### ANNUAL CORPORATE GOVERNANCE REPORT OF

## TSPI Mutual Benefit Association, Inc.

- 1. For the fiscal year ended: 2021
- 2. <u>National Capital Region, Philippines</u>
  Province, Country or other jurisdiction of incorporation or organization
- 3. <u>3rd Floor, TSPI Building, 2363 Antipolo St., Guadalupe Nuevo, Makati City 1212</u> Address of principal office
- 4. (02) 8637 2271 Company's telephone number, including area code
- 5. <a href="https://mbai.tspi.org/">https://mbai.tspi.org/</a>
  Company's official website
- 6. <u>Not Applicable</u>
  Former name, former address and former fiscal year, if changed since last report

ANNUAL CORPORATE GOVERNANCE REPORT			
RECOMMENDED CG PRACTICE/POLICY	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION (For non- compliance only)
	hould be headed on in a manner d	rd's Governance Responsibilities I by a competent, working board to foster the long-te onsistent with its corporate objectives and the long-te reholders and other stakeholders	
1. Board is composed		The nine members of the Board of Trustees will	
of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	COMPLIANT	<ul> <li>Five from the Board of Trustees of Tulay sa Pag-unlad, Inc. (A Microfinance NGO)</li> <li>Three client - member representative coming from the North, Central and South Regions</li> <li>One employee representative who is a regular employee of TSPI</li> </ul>	
Board has an appropriate mix of competence and expertise.  2. Board has an appropriate mix of competence and expertise.	COMPLIANT	A trustee shall have the following minimum qualifications:  a. Must be of legal age b. Fit and proper for the position of a trustee. In determining whether a person is fit and proper, the following must be considered:  • Integrity and probity, physical and mental fitness,  • Relevant education, financial literacy and trainings,  • Possession of competencies relevant to the job such as knowledge and experience, skills, diligence and independence of mind and  • Sufficiency of time to filly carry out responsibilities  • Must have attended a seminar on corporate governance for Board of Trustees  Corporate Governance Manual - For Board Composition and Board Qualification page 3  Amended By-Laws dated Feb 28, 2018, Article III, Section V  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> Amended By-Laws dated Feb 28, 2018, Article III, Section V  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/01-Amended-By-Laws-Feb-28-2018-min-min_compressed-1.pdf">https://tspi.org/wp-content/uploads/2020/07/01-Amended-By-Laws-Feb-28-2018-min-min_compressed-1.pdf</a>	

3. Directors remain qualified for their positions, individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	COMPLIANT	The Governance, Nomination and HR Committee define the general profile of board members, and ensure appropriate knowledge, competencies and expertise that complement the existing skills of the board.  As part of the Association's process of corporate governance assessment and monitoring, the Board shall conduct an annual evaluation of its performance through the self - assessment and peer assessment.  The Board as a body shall also be evaluated annually together with the board level committees. This evaluation will help improve board performance that will be beneficial for the Association.  Corporate Governance Manual – IV Governance Structure  • A.8- Performance Evaluation and • A.9 – Continuing Board Education and Training page 7  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUIAL-ndf.ndf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUIAL-ndf.ndf</a>	
Recommendation 1.2		GOVERNANCE-MANUAL-pdf.pdf	
Board is composed of a majority of non-executive directors.	COMPLIANT	The five Board of Trustees who are also Board of Trustees of TSPI (A Microfinance NGO) are independent trustees.  Corporate Governance Manual - IV Governance Structure A.1 Board Composition page 3  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> Amended By-Laws dated Feb 28, 2018, Article III, Section V  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/01-Amended-By-Laws-Feb-28-2018-min-min_compressed-1.pdf">https://tspi.org/wp-content/uploads/2020/07/01-Amended-By-Laws-Feb-28-2018-min-min_compressed-1.pdf</a> Organizational Chart TSPI MBAI website: <a href="https://mbai.tspi.org/tspi-mbai-organization/">https://mbai.tspi.org/tspi-mbai-organization/</a> ;	
Recommendation 1.3		As part of good governance, the all new heard	
Company provides in its     Board Charter or Manual     on Corporate	COMPLIANT	As part of good governance, the all new board members shall undergo training on Anti Money Laundering Act (AMLA) and Good Governance.	

	Governance a policy on training of directors.		This is intended to familiarize the new board members on their roles and responsibilities in the Board and Committees, the Association's strategic plans, organizational structures, business activities, compliance programs, Code of Conduct and Business Ethics, and Corporate Governance.	
			All trustees are encouraged to participate in continuing education programs at the Association's expense. This is to ensure that all members of the Board are updated on emerging trends and concerns in the microinsurance industry.	
			Corporate Governance Manual – IV. Governance Structure  • A.6 –Board Orientation page 5 and  • A.9 - Continuing Board Education and Training page 7	
			TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	
2.	Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors.	COMPLIANT	As part of good governance, the all new board members shall undergo training on Anti Money Laundering Act (AMLA) and Good Governance. This is intended to familiarize the new board members on their roles and responsibilities in the Board and Committees, the Association's strategic plans, organizational structures, business activities, compliance programs, Code of Conduct and Business Ethics, and Corporate Governance	
			Corporate Governance Manual – IV. Governance Structure A.6 –Board Orientation page 5-6  TSPI MBAI website: <a href="https://tspi.org/wp-">https://tspi.org/wp-</a>	
			content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf	
3.	Company has relevant annual continuing training for all directors.		All trustees are encouraged to participate in continuing education programs at the Association's expense. This is to ensure that all members of the Board are updated on emerging trends and concerns in the microinsurance industry.	
		COMPLIANT	The Association uses a variety of approaches based on the learning needs of the BOT. Learning session, specifically on spiritual growth, are done through in-house facilitation. There is industry facilitated conventions and relevant for microinsurance industry. Dissemination of reading materials and regular updates on	

