 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 Pratice.

KATHRYN ROSALIE B. FADERON-DIONISIO Appointment No. 54 (2020-2021) Notary Public for and in the City of Taguig Until December 31, 2021 Roll No. 42738

BTR: No. A-4689468 dated 03 January 2020 / Taguig City JBP No. 05593 (Lifetime) YO.R. No. 659505 / 99 January 2006 MCLE Compliance No. VI-0018369, Until 14 April 2022 286 NAC Tower, 320d Street, 8GE, Toguig City

Doc. No. 473 Page No. 化 Book No. 工 Series of 2020.

NAC				Manac	ers / Sup	enásors	···		
	VALUATION A	ND DEVELOPMENT	SHEET	Michigo	(EI2 / 20P	ELVISOIS	CINE CO		
Employée / Ratee		Current Position of the		Assessment States					
Company Date Assigned to Current F				1					
Business Unit / Function	Date of Employment								
Direct Superior / Rater	Date of Evaluation								
Position title		Evaluation Period							
Business Unit / Function Head 1	and the second of the second	Business Unit/Function	n Head 2						
Section I: Evaluation of Work Performance	Annual	·	Other, pls. s	pecify			·		
Instructions  1. Write 3 to 6 performance objectives based on KRA/KPI of the employer and the good description.  2. Quantify these objectives, ensure that the deliverables per objective are 3. Discuss the objectives between the Ratee and Rater and both parties must be space provided the corresponding weight of each objective 5. For the appraisal period involved, rate the accomplishment of each objective 5. For the appraisal period involved, rate the accomplishment of each objective 5. Outstanding (O) - Consistently exceeds job requires 4. Very Good (VG) - Consistently meets and occasion 3. Good (G) - Consistently meets all job requirements 2. Needs improvement (NI) - Meets most but falls in 1. Unacceptable (U) - Fails in most of the requirement Performance 1.  2. A second of the requirement 1. Second of the requireme	e clear and measura ust agree on the of ve. The total should jective on a scale of rements sally exceeds job re- some of the job	ble. ojectives. equal to 100%. I to 5 (with 5 as the hi		or Incremer	its]:	Weight 0% 0% 0% 0% 0%	Rating		
Total and Weight Score: 0% 0.00  Remarks:									
Section II: Evaluation of Work Methods/Behavior			: · · · · · · · · · · · · · · · · · · ·						
Consider the individual's performance in the following areas as evidenced	by and related to 1	he objectives listed abo	ve. Indicate a ra	ting for	*********	····			
each work method by putting an "x" mark on the approprite column. Span	ce is provided for s	tatements or comments	that emphasize	strengths					
and/or needed improvement areas.									
A. Management Skills			1	2	3	4	5.		
Plans, aligns, establishes objectives to OPCO and/or corporate goals		<u>.</u>							
Organizes people and resources to accomplish objectives									
Ensures the implementation/accomplishment of unit/deparatment's object				<b>↓</b>	ļ l				
Complies with enforces prescribed Company operational SOPs (as well as s	safety, security, hea	lth SOPs)		ļ	ļ				
Mentors and develops people to ensure business sustalnability					ļ				
Manages a team or teams effectively to produce desired results or targets									
COMMENTS:						· · · · · ·			
B. Interpersonal Skills:				2	3	4	5		
Works effectively with other people. Coordinates and cooperates with oth	er proups/departm	ents							
Communicates clearly/effectively, connects with others				<u></u>					
Manages conflict/differences maturely and professionally	<del> </del>				1		]		
COMMENTS:									

Section II: Evaluation of V	Vork Methods/Behavior		•				•				
C. Supervising Skills					2	3	4	5			
	ment so team members can maximize their efforts				<del>                                     </del>	1	<del></del>	<u> </u>			
Assigns tasks appropriately, c			<del>                                     </del>	· · · · · ·	<del></del>						
Evaluates Performance of te						· · · · · · · · · · · · · · · · · · ·					
Motivates and inspires the te	am, strives to give meaning to their jobs						1	<u> </u>			
	ing and development activities for his/her team me	embers				1		1			
COMMENTS:											
]											
								· · · · ·			
D. Analytical Skills:				1	2	3	4	5			
Identifies, seeks root causes o	of problems and takes appropriate action										
Interprets and utilizes inform	nation for organizational advantage/benefit	<del></del> · · · · · · · ·			L						
	checking to look for areas for improvement or inn	ovation			<u> </u>			_			
COMMENTS:											
E Boros sel Maris Channel				<del></del>							
E. Personal Work Characte		·-·		1	2	3	4	5			
Makes decisions/takes action				1							
Open to new challenges, idea	s, learnings and approaches		<u>.</u>	<del> </del>				!			
Tokas calculated state was the	ations dictate, effective in managing change					<u></u>					
Takes calculated risks, weighs Stable and cool under pressu			· · · · · · · · · · · · · · · · · · ·	<del></del>							
	re/stress			<u> </u>		<u> </u>					
COMMENTS:											
		ΔVFRΔ	GE RATING:	#####							
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Section III: Overall Perfor	mance Rafing										
141-7-14											
Weight:	I-60% II-40%	nontropie (j. 12 november) njedovanov i vije	n and an angle of the section of the	gaageese bee	Overal	<u>l Rating</u>	والمحارب والمتراوات والمهود	والمراجع والمستدورة			
L	0.00			· · · · · · · · · · · · · · · · · · ·	#DI\	//0!					
_				L		.,					
e de la lacina de la companya de la					·						
Section IV: Performance D	evelopment Plans			·· .							
Strengths	How to sustain?	When can the employee assume higher post responsibilities					lities?				
·											
			<del></del>	·····	······································	***************************************					
							When can we assess / evaluate				
Areas for Improvement	What exposure, training or learning session	n can help?	Target Dat	Date progress?				Jubic			
				piogres							
	<del></del>	······································			<del></del>		<del></del>				
		······································	<u> </u>	i	<u></u>						
NOTE: The Rater must d	iscuss the ratings with his/her immed	liate Superior b	efore discussin	ig with th	e Rate	e.					
Rafee's/Employee's Comm			<u> </u>			···					
			This is to contifue the t	اله المساعدة الم		. rate :	F1				
	evaluation and was d			I have read the contents of this performance							
	Editorial file May 6			POTENTO CO (I)	<b>-</b> .						
						•					
			Rates's	signature o	ver printe	ed name/	date				
Rafer's Comments and Rec	ommendation					<del></del>					
Immediate Superior/Rater				1	Revie	wed by	HR:				
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Business Unit/Function Head 1		Signati	ure / Date	-							
				]							
		Signati	ure / Date	1							
Business Unit/Function Head 2											
		P1	in the								
MOTE: The Rater must di	source the entines with Links	Signati	ure / Date	1 Sigr	iature abo	ve printed	namë / dat	ę į			
work. The Rater must di	scuss the ratings with his/her immed	iate Superior b	etore discussin	g with th	<u>e Rat</u> ec	2					

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employee / Rates		Direct Superior	/ Rater	
Position Title		PositionTitle		
Basine's Unit / Function		Périos Cayarés		
***				
	Accountabilities (Rout	ine Work Responsibilities)		Weight (%)
2				
3			·	
4		7.22		
5				
	The second secon			
Performance Goal				- · · · · · · · · · · · · · · · · · · ·
Specific  What exactly do I want to achieve for the year?  Who is involved	Measureable  What matives will you use to determine if you meet your objective?  Can you tack the progress and measure the easterm?	Active tie:  What metry will you are in determine If you meet your objective?  Call you track the progress and measure the entraine?	Referent Is it signed with corporate business guair?	Time-bound  Dose your phincipe have a dose kink?  Objective must be dose with a resident must be dose within a resident and reasonable point.
iessons/purpose?				cd Diran.
			<del></del>	
SMART Objective 1				<u> </u>
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SMARTObjective 2		<u> </u>		
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SMART Objective 3				· · · · · · · · · · · · · · · · · · ·
SMARTObjective 5				
***				
· · · · · · · · · · · · · · · · · · ·	-l	<u> </u>	· · ·	
Core Competencies necessary in	performing to achieve goals and objective.	·	<del></del>	
		<b>□</b> 1		
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	<del></del>			<u></u>
Employee Name, Signature and Date Signe	d:	Direct Superior's M	≥me, Signature and Date;	
· -		- varie orbeitot au	aited authorithe dun narct	
erformanco Review/Meeting Schedule:				
Monthly	Quarterly	Semestral		Annual

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Non-Supervisory								
	e ingrande in produc	decida soci	NOTE OF	The Area	i y	3 - 2 6075	Markana	
PERFORMANCE EVALUATION AND DEVELOPMENT SHE								
Name: Current 9								
Location/Area: Date Assign	ned to Current Posi	tion:						
Dept./Section: Date of Er	Date of Employment:							
	Date of Last Evaluation:							
	Date of Current Evaluation;							
Section I: Evaluation of Work Performance Annual								
Instructions			'' s.		1 1			
1. Write 5 to 6 primary job responsibilities performed by the employee. You may refer to the job des	erintine. Eustuste an	d resign the						
proper rating for each by putting an "x" mark on the appropriate column.	cription, Evaluate di	ici assigii tire						
Discuss these job responsibilities with the Ratee and get his/her conformity.								
3. For the appraisal period involved, rate the accomplishment of each job responsibility on a scale of	1 to 5 (with 5 as the	highest):						- 1
·								
5 Outstanding (O) - Consistently exceeds job requirements								
<ul> <li>Very Good (VG) - Consistently meets and occassionally exceeds job requirement</li> </ul>	tş							
3 Good (G) - Consistently meets all job requirements								
<ol> <li>Needs improvement (Ni) - Meets most but falls in some of the job requirements</li> </ol>								1
1 Unacceptable (U) - Fails in most of the requirements of the Job	······································							
Job Responsibilities				10%	eight			ating:
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4	<u> </u>		_	<u></u>		] ]		
5			_	L		]	L	1
<u>6</u>			_					
er arganitar y typicago y taga arganitar y typicago y taga arganitary tipicago y taga arganitar et y taga y ta	Total and We	eight Score:			·····	] · · · ·		
Service of Southern Control of the C								
Section II: Railing of Work Methods								
		·	<del>- , -</del>	2	3	1 4	S	i
Quantity and Quality of work			<del> </del> -	<del></del>	1	4	- 2	li
Produces/delivers the required volume/quantity/output of work (as agreed upon or as per standard)			<u> </u>		<u>!</u>	L		l l
Work output is produced or delivered on time/on schedule				<u> </u>	1			l l
Work output meets the expectations/standards of the user/receiver								!
Takes the initiative/effort to solve problems or look for improvements/innovations				<u>.                                    </u>			:	]
Work is performed/completed with minimum supervision				l		1		]
Output is produced with no rework, rejection, backjob, avoidable errors or wastage								1
				1				1 1
Compliance			1	2	3	4		i I
· · · · · · · · · · · · · · · · · · ·			<del></del>		<del>  2</del> -	<del>                                     </del>	5	1 1
Complies with Corporate Code of Conduct and Site specific rules and regulations			<u> </u>	<u> </u>	<del>                                     </del>	$\vdash$		
Compliance with Standard operating procedures/processes to produce outputs/results			<b>├</b>			1 -1		. !
Reports to work on time and observes schedules for breaks			<u> </u>		ļ	_		ľ
			<u></u>	<u> </u>	<u> </u>			
Working with Supervisor			1	2	3	4	5	l f
Accepts changes in processes, assignments, priorities, additional work	· · · · · · · · · · · · · · · · · · ·			T	T			[
Accepts directions and constructive suggestions from supervisor			<del>                                     </del>		1	$\vdash$		
Communicates with supervisor regarding concerns/problems related to assigned work		<del>                                     </del>	<del> </del>					
Respectful of persons in positions of higher level/authority			<del>                                     </del>		<del>                                     </del>			1
herbergal of besottant bestonia at thister reveland that			<u> </u>	<u>!</u>	نبىل			!
Working with Peers			1	2	3:	4	5	
Integrates and relates well with peers/co-employees					1			
Cooperates with co-employees in the performance of tasks and activities				T	i	П		I
Cooperates/ coordinates with other departments/units in job related activities		··		İ	1			i
Teaches, mentors, coaches, assists incoming employees regarding work				· ·	1			[
			6.45	<u> </u>				
	AVERAG	E RATING	0.00	1				

FOR HR/ PA USE ONLY			·	
Section III: Overall Performance Ro	ating			
Weight: 1-70% 0.00	.II-30% 0.00		Overall Rating 0.00	]
<del>-"</del> ::				·
Section IV. Performance Developm	ent Plan			
identify the strengths and areas that require		re recommended or planned to Impro	ve performance	
Strengths of the	employee	Ном	can these be sustained	· ·
Areas for Improvement	What exposure, trainings or i	earning sessions can help?	Schedule	When to assess progress
	·	······································		
	***************************************	***************************************	~~~~	
Is the employee promotable?				
When can the employee assume higher po Section V. Summary of Evaluation	osts/:	·	· · · · · · · · · · · · · · · · · · ·	
Include reactions of employees, career go	als, etc. This section is to be complet	ted Jointly by the supervisor and e	mployee	
is the employee performing as expected in	n his/her job now?			
	<del> </del>			· · · · · · · · · · · · · · · · · · ·
This is to certify that I have read the content	s of this performance appraisal for t	this period.		
Employee's Signature:				
		Date;		
Over Printed!	Name			•
Evaluated by:		Date:		
Signature over Prin	ted Name	· Date.		
Reviewed by:				
		Date:		
Signature over Prin	ted Name			•
Human Resources Review:				
	<u> </u>	Date:		
Signature over Prin	ted Name	<del>h</del>		
NOTE: The Rater must discuss	the ratings with blether Im	madiata Superior before	diamena in cuith the	Datas

FOR HR/ PA USE ONLY				
Section III: Overall Performan	ice Rating			
	60%   1-40% 		Overall Rating	]
Section IV. Performance Deve	looment Plan			
		what actions are recommended of planned to impri	ove performance	
	of the employee		ow can these be sustained	".
	***************************************		-	
		www.		***************************************
Areas for improvement	What exposure	trainings or learning sessions can help?	Schedüle	When to assess progres
		***************************************		
		***************************************		
			·	· · · · · · · · · · · · · · · · · · ·
is the employee promotable?  When can the employee assume hig	Carrier and a second			
When can the employee assume hig Section V. Summary of Evaluati	ner postsr		· · · · · · · · · · · · · · · · · · ·	
		to be completed jointly by the supervisor and e	emnlovee.	
Is the employee performing as expec				and the second s
			· · · · · · · · · · · · · · · · · · ·	
This is to certify that I have read the co	ntents of this performance	appraisal for this period.		
Employee's Signature:				
		Date:		
	nted Name	Lote,		-
Evaluated by:				
Signature ove	er Printed Name	Date:	<u> </u>	<u>.</u>
Siβi iardi ⊄'A∧c	r Printed Name			
teviewed by:				
	<del></del>	Date:		
Signature over	r Printed Name			
uman Resources Review:				
	·	Date:		
Signature over	r Printed Name.	·	· · · · · · · · · · · · · · · · · · ·	•
NOTE: The Rater must discr	use the ratings with t	nis/her immediate Superior before o	-11	<u> </u>



		П	
Annex	20	1	20

March 1, 2019

The Board of Directors Nickel Asia Corporation

Re: Nomination as Independent Director of Security Bank Corporation

Gentlemen:

Please be advised that I have been nominated for election as an Independent Director of Security Bank Corporation, a publicly-listed company, at its annual stockholders' meeting to be held on April 30, 2019, and that I have accepted the nomination.

Very truly yours,

GERARD A. BRIMO
Chairman and CEO

Copy furnished:

Atty. Barbara Anne C. Migallos, Corporate Secretary

Annex = 8-H ==

NICKEL ASIA CORPORATION
Board Assessment Form:
Leading Practices and Principles
on Good Corporate Governance

Ratings:
5 Excellent
4 Above average
3 Average
2 Below Average
I Poor

es de la companya de			
The second section of the section of th	Raffing (1.5)   Par	Team and Cuanata	
Structure		Accession with soughested improvements	irriproverments
1. The Board has a proper mix of directors with the appropriate skills, knowledge and experience to enable them to effectively participate in Board deliberations.		To the second se	
2. The Board has a process of selection that ensures an appropriate mix of directors and officers who can perform competently and professionally and add value to the Company.		The state of the s	
3. The powers, roles, responsibilities and accountabilities between the Board and management are clearly defined, segregated and understood.	i de la companya de l	The state of the s	
4. The Board has the necessary committees in place to assist the Board in the performance of its duties and responsibilities.			
5. The roles of the Chairman and the CEO are separate or, if not there are adequate checks and balances to help ensure that independent outside views, perspective, and judgments are given proper hearing in the Boara.			

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N	

Sponsibilities.	6. The Board, together with the Management determines and periodically reviews the Company's purpose, vision, mission and strategic objectives and business plans and policies that guide and direct activities of the Company, and the means to affain the same.	The Board oversees management's implementation of sound strategic policies and guidelines on major capital expenditures, business strategies, operational budgets, plans and policies.	The Board regularly and periodically monitors the Company's carparate performance against such strategic objectives and business plans.	The Board provides oversight with regard to enterprise risk management and identifies key risk areas and key performance indicators and monitor these factors with due diligence.	adopts and decides on Company's principles, modei/framework, guideline es and oversees the implementation	11. The Board ensures that the Company complies with all relevant laws and regulations and endeavors to adopt accepted best business practices.
Leadership, Roles and Responsibilities	6. The Board, together with the Mandand periodically reviews the Compomission and strategic objectives and policies that guide and direct activitiand the means to attain the same.	in in in in in in in in in in in in in i	The Board regularly and periodical Company's corporate performance strategic objectives and business plans.	The Board provides oversight with risk management and identifies key performance indicators and manitadue diligence.	The Board adopts and decide governance principles, model/fra and practices and oversees the thereof.	The Board ensures that the Compar relevant tows and regulations and e accepted best business practices.