Recommendation 1.4  1.Board has a policy on board diversity		emerging regulatory or governance matters are also provided.  Corporate Governance Manual – IV. Governance Structure  • A.6 –Board Orientation page 5-6 and • A.9 - Continuing Board Education and Training page 7  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> Identifying, screening, and evaluating nominees to the Board of Trustees is a through the Board Governance Committee and shall not be discriminate on the basis of gender, race, ethnicity, religion, age or disability but will seek	
	COMPLIANT	to promote diversity and balance in skills and experience in the Board.  Corporate Governance Manual - For Board Composition and Board Qualification page 3  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf  Amended By-Laws dated Feb 28, 2018, Article III, Section V  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/01-Amended-By-Laws-Feb-28-2018-min-min compressed-1.pdf	
Recommendation 1.5  1. Board is assisted in its duties by a Corporate Secretary	COMPLIANT	the Secretary shall record all the proceedings of the meeting, keep the records in the principal office of the Association, certify the acts of the BOT and members of the Association. The administrative requirements of the Committee shall be handled by the Office of the Corporate Secretary.  Corporate Governance Manual — IV Governance Structure A.4 Duties and Responsibilities of a Secretary page 5  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> Amended Articles of Incorporation — Oct.19, 2018	

		min-min.pdf	
2.Corporate Secretary is a		TSPI MBAI Corporate Secretary is Atty.	
separate individual from		Leonarda D. Banasen while our Compliance	
the Compliance Officer		Officer is Ms. Leander A. Aguinaldo.	
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	COMPLIANT	Corporate Governance Manual – IV. Governance	
	OOMI LIAM	Structure D.1 Compliance Officer page 11-12	
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corporate governance		MBA Thrive: Overcoming the COVID 19	
		Pandemic featuring the Briefer on the Revised Code of Corporate Governance for Insurance	
		Commission Regulated Companies and the	
		Annual Corporate Governance Report.	
	COMPLIANT	7 mildar Gorporate Governance Report.	
		Corporate Governance Manual – VII.	
		Stakeholders A.1 and 2 page 19-20	
		TSPI MBAI website: <a href="https://tspi.org/wp-">https://tspi.org/wp-</a>	
		content/uploads/2020/07/CORPORATE-	
Pocommondation 4.6		GOVERNANCE-MANUAL-pdf.pdf	
Recommendation 1.6  1. Board is assisted by a		The BOT approved the assignment of a	
Compliance Officer		Compliance Officer who coordinate, monitor and	
Compilation Officer		facilitate compliance with existing laws, rules and	
		regulations of the IC, SEC, BIR and other	
		regulatory bodies	
	COMPLIANT		
	JOINI LIAN	Corporate Governance Manual – IV. Governance	
		Structure D.1 Compliance Officer page 11-12	
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		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/COPPOPATE">https://tspi.org/wp-content/uploads/2020/07/COPPOPATE</a>	
		content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf	
2. Compliance Officer has a		The Compliance Officer is the current Deputy	
rank of Vice President or	COMPLIANT	Director of MBAI Operations with more than 17	
5. 7100 1 100100111 01	i	_ = 53.6. 5 5 Sporadone with more than 17	1

an equivalent position with adequate stature and authority in the corporation		years in the field of microinsurance operations.	
Compliance Officer is not a member of the board.	COMPLIANT	Compliance Officer is Ms. Leander A. Aguinaldo which is not a member of the Board.  Corporate Governance Manual – For Appointment of Compliance Officer page 11 and 12	
4.0		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
4. Compliance Officer attends training/s on corporate governance annually.	COMPLIANT	The Compliance Officer attended Promoting Good Governance through Strengthened MBA-MFI/Coop Partnership on March 22, 2021 and Governance and Anti-Money Laundering ACT (AMLA) workshop by MiMAP/Rimansi and Insurance Commission (IC) on June 16-18, 2021.  Corporate Governance Manual – VII. Stakeholders A.1 and 2 page 19-20	
		TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	

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

Recommendation 2.1			
Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	COMPLIANT	The Board of Trustee (BOT) act in a manner characterized by transparency, accountability, fairness and for the best interest of the members of the Association. The BOT is responsible for providing strategic direction, approving and overseeing the implementation of the Associations' policies and procedures, action plans corporate governance and corporate values. They shall also be responsible in overseeing the performance of senior management towards attainment of the Association's short and long term strategic objectives.  The BOT shall hold at least four (4) regular meetings within the year, Special board meeting may be called by the BOT Chair or by any members of the BOT. The BOT may call for an Executive Session for them to meet privately to handle sensitive and confidential issues. In addition, Board Level Committee Chair maintain an efficient line of communication between the Trustees and Management.	

Boommon detion 2.2		Corporate Governance Manual –IV. Governance Structure A.1.Board of Trustees page 2 A.2 Board Duties and Responsibilities page 4 A.7 Board Meetings and Quorum Requirement page  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf</a> .	
Recommendation 2.2  1. Board oversees the		The Board of Trustee act in a manner	
development, review and approval of the company's business objectives and strategy.	COMPLIANT	characterized by transparency, accountability, fairness and for the best interest of the members of the Association. The BOT is responsible for providing strategic direction, approving and overseeing the implementation of the Associations' policies and procedures, action plans corporate governance and corporate values. They shall also be responsible in overseeing the performance of senior management towards attainment of the Association's short and long term strategic objectives.	
		Corporate Governance Manual –IV. Governance Structure  • A.1.Board of Trustees page 2  • A.2 Board Duties and Responsibilities page 4  • A.7 Board Meetings and Quorum Requirement page 6  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
2. Board oversees and monitors the implementation of the company's business objectives and strategy in order to sustain the company's long-term viability and strength	COMPLIANT	The Board of Trustee act in a manner characterized by transparency, accountability, fairness and for the best interest of the members of the Association. The BOT is responsible for providing strategic direction, approving and overseeing the implementation of the Associations' policies and procedures, action plans corporate governance and corporate values. They shall also be responsible in overseeing the performance of senior management towards attainment of the Association's short and long term strategic objectives  Corporate Governance Manual –IV. Governance Structure  • A.1.Board of Trustees page 2  • A.2 Board Duties and Responsibilities page 4	

		Requirement page 6	
		TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	
Recommendation 2.3		TORINGALOU	
Board is headed by a competent and qualified Chairperson.	COMPLIANT	TSPI MBAI Chairwoman is Ms. Ma Luz A. Planas who served for 38 years at the Bank of the Philippine Islands (BPI) before retiring as President and CEO of BPI Forex Coro.	
Decommendation 2.4		TSPI MBAI website: <a href="https://mbai.tspi.org/tspi-mbai-organization/">https://mbai.tspi.org/tspi-mbai-organization/</a> ;	
Recommendation 2.4		The Doord is responsible for energies and	
Board ensures and adopts an effective succession planning program for directors, key officers and management.	COMPLIANT	The Board is responsible for ensuring and adopting an effective succession planning program for directors to ensure the viability and sustainability of the Association. As part of the succession plan, the Board shall adopt a policy on retirement for Directors that will support to promote dynamism and avoid perpetuation in power. This includes adopting a policy on the retirement age for directors as part of management succession.  Corporate Governance Manual – IV. Governance Structure  • A.10 Retirement and Succession Planning page 7  • C.3 Governance Nomination and HR Committee pages 9 and 10  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> TSPI MBAI HR Manual Performance Management System  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Performance-Management-System.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Performance-Management-System.pdf</a>	
Board adopts a policy on the retirement for directors and key officers	COMPLIANT	Corporate Governance Manual – IV. Governance Structure  • A.10 Retirement and Succession Planning page 7  • C.3 Governance Nomination and HR Committee pages 9 and 10  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 2.5		CO. L. WINGE WING TO THE PURPOR	
1.Board formulates and	COMPLIANT	No member of the BOT shall receive any amount	
adopts a policy specifying	COMP LIAINT	of compensation or remuneration for services	