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The state of the s							Account of the state of the sta	
TO	12. The Board approves objectives and policies for Company's social, community and environmental performance.	13. The Board exercises corporate powers in accordance with the principles of sound corporate governance, and secures the Company's long-term viability and success.	14. The Board has a good understanding of Management's responsibilities in relation to internal cantrol.	15. The Board ensures the continuing soundness, effectiveness and adequacy of the Company's internal control environment,	16. The Board ensures that the Company has an internal audit system that can reasonably assure that the Company's key arganizational and operational controls are complied with.	17. The Board ensures that the Company has an independent audit mechanism for the proper audit and review of financial statements by independent auditors.	18. The Board adopts a system of check and balance within the Board and regularly reviews its system of checks and balances for effectiveness.	

TO THE PROPERTY OF THE PROPERT	
Code of Conduct & Other Corporate Governance Policies	
19. The Board understands and actively promotes the Company's principles and values.	
20.There is a written Code of Business Conduct and Ethics (the "Code of Conduct") to be followed by the Board, CEO, officers and employees.	
21. There is a formal system to manitar compliance with the Code of Conduct.	
22. The Code of Conduct is communicated, understood and followed by the Baard, CEO, officers and employees.	
23. The Code of Conduct provides that there shall be no waiver of any provision of the Code of Conduct in favor of directors or officers, except when expressly granted by the Board and any such waiver must be prompily disclosed to the stockholders.	:
24. There is a formal channel established to altow employees to report unethical conduct.	<u> </u>
25.The Board ensures has and is communicating and implementing a formal conflict of interest policy and it contains guidelines and provisions prohibiting the Company whether alrectly or indirectly from granting loans to directors and officers.	

ANNEX 8-8

Nickel Asla Corporation Self-Assessment – Individual Director Ratings: 5 Excellent 4 Above average 3 Average 2 Below Average 1 Poor		en en en en en en en en en en en en en e		ANNE
Leading Practices and Principles on Good Corporate Governance	Rating	Ž	Reason and Suggested Improvements	ovements
Lunderstand the mission, vision and values of the Company.		100 mm		Complete Committee Committ
<ol> <li>l act in a manner characterized by transparency, accountability, integrify and fairness fully aware that the office of a director is one of frust and confidence.</li> </ol>				of the second of
3. I devote sufficient time and attention necessary to properly discharge and effectively perform my dulies and responsibilities as a member of the Board.		у пусту — Ууун түүнүй байдан байдан байдан байдан		
4. I keep myself updated on developments in the Company, including its financial and operational performance.		Service of Service Ser		
5. I ensure that my personal interest do not conflict with the interest of the Company.	***************************************		Complete Com	
6. I exercise independent judgment.		economic districts		
7. I have a working knowledge of the statutory and regulatory requirements affecting the Company, including the contents of its Articles of		Minima de la compressiona della compressiona de la compressiona della compressiona della	The second secon	
The second secon			المرافعة والمرافعة والمراف	

					The state of the s
Incorporation and By-Laws, the requirements of the SEC, and where applicable, the requirements of other regulatory agencies.	8. I observe confidentiality of non-public information acquired by reason of my position as a director.	9. I attend all board meetings except when prevented by justifiable cause.	10. I actively participate in board discussions and deliberations.	11. I take steps, such as attendance in seminars, reading journals and other materials, to enhance and update my knowledge on corporate governance and enable me to discharge my duties and responsibilities as a director.	12. I am aware of key issues and challenges facing the Company today and in the future.

Board Self-Assessment Individual Director

#### NICKEL ASIA CORPORATION AUDIT COMMITTEE SELF-ASSESSMENT FOR THE YEAR 2017

· · · · · · · · · · · · · · · · · · ·	Audit Committee Charter (Y/N)	Has this been implemented? (Y/N)	Follow up actions needed
etting of Committee Structure and Operation	[ 11/(6)		
no least 5 directors compare the comme		<u> </u>	
WHO I HELD IS INCOMPANANT RIPERSON	<del>-</del>	-	
Qualifications and skills of members and shate	<b> -</b>		
riidii Clai Knowledge	+		
Succession plan of members and chair			
Wicelinks (Wedlermy Ata)	<u> </u>	*	
Reporting to the board and issuance of certification on critical compilance issues		·;	att.
			*
aluations	<del></del>		y' 's
#sources including outside advisors	-		
g and education	<u> </u>		
Financial Reporting and Disclosures	L ,		
= Deistanding of the company's business			
with financial reporting obligations			
er of management's responsibility over			
Fall Ball and Braneics and bred by		100	
eness of estimates, assumptions, and eners used in the preparation of the financial	•		
ation of material errors and fraud, and	•		
ancial reporting			
the of unusual or complex transactions,			
eation of impact of new accounting			<del> </del>

Specific actions/Dimensions	Part of the Audit Committee Charter (Y/N)	Has this been Implemented?	Follow up actions needed
10.Assessment of financial annual and interim reports as to completeness, clarity, consistency and accuracy of disclosures of material information including on subsequent events and related party transactions	(1/30)	•	
11.Review of management representation letter before submission to external auditor			
12.Communication of the audit committee with legal counsel covering litigation, claims, contingencies or other significant legal issues that impact financial statements			
13. Fair and balance review of financial reports  14. Assessment of correspondence between the			
company and regulators regarding financial statement filings and disclosures			
Oversight on Risk Management and Internal Controls  L. Obtaining management assurance on the state of internal controls			
. Review of internal auditor's evaluation of internal controls			
Evaluation of internal control issues raised by external auditors			
Assessment of control environment including it systems and functions Setting a framework for fraud prevention and			
Deliberation on findings of weaknesses in gentral			
Understanding and assessment of identified delay			
management processes and policies			
Preparation and implementation of business continuity plan  Promotion of risk awareness in the organization			· · · · · · · · · · · · · · · · · · ·
and deficient the organization			
			.1
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Charter (Y/N)	implemented? (Y/N)	Follow up actions needed
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Dverall rating:

3-10 - Excellent

7-8 - Very good

5-6 - Good

3-4 — Fair

1-2 - Poor

Nickel Asia Corporation Self-Assessment Form Corporate Governance Committee

- Ratings:

  5 Excellent

  4 Above average

  3 Average

  2 Below Average

  1 Poor

Control of the Control of the Control

	Rati 🔏	Comments – areas for improvement
Committee Structure and Procedures		TII DI O A CILIBIIT
1. Committee has at least three members,		
two of whom are Non-Executive Directors	5	
Chairman of the Committee is an Independent Director		
Committee meets at least twice in a calendar year	!	
Minutes of committee meetings are prepared and records are kept		
Functions and responsibilities: Does the Committee fulfill its functions an responsibilities?	ď	
5. The Committee fulfills its responsibility to ensure proper observance of corporate governance principles and best practices, including:		<u>-</u>
a. Corporate governance framework: the Committee oversees the implementation of the corporate governance framework and periodically reviews the framework to ensure that it remains appropriate in the light of the Company's size, complexity and business strategy, as well as its business and regulatory environments.  b. Corporate Governance policies: Recommends corporate governance policies and ensures that these are reviewed and updated regularly and consistently implemented		

Nickel Asia Corporation Self-Assessment Form Board Risk Oversight Committee

- Ratings:
  5 Excellent
  4 Above average
  3 Average
  2 Below Average
  1 Poor

		Rating	Comments – areas for improvement
_	Committee Structure and Procedures		3
	Committee has at least three members, two of whom are independent Directors		
World Manne and any Later By	Chairman of the Committee is an Independent Director		
	Committee meets at least twice in a calendar year	· · · · · · · · · · · · · · · · · · ·	
	Minutes of committee meetings are prepared and records are kept		
	Functions and responsibilities: Does the Committee fulfill its functions and responsibilities?	; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;	•
	The Committee fulfills its functions and responsibilities, including		
to the second se	<ul> <li>a. Develop a formal enterprise risk system which contains:</li> <li>a risk register</li> <li>well-defined risk management goals, objectives and oversight</li> <li>uniform processes of assessing risks and developing strategies to manage prioritized risks</li> <li>design and implement risk management strategies</li> <li>continuing assessment to improve risk strategies, processes and measures</li> </ul>	the state of the s	
	Oversee the implementation of the enterprise risk management (ERM) plan; conduct regular discussions		

#### ANNUAL CERTIFICATE OF INTEGRITY AND COMPLIANCE

At Nickel Asia Corporation, we are expected to act with integrity in accordance with our Code of Business Conduct and Ethics, and we review our activities and certify our compliance with the Code each year.

Please answer the following questions and complete the balance of the form.

2) (	ave you conducted our business activities in accordance with the Code?
Yes	No
3) P	ave you complied with all Company internal accounting controls and procedures?
Yeş_	No
4) H	ave you been involved in raising, investigating, or resolving a Code issue?
e 5471.5	
5) D	you wish to raise a Code issue for corrective action in this certificate? If so, please describe the issue here.
For q	restions 1, 2, and 3 if you have answered "no", please provide a detailed evaluants.
For q	
For q	restions 1, 2, and 3 if you have answered "no", please provide a detailed explanation.  u have any additional comments?
For q	restions 1, 2, and 3 if you have answered "no", please provide a detailed explanation.  u have any additional comments?
For q Do yo	restions 1, 2, and 3 if you have answered "no", please provide a detailed explanation.  u have any additional comments?
	restions 1, 2, and 3 if you have answered "no", please provide a detailed explanation.  u have any additional comments?

Schodulo IV

## NICKET ASIA CORPORATION RETIREMENT PLAN

RULES AND RECULATIONS

## ARTICIBI NAME, PURPOSE AND LEFECTIVE DATE

Section 1. NAME

The none of this Plan shall be the MICKEL ASIA CORPORATION RETHERMENT FLAN.

PURPOSE Section 2. This Plan shall establish the NICKER, ASIA CORPORATION RETEREATENT TRUST FUND which will growing rethranson, death, disability, and severance benefits for all eligible employees of the Campany.

Section 3. DATE AND EFFECTIVITY

The Plan shall be in effect on January 1, 2014.

CHARTERED TRUE COPY

e. W. Zalandea, free graa, king Š

ed. Salatela actuation in The 18, 197 PRINTICKE II DEITHITION OF TERMS

Section 1. DEFINITIONS

The following words or pinases used to the Pim shall be defined as follows:

- "Company" bind man NICKEL ASIA CORPORATION.
- 92im" shaif mean tio Roifeanust Rlan adopted iven together with ony quedichneits of further unchalased stilf ridopted by the Company. 2
- mean generally the Company's contributions together with all Income, grains and other additions thretto, less any losses, capenses, and benefit payarian's therefrom. "Fund" shall mean the Rothement Trust Fund camblished under this Plan, and shall
- "Trustoo" or "Trustees" shalf mean the entity, person or persons appointed by the Compitary responsible for the assets of the find and general administration of the Plan. 8
- "Mombre" skall mesu any officer or omployee who has qualified for membership unfor Axiboto lik end whoso tramborship bes not been terminated.



- "Service" skall mean the period of supply mondered by a Maniber as demonited from the records of the Company. Period of service shall be reasoned from data of bire to data of reliconant, death, parmahest dissibility, or severance. -
- "Credited Service" that! mean the miniper of years and templeted mouths of Service rendured by the Member of yigher service rendured by the Member of yigher of Credited Servics, leave of absence whithout may shall not be considered while a feasition of six (6) months or more shall be considered so an at 1) year and a feetler contanto with Company policy. of fess than six (6) months, shall be in a æ
- \*Rogular Kinployment Szines" sladl mesal an employee who is under the regular payroll of the Gompany on a-field-time issues, including probailbrary conjoyees, and is not considered a consultant, a capala, a Couty-ciasi or profest employees.
- scons who shall receive the death benefit connictaries shall be in accordance with "Beneticing" shall mean the passon or p provided for herein. The nomination of Article VI Scotlan 2.

"Actional Advisor" shall mean a parach who is ecerelized with the Insurance Commission as an cothary or a consulting than with an ocarelized antuny in its

æ

GENDER Section 2. The misseuline pronoun aball include the fejinings gender and the single muniver phili include the plural unless the consext indicages offerpylse.

#### ARTICLE DI MEMBERSHIP

### MEMBERSHIP

Section 1.

Company who one considered as Lawing Repuir Employments that includives in no temporate in the Plan will commence retractively on the first day of the month connected which are next following his administrated of Regular Zapapyment Sithus. Membershight while commencements of Regular Zapapyment Sithus, dipan commencements of membershight the Company may require the Zapapyment Sithus, dipan commencements of the first that has word and is in configurily with this Plan and that he shall called by its provisions and with may amount ments in all purplementary rules increto. Mondesship in the Plan chall be andoned for all officers and comployees of the



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### Section 2. TERMINATION

Monthership in the Pinn shall couse attromatically upon termination of the Member's service to the Company.

## Section 3, RE-EMPLOYMENT

A Monther whose membership in the Plan is torminated and is subsequently employed. by the Company shall, upon re-cafmission to the Plan, be treated as a new Membar.

## Section 4. J.HAVE OF ABSENCE

Membership in the Plan shalt comitate during any period over which a Member is ontern of absence approved by the Company in terrting, and thring any period ofabsence du to Antalagh, ackness; tectiforal or other causes not constituting a severance of the einployer, experiently.

#### ARTICLE IV

Section 1. NON-CONTRIBUTORY PLAN

No Momber shall be required formules any contributions to the Fund.

### Section 2. FUNDING

The funding of the Pint shall be determined by the Actional Advisor and payment of the Beneding this resulter shall be provided for through the medium of a Fund held by a Trustee under an opportune Trust Agreement. The contributions to the Fund held by a created log-lifthe with guina medicions for the Fund as created together with guina medicions realized and uncalled plus contributed accuracy. Highlytics, if any, shall consistent the Fund.

### Section 3. VALUATION

The conditionions to the Fund shall be netunially determined at least once every two or three years.

## Section 4. PROCEDURE FOR PAYMENT

Application for the payment of the retirement beautifts under Article V must be made it writing fut that form and manner presented by the Trustes and raiset be filed with the Thigtee at least thirty (34) days in advance of the date of actual redicement, resignation of separation without cause. Deficient of the Trustee shall be fined and binding upon all parties.



## tion 5. MANNER OF PAYMENT

At the option of the Trustee, all bearing under the Plan shall be propells to the Withdrawhig Members in the form of a single way payable anything within slavy (60) days from the date of such withdrawal from the Plan. Such benefit shall be payable directly to the Member or to this beneficity on the cloumstances of each case may

## Section 6. NON-DIVERSION OF FUNDS

All contributions made to the Fund shall be hald solelly and collishedy fro, the bands of the Meanthus or that beneficiaries and to part of the seld Fund shall be used for, or devenired to, purposes other than for the collisive handle, or devenired to, purposes other than for the exclusive handle, or their bandshirte.

## Section 7. WATVER OF CLARAS

Receipt of any brackit by any Monthet of the Plintskilliste decned a final sculeriest of say and all claims that the Monther may those those that the Monther single town the feature that the Monther single town water, quichtlin and referse the Conjpany and tide Plan Kom piny and all claims, actions and linklitter arising from this Plan.

### ARTICLEY RETTREMENT DATES AND BENEFITS

## Section 1. NORMAL RETTREMENT

The Mannal Rethremont Dato of a Membar shall be the first day of the month coincident with or next following his student (60th) behindry provided habars served the Company for at least five (3) years of Sarvice. The Manhar's Normal Returning Benefit shall be a tatin equal to 30 days Poy for overy year of Credited Service.

## Section 2. OPTIONAL RETIREMENT

With the consent of the Company, a Mander may clost to retire prior to this Normal Retirement Disto provided he is at least ego filty-five (16) and his completed at lines fifteen (15) years of Survice. The Meinber's Options Retirement Bearth shall be a our equal to 30 tays Pay for every year off-Redied Sarvice.

## Section 3. MANDATORY RETURBMENT

A Membur who is allowed by the Company to continue to work on a case to case and yearly victuration hashe beyond his NormalMenterinent Date up to age stary-fise (65) solut configure to be a transluct of the Plan up to this Memburoty Retirement Date of a. Memburot start is a lie stars hay of sury month after obtaining his Normal Retirement Date. The Memburoty Retirement Date of a. Memburot start is a lie stars hay of sury month after obtaining his Normal Retirement Date. The Memburot start hay of sury month after obtained his arm organ to 30 days Pay for a syry-year of Chetilted Survice, including the ownerstance of the start is a start of the star



## Section 4, DISABILITY BENEFIT

in the event that is Member is retired by the Company due to permanent total incapacity or dissibility, or due to abtheress, es determined by a competent allysician appointed by the Company, the dissibility retirement benefit shall be a single sum equal to 30 days Poy for overy year of Cardited Service.

## Section 5, SEVERANCE BENEFIT

A Mondon who is involuntarily separated by the Company due to a retreachment program or redundancy or for causes not due to his own foult, uniscandust, or material neighbor to be confilled the cardinal of a benefit the describines with the Temphatim Pay provision united that Alban Cade or similar legislation to involuntary termination of figurated the impulseble, the emonst of refinement benefits due to then iterandor, whichever is greater but shall not by milities to all or any combination of all.