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the relationship between remuneration and		rendered to the Association.	
performance of key officers and board members.		Governance, Nomination and HR Committee oversees the design and implementation of the remuneration and other incentives policy for officers.	
		Corporate Governance Manual –IV. Governance Structure  • A.3 Remuneration page 3  • C.3 Governance Nomination and HR Committee pages 9 and 10	
		TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	
		TSPI MBAI website: <a href="mailto:ttps://tspi.org/wp-content/uploads/2020/07/MBA-Performance-management-System.pdf">ttps://tspi.org/wp-content/uploads/2020/07/MBA-Performance-management-System.pdf</a>	
2.Board aligns the remuneration of key officers and board members with long term interests of the company	COMPLIANT	The Governance, Nomination and HR Committee establishes a formal and transparent procedure for developing a policy on executive remuneration and for fixing the remuneration packages of officers, and provide oversight over remuneration of Senior Management and other key personnel ensuring that compensation is consistent with the Organization's culture, financial capacity, business strategy and control environment to attract and retain officer who are needed to run the Association successfully.  Corporate Governance Manual –IV. Governance Structure	
		A.3 Remuneration page 3     C.3 Governance Nomination and HR Committee pages 9 and 10  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Performance-management-System.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Performance-management-System.pdf</a>	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration		No member of the BOT shall receive any amount of compensation or remuneration for services rendered to the Association.	
	COMPLIANT	Corporate Governance Manual –IV. Governance Structure A.3 Remuneration page 3	
		TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	

		Amended By-Laws dated Feb 28, 2018, Article III Section IV	
		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/01-Amended-By-Laws-Feb-28-2018-min-min_compressed-1.pdf">https://tspi.org/wp-content/uploads/2020/07/01-Amended-By-Laws-Feb-28-2018-min-min_compressed-1.pdf</a>	
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	COMPLIANT	Governance, Nomination and HR Committee  Oversees the nomination & election process for members of the Board of Trustees and for positions appointed by the Board of Trustees.  Corporate Governance Manual – IV. Governance Structure  • G. Rights of a Member page 15  • E. Voting on Motions and Election of Trustees pages 18-19  TSPI MBAI website: <a href="https://tspi.org/wp-content/upleade/2020/07/CORPORATE">https://tspi.org/wp-content/upleade/2020/07/CORPORATE</a>	
O. Basel and distribution and		content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf	
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	Corporate Governance Manual – IV. Governance Structure  • G. Rights of a Member page 15  • E. Voting on Motions and Election of Trustees pages 18-19	
		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf</a> .	
3. Board nomination and election policy includes how the company accepts nominations from minority shareholders	COMPLIANT	TSPI is a non-stock, non-profit organization registered in August 31, 2005 and granted license by the Insurance Commission on December 22, 2006	
	OOMI LIAM	Amended Articles of Incorporation Oct. 19, 2018  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/001-Amended-Articles-of-Incorporation-Oct-19-2018-min-min.pdf">https://tspi.org/wp-content/uploads/2020/07/001-Amended-Articles-of-Incorporation-Oct-19-2018-min-min.pdf</a>	
4. Board nomination and election policy includes how the board reviews nominated candidates.	COMPLIANT	Corporate Governance Manual – IV. Governance Structure  • A.1 Board Composition page 3  • A.2 Board Qualification page 3  • C.3 Governance Nomination and HR Committee pages 9 and 10	
E Doord paringting at 1		TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	
5. Board nomination and election policy includes an assessment of the effectiveness of the	COMPLIANT	Corporate Governance Manual – IV. Governance Structure  • A.5 Election and Term of Office page 5  • A.8 Performance Evaluation page 7	

Board's processes in the			
nomination, election or replacement of a director.		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company	COMPLIANT	Corporate Governance Manual – IV. Governance Structure  • A.1 Board Composition page 3  • A.2 Board Qualification page 3  • C.3 Governance Nomination and HR Committee pages 9 and 10  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 2.7			
1. Board has overall responsibility in ensuring that there is a groupwide policy and system governing related party	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.3 Governance Nomination and HR Committee pages 9 and 10  TSPI MBAI website: https://tspi.org/wp-	
transactions (RPTs) and other unusual or infrequently occurring transactions.	CONFLIANT	content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf	
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.3 Governance Nomination and HR Committee pages 9 and 10  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-</a>	
transparency of the transactions		GOVERNANCE-MANUAL-pdf.pdf	
3. RPT policy encompasses all entities within the group, taking into account their size,	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.3 Governance Nomination and HR Committee pages 9 and 10	
structure, risk profile and complexity of operations.		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
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	Corporate Governance Manual IV. Governance Structure D. Senior Management Team page 11 to 12;  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
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	COMPLIANT	Corporate Governance Manual IV. Governance Structure D. Senior Management Team page 11 to 12;  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	

(Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive)		TSPI MBAI website: https://mbai.tspi.org/tspi-mbai-organization/	
Recommendation 2.9		The state of the s	
1. Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	Corporate Governance Manual IV. Governance Structure D. Senior Management Team page 11 to 12;  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Performance-Management System</a> https://tspi.org/wp-content/uploads/2020/07/MBA-Performance-	
2.Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management	COMPLIANT	Management-System.pdf Corporate Governance Manual VII. Stakeholders A. Internal Stakeholder page20  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf  TSPI MBAI HR Manual Performance Management System  https://tspi.org/wp-content/uploads/2020/07/MBA-Performance-Management-System.pdf	
Recommendation 2.10			
Board oversees that an appropriate internal control system is in place,	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.2 Audit, Risk and Compliance Committee page 9  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.2 Audit, Risk and Compliance Committee page 9  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf  TSPI MBAI HR Manual Performance Management System  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/MBA-Performance-Management-System.pdf  TSPI MBAI HR Manual Code of Business Ethics	

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**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.