## Section 6. TAX EXEMPTION OF BENEFITS

In excordance, with the provisions for tax qualification under Republic Act No. 4917 (as reitzrafted by Section 32 (D) (6) (a) of the Tex Code of 1997), any refinement benefit received from the Winn shall be wholly exempt from tax provided the Member thus been in the Service of the Company for at least feat (10) years and is at least ago 18by (50) at the two of reilforment, it is findler provided (hat any encount received under the Plan to be that to to death, disability, or for any enuse beyond the Member's control shall likewise to exempt from the tree.

## Section 7. DISMISSAL FOR CAUSE

A Member who is distillered by the Company for onese shall not be entitled to any benefit winds—the Plan.

### Section 8. FORFEITURES

The portion of the amount standing to the credit of a expanated Mondon which is not positive thin by virtue of the limitations specified in this Plan shall be regarded in the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of the Fundament of Google of the Fundament of the Fundament of Google of the Fundament of Google of the Fundament of Google of the Fundament of Google of the Fundament of Google of the Fundament of Google of the Fundament of Google of the Fundament of Fundament of Google of the Fundament of Google of the Fundament of Google of the Fundament of Fundame

#### ARTICLE VI DEATH BENEUT

### Section 1. BENBET

In the creat that a Menior dies from my cause except self-indicted injuries, his beneficiaries aidil be entitled to setely a static benefit in a lump som equal to 30 days. Pay the systy year of Credited Service.

### ve.

## Section 2. NOMINATION OF BENEFICIARY

Proceeding, Easts exaployers stull, upon offightiffy, to participate in the Flan, inclinated nondended in writing, in study forms or stull be presented by the Trustee, a person or persons cutified to accessed such Normbes, by usento or intensic succession under writing favor, to speely the amount within play to due the Mamber in case of his death or isobility to receive in passon any sum display to due the Mamber in case of his death or isobility to receive in passon any sum displain from the Fig.

Byery nomination or appointment shall tental a in force until the death of the memory of appointee of that two deed or another (by the Mander making it by delivering in the Trustee another seamination or appointment in the presented form.

Entline to Nomboate. If no the doubt of the Desirbor them digitlestist no valid numination by tain of a beneficiary, the existing laws on successing that provid. If the person or pursons from anapyr thus connected in the existing layer on, succession do not exist at the time of the intributer's death, an death benefit shall be paid by the Plan. The death benefit which allohald have been paid think the threshed in flower of the shall be furfalled in

Minot I incompetent Beneficiers. In tark the beneficiery is a minor or under any densities to give legal discharges for payings of the functis, then payment of the benefits shall not be noted only as the glandfact supported in relability to give legal discharges for payings of the function of the person under dischaftly, but the function shall not be shilled to say moone on the unionate of the absence of the person under discharges of the person to the control tenetis daining no period that the propert was deferred because of the absence of the absence of the absence of the absence of the absence of the absence of the second special provided further that if the amount of broading is easily the associated to the provided further that if the amount of the minor or incompetent beneficially, then benefit paying to the serviving of said beneficiary shall be made to the account

### ABMINISTRATION

### Section I. THE PLAN

The Plan shall be administrated by a Trustle innointed by the Company who shall be responsible for the general administration of the Plan and the mirrage-market black. The Company may eneme a Realizment of the Plan and the mirrage-market black. The steel in the Implementation of the Plan and any state of the administration of the Plan and any state of the administration of the Plan and any state of the administration of the Plan and an actual of the administration of the Plan and an actual of the actual of the Plan and an actual to ordinate of the Plan and ordinate of the Plan and the Plan and the State of the Plan and a secondaring and the plan and secondaring and secondaring and the supplication to ordinate and the Plan and the State of the Plan and the Plan a



## Senton 2: TRUST AGREEMENT

The powers, sutherfiles and discusion necessary or expedient for the Trasko to perform his? their duties shall be expressed in the Trust Agreement executed by the Company and the fully appointed person(s) or entity.

## \* Section 3: RETIREMENT COMMITTEE

The duties of the wirrament conscultee shall cousist of the following functions salely as steey relate to the Plan.

- Implement disrules and procedures set footh in titls Plea in Elling applications for benefits, for fundability proofs necessary to establish the Member's qualification, ago and continuous service.
- Recommend to the Trustee the appropriate payment of the amount due to the Member in accordance with the provisions of the Plan loss accountabilities to the Company, Heay.
- Interpret together will: the Trustee the meaning, coverings, interpretation and application of the providence of the Plan.

### ARTICEE VIII AMENDMENT AND TERMINATION OF THE FLAN

## Section 1. NON-FORFERTURE OF RIGHTS

Upour reminestion of the Plan or upon the copylete discontinuance of constitutions interfer the Plan, the legisla of each Verbille accred to the date of buch interferable the Plan, the third of the constitution of the plan of put the extention funded, or the rights of each Mornbur to the almost registrat to the exposual, if thir, are non-forteither eights of each Mornbur to the almost registrat to the exposual, if thir, are non-forteither.

## Section 2. AMENDMENT

The Company may surest or modify this Plan at any time. Any amendment about a conform to Republic Act Ness 4917 and 7641 and their implementing regulations. Said an encludence shall be inscrediblely communicated to the trustee and the Manhers of the Plan.

## Seedon 3: THRMINATION BY LIQUIDATION

The Company reserves the right at any time on account of business necessity to ferminate, withdraw, amend, or mudity the Plan in whole or in part, at the distortion of the Company. In the event of the reministion of the Plan, the liability of the Company to make contributious shall event, and the assets of the Yound shall be allocated, subject to provisions for expenses of adoministration or liquidation.

The Trustee sitell pay all debts and obligabiles of die bind and settle or dispace of singchims then cutstignting against the Fulds and thereafter ellocate the proportyremaining in the Fund to the employees or John teneficiaries, as fullows:

- As unt if full of pro-rate to provide fold the payment to members who site aligible
  for marinal and impudatory retrement, or for death and disability benefits, but who
  have natragenced their tennifit payments by the date of formination of the plan.
- Rany amount romains after (6) above, a sum, in full or pro-ords, to provide for the
  payment of beautity to employees who are eligible for optional retirement by the
  date of retributation of the Plan.
- c. If they uncount remains after (b) solves, a sum, in fall or pro-rate, to provide for the populour & intelligent conjuderes with remain and vino may lieve conjugant before it interest us the Trustee/Relife part. Committee they determine on the intrainingtonic they lieu.
- Any amount remaining in the Fund offer making the above billogations and other paying all flabilities shall revert to the pompany.

## Section 4. TERMINATION BY TRANSFER

In the event the Company terminates the Plan by transferring it (tany other Fund which is similar, in the opinion of the Traisten, it this purpose dait terms of this Flan, each Member: shall be duitted to the some benefits neithy would know had from this Plan land this Plan land this Plan to the strain benefits to the property of the Plan land this Plan to the strain demanded.

## CHERCY OF LECYSLATION

# Section 1. SOCIAL SECTINITY SYSTEMAND WORKINGS COMPENSATION

Record as otherwise provided, yourceen between the droft first first second of the Second Security Law skell not to despite first they be second second to the first fir

## Section 2. NON-DUPLICATION OF BENEFITS

in use event existing or thruse faves, hotaching the Collective Bugalaing Agréement, ricquire the Company to pay similar or applagants, branchis to those already nearly provided, the Member concerned shall not be unified to receive boils what the law, legislation or CBA requires the Company of give but shall be entitled only to whichever benefit is the greater among them, of, the Company may exercise the flight for redired its entitled only to whichever benefit which which it was exercised by the subsequent good and payments required by the subsequent good and the exercise of the flight of subsequent good and the exercise of the flight or supulations promulgated by the Company.



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## ARTHOLE X MISCELLANEOUS PROVISIONS

## Scotion I. HREEVOGABILITY

The Company shall have no right, or briefest in the contributions made by them to the Trait and an analysis the Emissibility when the Kofampun weeps, there statisfindtion of mall infullities of the Plan; theoryen, such conditutions as may have been made by the Company as a result of ovelrayment may revert to the Company.

## Section 2. NON-TRANSFERABILITY OF RIGHTS

No benefit payable meler the Plan shall be subject in sury manner to authopation, alternitus, selfs transfer, assignment, pletter, coumbance or change; and say serion by way of quistinating, alleisating, selling, transferring, assigning, pledging, encumbering, changing the same shall be void and of nor effect.

## Section 3: LIEN OF THE COMPANY

"The Company shall have the first flon upon the amount standing to the credit of its employeementation corrected in the lightlest of the Komber to the Company. Suddamount of hisbility shall be deduced by the Trustee from the bracility apparent to the Member and the land to swalled to the Company.

## Section 4. EMPLOYMENT

The eismolfishmen of the Plan shall not be construed as constrains any right upon any. Menties or any passon to a constitution of employment.

APPROVED

NICKEL ASIA CORPORATION

ä

GERGERO IGNATOR D. ONGIGNECO

Position : MICE PRESIDENT - HUMAN RESOURCES

(Pleiso sign each page of the Plub Rules.)

By: E.M. ZALAKERA, TASP, KIAA, NAKOA Abbudy

Actualy Server ato.

## SECRETARY'S CERTIFICATE

 BARBARA ANNE C. MIGALLOS, of legal ang. Filipho, and with office address at 7th Floor, The Phinna Plaza, 39 Plaza Drive, Rockwell Centor, Makali City, after having been duy sworn in accordance with law, hereby certify that 1, I am the duly elected and shoumbent Corporate Secretary of NICKEL ASIA CORPORATION (the "Operoration"), a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with office at 28th Floor, NAC Tower, 32rd Street, Bonfactbrougher City, Taguig City.

2. As such Corporate Secretary I have outstudy of the Holls and records of the Corporation, Including the minutes of meetings of likeboard of disposa and stockholders.

3. At a meeting of the Board of Dreators of seld Corporation, held one November 2017, wherein a quorum was present and asted throughout the following Resolutions were adopted and are now in full force and effect, to wilc

"WHEREAS, on 27 March 2015, ha Board approved the establishment of the Nickel Asia Corporation Refressment Plan for its permanent and core employees.

WHEREAS, the effectivity date of the Religement Plan. was not manifolded in the 27 March 2016 Resolution.

NOW, THEREFORE, for and in consideration of the above, the Corporation hereby:

RESOLVED, as it hereby resolven, that the Nickel Asi Corporation Retrement Rian for its permanent and con employees strail take effect on 1 January 2014. RESOLVED, FINALLY, that the plan shall be administered by Security Bank Trust Corporation.

5. The above-quoted board resolutions are still valid and binding, and have not been revoked, amended or repeated.

8. This certification is being issued to attest to the truth of the foregoing statement and for whatever purples it may serve.

Page 1 of

IN WITNESS WHEREOF, I have fiereunto set my hands, this 28 December 2017, at Makall Chy, Philippines.

를 등 [ SURSCRIBED AND SWORN to Defore me this 2.8 DEC 2007 em Issued

at Manila, Philippines,

WELLA. MENDOZA

**SECURITY BANK** 

December 28, 2017

हिंदे कि भू (<u>)</u> NOIL ER TIFIC

O

This is to certify that the emount of Pesos: TWENTY MILLION EIGHT HUNDRED SEVEN THOUSAND THREE HUNDRED EIGHTY THREE & 00/100 (Php20,807,383.00) was received on December 20, 2017 as initial contribution of NICKEL ASIA CORPORATION RETIREMENT PLAN under SEC TRUST No. 73663

This certification is being lissued upon the request of the above manitoned client for whatever legal purpose it may serve.

京監**州P■20,807,38**3.00m

Security Bank Corporation Trust & Assel Management Group By:

per to shirt we pen out he is to which Conflictions hadan stances for the Houte's globorized stangards and a deep of

Security Bank Centre, 6776 Ayrid Averlies, Makali City, Bullapanes 0719 Telt. 1+632) 888-78 + MCPO 20051 - www.ararthybank.com SECURITY BANK CORPORATION

Page 2 of 2

OITE OF BUILDING



30 May 2017

SECURITIES AND EXCHANGE COMMISSION

Secretariat Building, PICC Complex Roxas Boulevard, Metro Manila Philippines

TO: TERESITA J. HERBOSA Chairperson

RE: The New Manual of Corporate Governance of Nickel Asia Carporation 

Dear Chairperson Herbosa:

We write to formally submit to your office our Company's, NICKEL ASIA CORPORATION (NAC), new Manual of Corporate Governance that was approved by NAC's Board of Directors in a meeting

This is pursuant to the requirement under SEC Memorandum No. 19 series of 2016 dated 22

We hope that you find the foregoing in order.

Sincerely yours,

JOSE RODERICK F. FERNANDO

Chief Compliance Officer

Vice President for Legal and Special Projects

28 August 2020

#### **ATTESTATION**

The undersigned hereby attest that Nickel Asia Corporation has a sound internal audit, control and compliance system in place and that it is working effectively.

MARTIN ANTONIO G. ZAMORA

**Chief Executive Officer** 

MARIA ANGELA G. VILLAMOR

Chief Audit Executive<sup>1</sup>

PATRICK & GAI

Chief Audit Everutive<sup>2</sup>

<sup>&</sup>lt;sup>1</sup> Until 30 April 2020.

<sup>&</sup>lt;sup>2</sup> Effective 01 May 2020.

		10	
Annex	<b>a</b>	10	20

#### CERTIFICATION

- I, MARNELLE ALVAREZ JALANDOON, of legal age, Filipino, with office address at the 29<sup>th</sup> Floor NAC Tower, 32<sup>nd</sup> Street, Bonifacio Global City, Taguig City, after having been duly sworn in accordance with law, hereby state that:
- I am the Assistant Vice President Management Information Systems of Nickel Asia Corporation (the "Company"), a corporation duly organized and existing under Philippine law, with principal office address at the 28<sup>th</sup> Floor NAC Tower, 32<sup>nd</sup> Street, Bonifacio Global City, Taguig City.
  - 2. As such, I am in charge of the management information systems of the Company.
  - 3. I confirm that all software used by the Company are duly licensed.
- 4. I am issuing this Certification to attest to the truth of the foregoing and for all legal purposes that this may serve.

Issued this 28th day of August 2020 at Taguig City.

MARNELLE ALVAREZ JALANDOON

Assistant Vice President
Management Information Systems

SUBSCRIBED AND SWORN to before me, a Notary Public for and in the City of Taguig this <u>28<sup>th</sup> day of August 2020</u>. Affiant exhibited to me his <u>Passport P4588795B</u> issued by <u>DFA NCR EAST</u> and valid until JAN 26, 2030.

B

KATHRYN ROSALIE B. FADERON-DIONISIO Appointment No. 54 (2020-2021) Notary Public for and in the City of Taguig Until December 31, 2021 Roll No. 42738

PTR No. A-4689468 dated 03 January 2020 / Taguig City IBP No. 05593 (Lifetime) /O.R. No. 669506 / 09 January 2006 MCLE Compliance No. VI-0018369, until 14 April 2022 28F NAC Tower, 32nd Street, BGC, Taguig City

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### With Rules and Regulations on Discipline & Sanctions CODE OF CONDUCT OF EMPLOYEES

### INTRODUCTION

single holding tempany, ownership of soveral companies in the Philippines. The Company has been Nickel Asto. Corporation (Nick) was established to early 2005 in criter to contalicties, under a pukidy fikted et éklippina Stock Exchango and Secutides Exchango Commission last November 2010. Niskel Asia Corporation is the Philippines' largest producer of lasentic exists one and one of the digest in the world. We have a long operating history, Alarting with the sale of ore in 1977 from cur first enine, Rio Thas, in Bataloża town at the southern Opol Palawan is land. Wo exclusively supply finantia oco from our Rio Tube operations to Coral Bay Welce! Corporation (CENC), the country's first Aydromograficus in orded processing plant to which we have a 10% equity interest. Mickel Asia has expanded to Kour operating rulnes which hydrotics Taganito Minhus Copporation, Mothen Mining Corporation and Cogalanno Mining Corporation at Suriesio Del Norte. Our Taganto operation also supplies all of the litterate ore requirements for the Toyanto HPAL littled Corporation (DING), the county's record by Comeraling is itsist processing plans in 2015, UAC has acquired to ពិវិពីnickal openyling កេត្តកេតុ Gargen Corporation Which is undariging development in order to meet cur production standards, \*

nickel. We continue our sparch for opportunities in copper and gold through Cristilete Exploration and Company, i.e., Beyond our mineral resource operations, wa are also investing into tenevable energy and Apartition our four operating mines we have other properties in vortous stages of exploration for powa generadon through Emerging Power Inc., on renawabla energy sabaldary.

Werting in facused on giowth white continuing to take our responsibilities toward covincemental protestion, focal development and community relations and the safety of everyona involved in ear operations. We are committed to responsible making and to world-class standards in all that we do.

ATTACK " LL

### VISION STATEMENT

# "To be a world-class divertifd materal recoince company that has exemplay relationships with tall staxeloders"

### ASSESSION STATEMENT

Using best global Industry practices, wa are commit ed to:

- Opfiniting our current operations
- Explaines and developing additional doposite for nickel and other minerals cosustain our growth.
  - Nurturing our uniplayees and providing a safe and healthy workplace for them to entiting their. Delivering to our ensignees quality mineral products in a tringly manner

    - Uplify the quality of the cfour host come
- Protecting the environment in all our operations Adopting the fughest standard of conductate governance

### Competence

The shifty of an individual to perform a job property. Performs a job effection of whit thorough trowledgo, great skill, judgheant and entitivites. One has to have operated lanovation and personal development

### Efficiency

The ability to scromplish a task with phinipian vastage in time, rescurces and manpower.