Re	Recommendation 3.1					
1.	Board	establishes	COMPLIANT	Corporate Governance Manual - IV. Governance		
	board	committees that	COMPLIANT	Structure C. Board Level Committees pages 8-11		

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focus on specific board functions to aid in the optimal performance of its roles and		TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	
responsibilities.			
Recommendation 3.2			
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.2 Audit, Risk and Compliance Committee page 9-10  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	COMPLIANT	TSPI MBAI website: https://mbai.tspi.org/tspi-mbai-organization/	
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	TSPI MBAI website: https://mbai.tspi.org/tspi-mbai-organization/	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	COMPLIANT	TSPI MBAI website: https://mbai.tspi.org/tspi-mbai-organization/	
Recommendation 3.3			
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.3 Governance, Nomination and HR Committee page 9  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	
Corporate Governance     Committee is     composed of at least     three members,	COMPLIANT	TSPI MBAI website: <a href="https://mbai.tspi.org/tspi-mbai-organization/">https://mbai.tspi.org/tspi-mbai-organization/</a>	

majority of writer should be independent directors  3. Chairman of the Corporate Governance Committee is an independent director  Recommendation 3.4  1. Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.  2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman of the BROC is not the EAD chairman of the BROC is not the Chairman of the BROC is not the Chairman of the BROC is not the Chairman of the BROC has relevant thorough knowledge and experience on risk and risk management.  Recommendation 3.5  1. The Board establishes a selected Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.  2. RPT Committee is composed of at least three non-executive directors, majority of whom should be independent directors, including the chairman of the BROC has relevant thorough knowledge and experience on risk and risk management.  Recommendation 3.5  1. The Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.  2. RPT Committee is composed of at least three non-executive directors, majority of whom should be					
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independent, including the Chairman.			
Recommendation 3.6			
1. All established committees have a Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C. Board Level Committee pages 8-11  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Committee Charters provide standards for evaluating the performance of the Committees	COMPLIANT	Corporate Governance Manual - IV. Governance Structure A.8.Performance Evaluation page 7  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Committee Charters     were fully disclosed on     the company's     website	COMPLIANT	TSPI MBAI website: https://mbai.tspi.org/tspi-mbai-organization/	

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

Re	Recommendation 4.1				
1.		COMPLIANT	Corporate Governance Manual –IV. Governance Structure A.7 Board Meetings and Quorum Requirement page 6  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>		
2.	The directors review meeting materials for all Board and Committee meetings	COMPLIANT	Corporate Governance Manual –IV. Governance Structure A.7 Board Meetings and Quorum Requirement page 6  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>		
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and	COMPLIANT	Corporate Governance Manual –IV. Governance Structure A.7 Board Meetings and Quorum Requirement page 6		

Committee meetings		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 4.2		GOVERNANOE WANDAE par.par	
1. Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views and oversee the long-term strategy of the company	COMPLIANT	TSPI MBAI website: https://mbai.tspi.org/tspi-mbai-organization/	
Recommendation 4.3			
The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.3 Governance Nomination and HR Committee pages 9 and 10  Nomination of Directors is endorsed thru Governance Committee. This includes Full disclosure of existing and new Director position held in another company. Such updating of biodata of Director is recorded by the Corporate Secretary. Official Custodian of data is Corporate Secretary Office  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Principle 5: The board should Recommendation 5.1	endeavor to exe	rcise an objective and independent judgement on all	corporate affairs
The Board is composed of at least twenty percent (20%) independent directors	COMPLIANT	Corporate Governance Manual – IV. Governance Structure  • A.1 Board Composition page 3  • A.2 Board Qualification page 3  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> Amended By-Laws dated Feb 28, 2018, Article III. Section V	
		III, Section V	

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Recommendation 5.3		
1. The independent directors serve for a maximum cumulative term of nine years  As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the Pre-Need Companies and Health Maintenance Organizations shall be from 21 September 2016.  For other covered entities, all previous terms served by existing Independent Directors prior to the effectivity of this Circular shall not be included in the application of the term limit prescribed in this item	COMPLIANT	Corporate Governance Manual-IV. Governance Structure A.5 Election and Term of Office page 5  TSPI MBAI website: https://tspi.org/wp- content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf
The company bars an independent director from serving in such capacity after the term	COMPLIANT	Corporate Governance Manual-IV. Governance Structure A.5 Election and Term of Office page 5

limit of nine years			
		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seek shareholder's approval during the annual shareholder's meeting	COMPLIANT	Corporate Governance Manual-IV. Governance Structure A.5 Election and Term of Office page 5  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals	COMPLIANT	Corporate Governance Manual – IV. Governance Structure D. Senior Management Team pages 11-12  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> TSPI MBAI website: <a href="https://mbai.tspi.org/tspi-mbai-organization/">https://mbai.tspi.org/tspi-mbai-organization/</a>	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities	COMPLIANT	Corporate Governance Manual – IV. Governance Structure  • A,4 Duties and Responsibilities page 4  • D. Senior Management Team pages 11-12  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 5.5			
If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors	COMPLIANT	TSPI MBAI website: https://mbai.tspi.org/tspi-mbai-organization/	
Recommendation 5.6	1	Corporate Covernance Manual IV Covernance	
1. Directors with material interest in a	COMPLIANT	Corporate Governance Manual - IV. Governance Structure	

transaction affecting the corporation should abstain from taking part in the deliberations for the same.		A.7 Board Meetings and Quorum Requirement page 6     C.2 Audit, Risk and Compliance Committee page 9  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf</a>
Recommendation 5.7		
1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  • A.7 Board Meetings and Quorum Requirement page 6 • C.2 Audit, Risk and Compliance Committee page 9  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>
The meetings are chaired by the lead independent director	COMPLIANT	Corporate Governance Manual – IV. Governance Structure  • A,4 Duties and Responsibilities page 4  • C. Board Level Committees page 8-11  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>

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

Recommendation 6.1			
The Board conducts an annual assessment of its performance as a whole	COMPLIANT	Corporate Governance Manual – IV. Governance Structure A.7 Performance Evaluation page 7	
		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf</a> .	
2. The performance of the Chairman is assessed annually by the Board	COMPLIANT	Corporate Governance Manual – IV. Governance Structure A.7 Performance Evaluation page 7	
		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf</a> .	
3. The performance of the		Corporate Governance Manual – IV.	

individual member of the Board is assessed annually by the Board  4. The performance of each committee is assessed annually by the Board.	COMPLIANT	Governance Structure A.7 Performance Evaluation page 7  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> Corporate Governance Manual — IV. Governance Structure A.7 Performance Evaluation page 7  TSPI MBAI website: <a href="https://tspi.org/wp-">https://tspi.org/wp-</a>	
E. Frank three cond		content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf	Cinon
5. Every three years, the assessments are supported by an external facilitator.	NON- COMPLIANT		Since the Corporate Governance Manual was approved by the BOT last CY 2020, the Association will ensure that assessment by an external facilitator will be complied with.
Recommendation 6.2			
Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	COMPLIANT	Corporate Governance Manual – IV. Governance Structure A.7 Performance Evaluation page 7  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
The system allows for a feedback mechanism from the shareholders.	COMPLIANT	Corporate Governance Manual V. Members  F. Duties and Responsibilities page 15 G. Rights of a Member page 15-16  Corporate Governance Manual VI. Annual General Meeting page 16-18  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> TSPI MBAI website: <a href="https://mbai.tspi.org/">https://mbai.tspi.org/</a> Contact details of TSPI MBAI — telephone number, office address and	

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

**Recommendation 7.1** 

1.	Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	COMPLIANT	TSPI MBAI HR Manual – Code of Conduct and Business Ethics  TSPI website: <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf</a>	
2.	The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	TSPI MBAI HR Manual – Code of Conduct and Business Ethics  TSPI website: <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf</a>	
3.	The Code is disclosed and made available to the public through the company website.	COMPLIANT	TSPI MBAI HR Manual – Code of Conduct and Business Ethics  TSPI website: <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf</a>	
Re	commendation 7.2			
	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	COMPLIANT	TSPI MBAI HR Manual – Code of Conduct and Business Ethics  TSPI website: <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf</a>	
2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	COMPLIANT	TSPI MBAI HR Manual – Code of Conduct and Business Ethics  TSPI website: <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf</a> Corporate Governance Manual - IV. Governance Structure C.2 Audit, Risk and Compliance Committee page 9  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	

Disclosure and Transparency

Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

Recommendation 8.1

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1.	Board establishes		Corporate Governance Manual V. Members
	corporate disclosure policies and	COMPLIANT	F. Duties and Responsibilities page 15     C. Bights of a Member page 15
	procedures to ensure a comprehensive.		G. Rights of a Member page 15-16

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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.		Corporate Governance Manual VI. Annual General Meeting page 16-18  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 8.3			
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	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  C.2 Audit, Risk and Compliance Committee page 9  C.3 Governance, Nomination and HR Committee pages 9  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-</a>	
might affect their		GOVERNANCE-MANUAL-pdf.pdf	
judgment.		SOVERNIA NO E WANTONE par.par	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  C.2 Audit, Risk and Compliance Committee page 9  C.3 Governance, Nomination and HR Committee pages 9  D. Senior Management Team page 11-12  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
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 in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	COMPLIANT	Corporate Governance Manual – IV. Governance Structure A.3 Remuneration page 3  TSPI MBAI website: https://tspi.org/wp- content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf  Amended By-Laws dated Feb 28, 2018, Article III, Section IV  TSPI MBAI website: https://tspi.org/wp- content/uploads/2020/07/01-Amended-By- Laws-Feb-28-2018-min-min_compressed-1.pdf	
2. Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level and mix of the same in the Annual Corporate Governance	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  C.3 Governance, Nomination and HR Committee pages 9  D. Senior Management Team page 11-12  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-</a>	

<b>D</b> ( ) ( ) ( )	I	OOVEDNIANOE MANIHAL IV. IV.
Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.		GOVERNANCE-MANUAL-pdf.pdf
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  • A.10. Retirement and Succession Planning page 7  • C.3 Governance, Nomination and HR Committee pages 9
		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>
Pacammandation 9 F		GOVERNANCE-MANOAE-pai.pai
Recommendation 8.5	ı	
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  • A.7 Board Meetings and Quorum Requirement • C.3 Governance Nomination and HR Committee pages 9 and 10  RPT matters will be under the Governance, Nomination and HR Committee  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>
2. Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.	COMPLIANT	The Association submits quarterly Report of Material Related Party Transactions and annual Report on Conglomerate Structure to the Insurance Commission TSPI MBAI website: https://mbai.tspi.org/annual-statement/
Recommendation 8.6		
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT	TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>
2. Company's MCG is posted on its company	COMPLIANT	TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-</a>

website		GOVERNANCE-MANUAL-pdf.pdf	
		standards for the appropriate selection of an extention strengthen the external auditor's independence are	
Recommendation 9.1			
Audit Committee has a robust process for approving and recommending the appointment/ reappointment, removal, and fees of the external auditors.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  Corporate Governance Manual VI. Annual General Meeting page 16-18  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
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	TSPI MBAI retained the services of its external auditor  TSPI MBAI website:  https://mbai.tspi.org/annual-statement/	
Recommendation 9.2			
1. Audit Committee Charter includes the Audit Committee's responsibility on:  i. assessing the integrity and independence of external auditors;  ii. exercising effective oversight to review and monitor the external auditor 's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.2 Audit, Risk and Compliance Committee page 9  Board, Audit and Compliance Committee Charter  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	

	consideration relevant Philippine professional and regulatory requirements.			
	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure C.2 Audit, Risk and Compliance Committee page 9  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
	commendation 9.3			
1.	Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	COMPLIANT	The external auditor does not provide non-audit services. Their primary function is the preparation of the Annual Audited Financial Statement.  TSPI MBAI website: <a href="https://mbai.tspi.org/annual-statement/">https://mbai.tspi.org/annual-statement/</a>	
2.	Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	COMPLIANT	Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • E. External Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
	<b>nciple 10</b> : The company ues are disclosed.	should ensure	that the material and reportable non-financial a	and sustainability
	commendation 10.1			
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	The non-financial information of TSPI MBAI shall be disclosed to his stakeholders through its website of the alliance/association to which it belongs, and post it in its place of operations or where its clients are located.  Corporate Governance Manual – VII. Stakeholders B. External Stakeholders pages 21 to 22  TSPI MBAI website: <a href="https://mbai.tspi.org/sustainability-reports/">https://mbai.tspi.org/sustainability-reports/</a>	
2.	Company adopts a globally recognized standard/framework in reporting sustainability and non-financial	COMPLIANT	TSPI MBAI regularly inform its stakeholders in reporting sustainability and non-financial issues through its Annual Report, Sambayanihan Activities and updated website	