## · Responsibility to all stakeholders

the company to inclosive quality of Ed. Treats every employey with Comby and respect, somplies with laws, and carries out sightfunction in an ethical marrier. Mointains an effective relationable with all stakeholders and supports all talisatives of

#### Teamwork

Abbo to work framonously and posteriatively with others willingues to offer assistance and contributes individual strengths themrets a common grad; extis faints; and maintaing effective work resultentials both seath stricks and necessectional forces with business portnam mak subsidiaries to actives a spraminingoal. Being responsible for your ections and contributions to the nembers of the team to orbitate optimum results.

### Integrify and honesty

Constraint of behavior with the specificat of partomenoe and contracting to the test of the contraction of partometric contractions and the test and the contractions of the contraction

#### Roancial growth

African on the foundation for the just and expositionalize to describe teather for the just and little of the profit of the or the form of

#### Dealeallon

Geen 1665 offen in performing a beisgumingeens to seediken aards scifeun fans. Architeins a pacifica Binking ne'd sefansket veets.

- Exhibite and pursue production activities and work goals in smortaneo with acceptable loducity global best precise and standards.
- Engaga in the explantion and development of other numeral resember other term ricked to expend to challenges of majfort dentands and course in the bushies growth of the corporation.
- Keep and nustrno the feart Corporate Secial Respiratibility practices through community relationships with its minic lieut coinciumities for the limprovement of their licelinood, fraelth, educition and quality of file. It is business senteres and coinfeatous, the precument regularany agentics enabless (proterment mits as well as the Indigentous Perside and management gentumy fellow employees and management group of the Corporation.
- Work efficiently by optimizing production of its mineral products with least wantage of
  more recovered.
- Sixtain good and professions business reputation by producing quality products and delivering them on selecting to allonis.
- Observe and follow laws, rules and regulations and the seatment policies and practices of the
  Corporation in the protection and enhancement of the environment in the context of sestimated
  development advanced to by the month bidischy.
- Oktorie and inectice Good Corporate Governance, in relation to:
- All the policies, rules and regulations of this company with respect to the embloyces on matters of employment and the terms and containers of workers mandated by law;
- Yet pertheent rijes and regulations of the government, both national and local, afficing
  the durings of mining which impacts on the concernity and contronnent at targe.
- Professionally and fronts by deal with contractors, ellents and business pastners of the company and,

o Be responsible to and respect fellow chiployees in porforming work, and

o Ensure a fair return of investment to the shareholders and owners of the corporation.

The serum (?) Core Values of IVAC are the best est of parameters that relations to VACIV and
 unballisher the Coning of Employees Conduct, there.

Employees must be Computerst, Efficient, and Respondible to all the darkeholders of the
extraory, proctive Teamwork, always persons Integrity and Honers, purgor Financial
Gravith of the Company, and Othersy spinals Declinated to the company.

#### DESIMILIONS

Godo of Conduct —Te a set ofguidalines authring the statal norms and roles of the company, in order for the employees to conduct their action and decisions an accordance to MAC's Core Values and efficial extendands. Verbal Repainmand ·· is calling attention to the offence and courseling the offender that a repetition of such violables in the future spoils negleculate the issuance of written regimnand or any suffice sanction verranced by the electronances.

Watten Regimend - is a written nibito admonistrate for employee with a womble that a reportion of the contract of the since of a similar violation in the returne steal warrant a suffer abaction. The writen reputment afford contain a summary of the incidence requiring the impaction of this sanction.

Perentira Saspenton – Flading an enting empinyao upinar antarantsina without pay if the pouse a terious british and under threat to the or propolety of the company or lies co-workers. Mashamm period to 30 days, An investishan futer the conditional within this 30 days and the appropriate action will be indimitated depending on the curame of the investigation. The supervision to not lettle a pressly for the offeres, eithering it and the considered as such sitter the offeres a proportional and the proper penetry is determined.

Sexponsion - Temponovy separation from work for period of the wakest keytmoored as a penalty.

During such time, the suspended employees the first bealtered within company premices without the approval of his functional species.

Demited/franchation – Peimment separation from vrok with infeitura of brazilt/bonuses catilds what is legally nandsted.

cinitare - A prison compleyed by Nickel Ada Appointen or my of its affiliates, whether on a regular or probationary seasus, regardless of falt position or lovel. The form "compleyer" shall cover all foblicuels, i.e., early end fifty supervisory, managenal, and offices levels.

Dara Process

— Proceedings and long by law whitely the entire employee is entilled to one notices:

one, Notice to Explain (titel) and two, Notice of Decision; and an opportunity to answare and rebut the charge egalogistin, in Setween sock notices.

### COMPANY CODE OF CONDUCT

### impleatenting Guldelings

- The Company bolloves that raise and regulations are cascaulat to the effecton operation of the Company as well as for the guidance of all its employees.
- The Employees' Code of Conduct sels forth the Conspany's policy for Ciscollary setter, which applies uniformly to all employees, from rank and file to differes.
- As it stokes to be just, objective, and consistent in dealing with employens, the Company with always respond to whistions with the appropriate disolationsy decision.

  The Company properts will be employees to conduct themselves conduct by whether inside or quintle company prefer the sist of the conduct themselves conduct in this polloy cowell as the safe has a subsequently the president by insergement. Any employers who violates any of the relia may subsequently the president by insergement.
  - These rules apply whether the violations are committed:
- o inside the Company premises while the employee is on for off-duty.
- c. Outside the Campany premitter while the employments porter ning official duty, or
- o Cutifetho Company premites even wills the employee is off-doly, if the incleates connected with the enginee's work with the Company.
- Compainy regulation for which no penalty has Lean appealled, or commits any other act ouatrany to the interest of the Company, the penalty to be impured will be determined by Management. if an employees commits only offenso not specifically defined in these soles, violates any on a case-to-case basts, considering the gravity of the act to be perceived.
- An Emphylectharged With a arripus of lansa Will be placed in proventiva suspension nut exceeding Bod days to alloge bit imparital investigation and to ensure the safety ond secontly of all documents, popors, and effects that that have been used in committing the offeren.
  - tho His Begartment or Section along with Une management will have primary exponentitive for the enforcement of the refer described in this poleny, including compliance with all governmental laws and regulations.
- The sametion of any empirates under their orders will not be a bor to this prosecution in the proper court of justices it to esome act constitutes a violation of the flexited Ferral Godo or other
- Prescription of Offenses shall be as follows:

Utht offerses (trass namenting within repliming) stall have a prescriptive pertad of \$20 days retroing from the data the pifense was discovered.

o Seelous or grave offenses (waitanting jurgentien jegardlent of the number of tays) shad have 365 days recknoing from the citie the oftense was throwned

When the results of a single act two to or more oftenses are committed under this Policy, the corrective action chall be paradished imposed.

o When on offense is necessary and legispensation to the commission of another offense, the corrective action for the choice spiper offense chall be inspecied.

## CLASSIFICATION OF VIOLATIONS AND SANCTIONS

THE OF GUERNEE OF THE OFFICE O	
1. inflictant of although to halfet basis   Swarting   11 thenting   11 thenting   12	FNS. OFFERSE OFFERSE
2. Michicaling, sourcing or interleting awarding 5 auruhing 1 with the work or related work days days optimized for fellow employes in surpersion surpersion purposa or interletin.	orking fermination of employment or majon
TO Africa Confidence South and the st	suspension confront constituent constituents
offerding employee.  S. Altempt to the or taking the life of Terminated from employment or contract  sin employee willfully or through  first employee willfully or through	The obove sentions shall apply whether or not one egoposed inchedual busines or unites unitally with the offendiagemplates.  E. Attimpt to take or taking the life of Termination fless employee wildely or through any employee wildely or through next employee wildely or through

OFFENSE OFFENSE OFFENSE			caf amployment cr contract.	i rightoni, i i inegagent, 10 weiking days suspension 5 werking days	Invaeilore terratration of employment or contract.	Any violations controlled uniter this section shall be without prejonice to Company's right of action against the employees handred for payment of this amount of the property damaged.  2. Smalling robbing company intractiate termination of employment of contract without prejudice property or stat of fellow to criminal profecution and exceptively the property or that of fellow to criminal profecution and recovery of the property states company premiers of the property of the property at the settled membry premiers.	Twoking Selays Termination of displayment or suspension contract.	Termination of employment or contract without profit for to any legal errion that may be brought by the company.	Teinination of employment or contractivithout prepodicate any legal action that may be incustively the company.
	COMPANY POPULES  COMPANY POPULES  (OMPANY POPULES	L. Weituity or negiteently damaging iff. any company property:	1. If the value of the of property is test than one em for illond tests of the office of the pay, one of the pay, one of the pay, one of the pay.	·	2. If the value of the Eroperty is one Milliso Peiro (Phyl. 1000,000.00) and others.	Any violotum connectived uniter this scribin shall be without prejudice to employee handred for payment of this emount of the property damaged.  2. Standard rebeng company intraceful termination of equipmently or that of follow to entitled proteculor enterphysics or the property or the property or the property or the property or the property or the property premises and the property or the property premises and the property or the property premises are property or property premises.	B: Unautholited one of company 2 work equipment or materials for days personal purposes either during company time or outside company premises.	4. Purchasing, senting or Verm substituting company equipment (ega) or materials not in conformance With the specifications required by the company.	3. Procuring or obtaining contract Termi stockers not in meetalines with extent perdicin company policies, nice