issues.		were all about the Association efforts and activities could be access.	
		TSPI MBAI website:	
		https://mbai.tspi.org/sustainability-	
		Titips://Tibal.tspi.org/sustainability-	
		TSPI MBAI Annual Report:	
		https://mbai.tspi.org/annual-report/	
		The point is a second of the s	
		TSPI MBAI official website:	
		https://mbai.tspi.org/	
		a comprehensive and cost-efficient communication	
disseminating relevant inform stakeholders and other interest		nnel is crucial for informed decision-making by inv	estors,
Recommendation 11.1	esteu users		
1. The company should		TSPI MBAI official website:	
have a website to		https://mbai.tspi.org/	
ensure a			
comprehensive, cost efficient, transparent,	COMPLIANT		
and timely manner of	COMPLIANT		
disseminating relevant			
information to the			
public.	Diek Menegen	ant Franciscoule	
Internal Control System and			
Principle 12. To the integrity	trangnarency ar	nd proper governance in the conduct of its affairs, the	hlunda varamma e
		nd proper governance in the conduct of its affairs, the stem and enterprise risk management framework.	e company should
		nd proper governance in the conduct of its affairs, the stem and enterprise risk management framework.	e company should
have a strong and effective int Recommendation 12.1 1. Company has an		tem and enterprise risk management framework.  The Audit, Risk and Compliance Committee	e company should
have a strong and effective into Recommendation 12.1  1. Company has an adequate and effective		The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy	e company should
have a strong and effective internal control system		The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system	e company should
have a strong and effective into Recommendation 12.1  1. Company has an adequate and effective		The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy	e company should
have a strong and effective internal conduct of its		The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system	e company should
have a strong and effective internal conduct of its	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure	e company should
have a strong and effective internal conduct of its		The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance	e company should
have a strong and effective internal conduct of its	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9	e company should
have a strong and effective internal conduct of its	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance	e company should
have a strong and effective internal conduct of its	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  C.2 Audit, Risk and Compliance Committee page 9  F. Internal Auditor pages 13  TSPI MBAI website: https://tspi.org/wp-	e company should
have a strong and effective internal conduct of its	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-</a>	e company should
have a strong and effective internal control system in the conduct of its business.	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf	e company should
have a strong and effective internal control system in the conduct of its business.  2. Company has an adequate and effective internal control system in the conduct of its business.	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf  The Audit, Risk and Compliance Committee	e company should
have a strong and effective internal control system in the conduct of its business.  2. Company has an adequate and effective enterprise risk	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf  The Audit, Risk and Compliance Committee reviews the Association's risk management framework and recommended appropriate	e company should
have a strong and effective internal control system in the conduct of its business.  2. Company has an adequate and effective enterprise risk management framework	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> The Audit, Risk and Compliance Committee reviews the Association's risk management framework and recommended appropriate policies and standards for Board approval. The	e company should
have a strong and effective internal control system in the conduct of its business.  2. Company has an adequate and effective enterprise risk management framework in the conduct of its businest risk management framework in the conduct of its internal control system in the conduct of its business.	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> The Audit, Risk and Compliance Committee reviews the Association's risk management framework and recommended appropriate policies and standards for Board approval. The Committee performs regular reviews of the	e company should
have a strong and effective internal control system in the conduct of its business.  2. Company has an adequate and effective enterprise risk management framework	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> The Audit, Risk and Compliance Committee reviews the Association's risk management framework and recommended appropriate policies and standards for Board approval. The Committee performs regular reviews of the Associations' exposures based on the category	e company should
have a strong and effective internal control system in the conduct of its business.  2. Company has an adequate and effective enterprise risk management framework in the conduct of its businest risk management framework in the conduct of its internal control system in the conduct of its business.	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> The Audit, Risk and Compliance Committee reviews the Association's risk management framework and recommended appropriate policies and standards for Board approval. The Committee performs regular reviews of the	e company should
have a strong and effective internal control system in the conduct of its business.  2. Company has an adequate and effective enterprise risk management framework in the conduct of its businest risk management framework in the conduct of its internal control system in the conduct of its business.	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> The Audit, Risk and Compliance Committee reviews the Association's risk management framework and recommended appropriate policies and standards for Board approval. The Committee performs regular reviews of the Associations' exposures based on the category recommended the necessary mitigation and	e company should
have a strong and effective internal control system in the conduct of its business.  2. Company has an adequate and effective enterprise risk management framework in the conduct of its businest of its business of its busin	ernal control sys	The Audit, Risk and Compliance Committee regularly monitors and evaluate the adequacy and effectiveness of the internal control system thru the Internal Audit Services of TSPI NGO.  Corporate Governance Manual - IV. Governance Structure  • C.2 Audit, Risk and Compliance Committee page 9  • F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> The Audit, Risk and Compliance Committee reviews the Association's risk management framework and recommended appropriate policies and standards for Board approval. The Committee performs regular reviews of the Associations' exposures based on the category recommended the necessary mitigation and other management actions to limit, control and	e company should

		Structure C.2 Audit, Risk and Compliance Committee page 9  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 12.2		The Internal Audit Comings of TODI NOO also	
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	COMPLIANT	The Internal Audit Services of TSPI NGO also handles the internal audit function of TSPI MBAI.  The Internal Audit provide an independent assurance service to the Board Audit, Risk and Compliance Committee and management, focusing on reviewing the effective of the governance, risk management and control processes that the management has put into place.  Corporate Governance Manual - IV. Governance Structure  C.2 Audit, Risk and Compliance Committee page 9  F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-</a>	
		GOVERNANCE-MANUAL-pdf.pdf	
Recommendation 12.3			
The company has a qualified Chief Audit    CAE		The Internal Audit Services of TSPI NGO also handles the internal audit function of TSPI MBAI	
Executive (CAE) appointed by the Board	COMPLIANT	and directly supervised by the Audit, Risk and Compliance Committee  Corporate Governance Manual - IV. Governance Structure  C.2 Audit, Risk and Compliance Committee page 9  F. Internal Auditor pages 13  TSPI MBAI website: https://tspi.org/wp-	
` '	COMPLIANT	and directly supervised by the Audit, Risk and Compliance Committee  Corporate Governance Manual - IV. Governance Structure  C.2 Audit, Risk and Compliance Committee page 9  F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-</a>	
` ,	COMPLIANT	and directly supervised by the Audit, Risk and Compliance Committee  Corporate Governance Manual - IV. Governance Structure  C.2 Audit, Risk and Compliance Committee page 9  F. Internal Auditor pages 13  TSPI MBAI website: https://tspi.org/wp-	

executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.		Structure  C.2 Audit, Risk and Compliance Committee page 9 F. Internal Auditor pages 13  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 12.4			
The company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT	The Audit, Risk and Compliance Committee reviews the Association's risk management framework and recommended appropriate policies and standards for Board approval. The Committee performs regular reviews of the Associations' exposures based on the category recommended the necessary mitigation and other management actions to limit, control and monitor such exposures.	
		Corporate Governance Manual - IV. Governance Structure C.2 Audit, Risk and Compliance Committee page 9	
December delice 40 F		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
Recommendation 12.5		TI DI LO(() ( TODI NOO   1   1	
1. In managing the company's Risk Management System, the company has a Chief Risk Officer who is the ultimate champion of Enterprise Risk Management (ERM).	COMPLIANT	The Risk Officer of TSPI NGO also handles TSPI MBAI.	
2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT	The Risk Officer has 4 years of internal audit experience and with Masters in Business Administration (MBA)	
Cultivating a Synergic Rela	tionship With	Shareholders	
		shareholders fairly and equitably, and also recog	nize, protect and
facilitate the exercise of their	rights.		
Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Basic rights of a member are clearly indicated on the Corporate Governance Manual - right to information, right to nominate and vote, right to participate in all deliberations and if eligible, right to be elected or appointed in the Association.	
		Corporate Governance Manual V. Members G. Rights of a Member page 15-16	

			TODI MDAL LU
			TSPI MBAI website: <a href="https://tspi.org/wp-parter-t/upleade/2020/07/CORPORATE">https://tspi.org/wp-parter-t/upleade/2020/07/CORPORATE</a>
			content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf
2	Board ensures that		
۷.	basic shareholder		Corporate Governance Manual V. Members
	rights are disclosed on		G. Rights of a Member page 15-16
	the company's website.	COMPLIANT	TODI MDAL ALS'I A LUCA (loss' and a
	, ,		TSPI MBAI website: https://tspi.org/wp-
			content/uploads/2020/07/CORPORATE-
Po	commendation 13.2		GOVERNANCE-MANUAL-pdf.pdf
1.			TSPI MBAI ensure that the Notice of
''	active shareholder		Meetings shall reach all its members through
	participation by sending		means most efficient and convenient to the
	the Notice of Annual		members. This shall be announced during the
	and Special		conduct of center meetings and posted in all
	Shareholders' Meeting		online platform - TSPI website and TSPI
	with sufficient and		Facebook pages.
	relevant information at least 21 days before		
	the meeting.		Said notices must be sent to the Secretary by
	and modaling.		any formal communication at least thirty (30)
			days before the date of the AGM.
		COMPLIANT	Corporate Governance Manual – VI. Annual
		COMPLIANT	General Meeting A. Notice of the Meeting
			page 17.
			TODI MONI I II II II I
			TSPI MBAI website: https://tspi.org/wp-
			content/uploads/2020/07/CORPORATE-
			GOVERNANCE-MANUAL-pdf.pdf
			Notice of AGM
			https://mbai.tspi.org/tspi-mbai-2019-notice-of-
			agm/
			<u>ugiiii</u>
			TSPI Facebook Page
			https://www.facebook.com/TulaySaPagunladInc
Re	commendation 13.3		
	Board encourages		Corporate Governance Manual – VI. Annual
	active shareholder		General Meeting F. Result of AGM page 19
	participation by making		
	the result of the votes taken during the most		TSPI MBAI website: <a href="https://tspi.org/wp-">https://tspi.org/wp-</a>
	recent Annual or	COMPLIANT	content/uploads/2020/07/CORPORATE-
	Special Shareholders'		GOVERNANCE-MANUAL-pdf.pdf
	Meeting publicly		
	available the next		
	working day		
2.	Minutes of the Annual		TSPI website: https://tspi.org/minutes-of-agm/
	and Special		
	Shareholders' Meetings	COMPLIANT	TSPI MBAI website:
	are available on the company website		https://mbai.tspi.org/minutes-of-agm-2021/
	company website within five business		
L	within hive business		

days from the end of the meeting.			
Recommendation 13.4			
Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner	COMPLIANT	Corporate Governance Manual  IV. Governance Structure B. Advisory Council page 8  V. Members F. Duties and Responsibilities page 15  VI Annual General Meeting C. Agenda page 19  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.  Duties to Stakeholders	COMPLIANT	Corporate Governance Manual  IV. Governance Structure B. Advisory Council page 8  V. Members F. Duties and Responsibilities page 15  VI Annual General Meeting C. Agenda page 19  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	

**Principle 14**: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interest 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 creating wealth, growth and sustainability	COMPLIANT	The Association identifies both internal and external stakeholders and committed to protect their welfare by ensuring that business is conducted in a transparent and fair manner.  The Association actively involve its stakeholders to its activities, harmoniously creating wealth, growth and sustainability. These activities could be found in its Sambayanihan Program, Mission in Action and TSPI Activities.  Corporate Governance Manual VII. Stakeholders pages 19-22  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>
Recommendation 14.2		
Board establishes clear policies and programs to provide a mechanism on	COMPLIANT	The Association is committed to protect the welfare on both internal and external

the fair treatment and protection of stakeholders		stakeholders by ensuring that business is conducted in transparent and fair manner.
		The Association has Code of Conduct and Business Ethics, Employee Discipline Manual and Whistle Blower among others are also in place to ensure fair treatment and protection of stakeholders.
		It also actively informs its stakeholders through its regular meetings and updates posted on its website. Communication lines are also open to encourage and promote transparency through:  • TSPI Contact Details on the website (telephone, office address and email address)
		<ul> <li>TSPI Facebook Page and FB messenger</li> </ul>
		Corporate Governance Manual VII. Stakeholders pages 19-22
		TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>
		https://tspi.org/wp- content/uploads/2020/07/MBA-Code-of- Ethics.pdf
		https://tspi.org/wp- content/uploads/2020/07/MBA-Whistle- Blower.pdf https://tspi.org/wp-
		content/uploads/2020/07/MBA- Employee Discipline rev_2.pdf
		https://tspi.org/wp- content/uploads/2020/07/Supplier- Accreditation-and-Performance-Evaluation- Policy.pdf
		https://mbai.tspi.org/
Recommendation 14.3  1. The Board adopts a		Compared Compared Marcol 2011
The Board adopts a transparent framework and process that allow		Corporate Governance Manual VII. Stakeholders pages 19-22
stakeholders to communicate and to obtain redress for the	COMPLIANT	TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>