	Territratich of employment or contract without encyclics to any legal action (that may be brought by the company.		TITEMSE GEHINSE OFFICE		Ternihaikin di zimployment or contact without any prejudica in any legal action that may be brought by the company.	Termination from anningment of cannot without projection to any legal action that may to brought by the conpany,	Swarking 10 working Torraination of Days days employment or contract Suspension suspension	Sworking Sworking Termination of days days orthopyment or contract turpenson surpension	
_			JFHENSE,		Termination of c legal action that	Termination (on legal ection (as)	핕	Written 9 wa Reprintand days	The same of the sa
	6. Palifying or forging the eleginate outputs of patients of patient and partial company careforget in acquiring or remiting or the eleginetic of the eleginetic or the elegin	:	TYPE OF OFFENSES	ALTIONIC VIDINITIONS OF CONNECTIVE SECTION (MAD SALETY NEED SALETY	1 Hezəliy sarrying or possessing any Geodiy webpon within company pectalises.		B. Willial refusal to follow security and safety requirements of standard company procedures.	Anuals to report Values of saturity and safety rules which had come to the knowledge of the employee.	

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SECTION D. VOLATIONS AGAINST  DECREO DECREO OF COMMENT	OFFENSE	CHIVSE	Oriensi Offense
Chister of the Philippine Revised Political and Philippine Revised Political and Alphy resultations and of Wilhing the William (Alphy Political Revised Political Revised Political Revised Political Revised Political Revis	eral Code, it in feotive against w. it goes ogain	volves crimes su decempt or gon stestablished u	Cristical Period Property Revised Penal Code; It Involves crimes sunt as Grave Scandal where the exist of the offender each folly resultations and offender against decemp or good customs. It is desired committee if done within public from the george or public wises, it goes opplies each bis second customs and confidence of the commentions of the communitations of the comm
1. jižet or untavini segual relatjenskipa urata seandalous očeunišances between	1 Meeting 1 and 1 counseling	Written Rotice of reprimand	Temikation of employment or contract
coployees or between an employees of employee and the spaines of employe within or outside company greanters which is of public knowledge and advanced affective the formatty with the company premiters of publication to be premited.	I mong the frontediate has of the offending employee/s.	<del></del>	
rentle of contain employees and the good name of the company.			
	receing to to bo tollated by the		
	NR Read or Instructions Superior of Concerned		
2 Destanding of receiving		Termination of	Terplinstool of employment or contract
population money, marching, or vertice, from suppliers or contracting of the compron; in consideration of a favor in contention, with a favor in contention, with a favor in contention.	days suspension		
transaction, contract, or excernent between the supplicytontractor with the			
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Termination of analogment or contract together with the effecting amployee with made the faudubent request without prejudice to any legal action by the company,	20 working Templation of dispension employment or convect n employment or convect n	unt or contract	5 Working Termination of data employment or contract ouspension	Swalking. Templation of contract chaps resping to contract vargention	Temination of employment or contract	Termination of conjugatests or contrast
Termination of employment employee with main the fra legal action by the company.	and days and days extension	Teiminaline de emplograment er eoritaet	and days days dapperston	ju ju	swakan daya but gustana	Bworking days anspension
	Witten Replimand		Witten	*****	Vritten Repulmand	Visiten Reprinized
3. Franchibatty requesting or encouraging or influencing enotined another confidently dequire or entering or entering or envire not needed even as a service not needed even as a spain or standily by the companyatchetimetheorequest was made.		153 AS: 1	onduic in comp fortical fixy of N		E. tratigating a fight with co. employees width company promises daring or outsita yentifications.	for presding fisse and/or affensive frames end/or gosts against economic profession from any to taint both reputations in whatever means (erfos).  Written, and social needig

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Termination of employment or contract	-
Swatkag daya suspendan	
Written Reprimand	
10. Bigaghe in any grossiy indecent conduct or using defamitory languago towards enouther employeavuithin company premiuse during work hours.	

	Termination of emplo Termination of emplo Termination of emplo Swarthay Swort Objection days Supplied days Widten Swarth Replinand days Widten Swarth Widten Swarth Widten Says Widten Say	A' OFEUSE SPENSE OFENSE	fernination of employment of contract fernination of employment of contract	Sworling Termination of employment or contract days suspension.	king Sworking days atlon auspension	SWorking Toymhaulon of days days employment of contract contract contract	Supension of Employment Employment	9 Working Swarking Termination of days days employment or contract suspension suspension	1 <sup>th</sup> Whiten 2 <sup>th</sup> Written 5 warking Meeting and Repairment days counselling
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warning of Termination of employment on the 62	5	of occlasis	or contract	of contract
	Termination of	Termingulen of	Torribation of	Tertifistion of
	employment	Employment or oceitætt	employment or contract	Couployment or contrast
of	Sworking	S working	Sworking	Sworking
suspension	days	days	days.	days
If repeated	suspension	suspension	suspension	suspension
	Warking	s Working	Working	Working
	days	days	days:	Cays
	Rupension	suspension	dispension	Cays
	Written	Vilken	Winner	V/ritten
	repaimand	Repilmens	Reprimand	Paprimand
	Habitual or frequent Whites absenceden of or least 4 reprimand sattesarrouth.	Lu. Pature to pass the rating on Annual Performance Evaluation,	11. Seeping duing werk hang.	Physical Examination (AFE) Reprint
	9. Habitral o absenteeisch Chitsamonth	tu. Pastire to pass the rai Annual Performance Evaluation.	11. Seeping du	e centile to a
saudentare exiter in	warpton t	<u> </u>	~~ <i>r</i> ~	ores da

All employees are expected to comply with his debenes contany rules and regulations on zelony finally and covingrouns shall be dealt with by the pertinent Salony, Health, Environment; and Social Committee or group of the pertinant companies of ARC unless the company towers complete and and reduced on the retor.

Marigentons may terminate, cuspend, and otherwise discipline employees of the Gempsoy depending on the gravity of the first and succeeding offerines and on the multiple of things such offerings are continited. Past inflactions of an employee may be considered in the over-all evaluation and depicion of a case.

If there are effectes not specifically provided therein, any ruch offers er existents to any of the offers are above taked, shall be duly investigated and desirwith accordingly.

## PROCEDURE ON DISCIPLINARY INVESTIGATION

Dun process observed with two-notice rules

- In the conduct of an Invistigation involving statement time to Walt datase as anctions, due
  process must be observed by shang is first staticate to the earling traplayers suiting forth the
  violation and the cartifice and statical discerd as to time, place, date and other extensioners
  when coincitted.
- 2. The concerned employed shall be blowed to submit a written employed within FIVE (8) VIORANCE ONSE ONSE TON receipt of the first Nodice and prezent ony endeane against the violations thinged onts flowed the existence of a lawyer. Failure of the compose to submit a written excluding the submote of his free right to explain from the effect of the free control of the free rights of the free right to explain from the effect of the free right.
- 3. In the expiration the conjunction is considered with the explanation of the employee, then the Valation will be diregarded.
- in the event that the explansion does not entablish of the facts of the case, the company stads convenion investigating Parel to conduct in investigation to resolve the issue is of the efleged Matalon.
- 5. For purposes of the above, an investigating fanel challby exected consuling of the followings:
- His Department Head or Representative concerned.
- Immediate Superior of the employee corrects.
- Third neutral comises from any of the other departments of the company.
- The company that there after as a serond Nobles in withing to the employee and his lawyer, if
  represented by one, of the final decidion of the company setting forth the penalty and the basis
  of such.
- 7. Such trainbest shall be formally advised to coincens by the fact-deint Renegor coastermed or the iff flead to the case of tractical Office employees.
- The threshighty pared may put the employee under preventive sispension if the employee, in View of the alleged violation of this Gode, paises a danger on to higher en-employees or to General amounts.
- 9. A decision of the panel chall have the concuring majority voces of it least two (2) members of the panel. The decision rendered by the panel shall be final and exactions. Such detailer shall be without prejudice to the company's right to file ony tegal entronespitals to its card applicable into another any other government is summer, applicable into another any other government is summer.

10. All official descripents and records of syoce drings of the investigation shall be compiled and kept. It is confidented the bythe IRR Department.

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