violations of their right-	T		
violations of their rights		https://tspi.org/wp- content/uploads/2020/07/MBA-Code-of- Ethics.pdf	
		https://tspi.org/wp- content/uploads/2020/07/MBA-Whistle- Blower.pdf	
		https://tspi.org/wp- content/uploads/2020/07/MBA- Employee_Discipline_rev_2.pdf	
		https://tspi.org/wp- content/uploads/2020/07/Supplier- Accreditation-and-Performance-Evaluation- Policy.pdf	
		https://mbai.tspi.org/	
		articipation should be developed to create a symbits corporate governance processes.	iotic environment,
Recommendation 15.1	iu participate in	is corporate governance processes.	
Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance		The Association ensures that all labor practices are in accordance with the Labor laws and regulations and invest in training and capacity building of employees to perform their functions and activities. The Association ensure that employees feel valued and actively participate in achieving the Association's objectives.  Corporate Governance Manual VII. Stakeholders A. Internal Stakeholders pages 19-21	
	COMPLIANT	TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>	
	Communication lines are also open to encourage and promote transparency through:  • TSPI Contact Details on the website (telephone, office address and email address)		
		TSPI MBAI official website: <a href="https://mbai.tspi.org/">https://mbai.tspi.org/</a>	
Recommendation 15.2			
Board sets the tone and makes a stand against corrupt practices by	COMPLIANT	The Code of Conduct and Business Ethics of the Association sets out the basic principles to	
		34	

adopting an anti- corruption policy and program in its Code of Conduct		guide all employees and officer of TSPI and its affiliates to conduct themselves accordingly and seek to avoid even the appearance of improper behavior.  TSPI MBAI HR Manual on Employee Discipline also specify the rules and regulations which govern the conduct and behavior of all the employees.  TSPI MBAI HR Manual – Code of Business Ethics and Employee Discipline  TSPI MBAI website: https://tspi.org/wp-content/uploads/2020/07/MBA-Code-of-Ethics.pdf  https://tspi.org/wp-content/uploads/2020/07/MBA-Employee Discipline rev 2.pdf  Communication lines are also open to encourage and promote transparency through:  • TSPI Contact Details on the website (telephone, office address and email address)  • TSPI Facebook Page and FB messenger  https://mbai.tspi.org/https://www.facebook.com/TulaySaPagunladl	
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture	COMPLIANT	Regular trainings are provided to employees to be able to perform their functions, help the Association achieve its objectives to promote a compliance culture and make employees feel valued.  Corporate Governance Manual VII. Stakeholders A. Internal Stakeholders pages 19-21  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> TSPI Webinars and TSPI Activities	

		https://mbai.tspi.org/tspi-mbai-gallery/	
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	COMPLIANT	TSPI MBAI Whistle Blower Policy addresses its commitment to integrity and ethical behavior by helping to foster and maintain and environment where employees can act appropriately. This policy is consistent and made part of the Association's Code of Conduct and Business Ethics as outlined in the HR Manual. Employees are strongly encouraged to discuss with their immediate supervisors, managers and other appropriate personnel, when in doubt about the best and ethical course of action in particular situation.  TSPI MBAI HR Manual – Whistle Blower  https://tspi.org/wp-content/uploads/2020/07/MBA-Whistle-Blower.pdf	
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	https://mbai.tspi.org/  The Whistle Blower Policy allows the employees to have direct access to report to HR Manager – Employee Relation openly, to the Deputy Director of HRMS and Internal Audit Services confidently, or anonymously any allegation.  Corporate Governance Manual VII. Stakeholders A. Internal Stakeholders pages 19-21  TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a> TSPI MBAI HR Manual – Whistle Blower <a href="https://tspi.org/wp-content/uploads/2020/07/MBA-Whistle-Blower.pdf">https://tspi.org/wp-content/uploads/2020/07/MBA-Whistle-Blower.pdf</a> <a href="https://mbai.tspi.org/">https://mbai.tspi.org/</a>	
3. Board supervises and ensures the enforcement of the whistleblowing framework	COMPLIANT	Corporate Governance Manual IV. Governance Structure C.3. Governance, Nomination and HR Committee page 9  TSPI MBAI website: https://tspi.org/wp- content/uploads/2020/07/CORPORATE- GOVERNANCE-MANUAL-pdf.pdf	

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

### **Recommendation 16.1**

1. Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.

TSPI MBAI believes that commitment to serve the communities where the Association operates is an integral part of why it exists.

The Sambayanihan Program (social services program of TSPI) is the program through which TSPI MBAI commits its efforts to giving back to the community. Such activities also create opportunities for members and employee to volunteer and experience the joy of serving others.

### **COMPLIANT**

Corporate Governance Manual VII. Stakeholders pages 19-22

TSPI MBAI website: <a href="https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf">https://tspi.org/wp-content/uploads/2020/07/CORPORATE-GOVERNANCE-MANUAL-pdf.pdf</a>

TSPI website: <a href="https://tspi.org/">https://tspi.org/</a>

- · Sustainability Reports
- Mission in Action
- Sambayanihan

https://mbai.tspi.org/sambayanihan-2/ https://mbai.tspi.org/sustainability-reports/

# **CERTIFICATION**

, ,	nses and explanations set forth in the above see Report are true, complete and correct of our on authentic records.
Signed in the City of2022.	, on the of
Ma. Luz A. Planas CHAIRMAN OF THE BOARD	Alice Z. Cordero PRESIDENT / CEO
Atty. Leonarda D. Banasen CORPORATE SECRETARY	Leander A. Aguinaldo COMPLIANCE OFFICER
Atty. Cornelio C. Gison INDEPENDENT DIRECTOR	Florencia G. Tarriela INDEPENDENT DIRECTOR
Rene E. Cristobal INDEPENDENT DIRECTOR	Juanita D. Amatong INDEPENDENT DIRECTOR
	re me this day of, nally known to me (or whom I have identified y) and who exhibited to me their respective
NAME  1 MA. LUZ A. PLANAS  2 ATTY. CONELIO C. GISON  3 FLORENCIA G. TARRIELA  4 RENE E. CRISTOBAL  5 JUANITA D. AMATONG  6 ALICE Z. CORDERO  7 ATTY. LEONARDA D. BANASEN  8 LEANDER AGUINALDO	ID NO. DATE/PLACE SSUED
Doc. No; Page No; Book No; Series of 2022.	