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## SEC FORM - I-ACGR

## INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year endedDecember 31, 2017.	
2.	SEC Identification NumberPW-02 3. BIR	Tax Identification No002-103-216
4.	Exact name of issuer as specified in its charter	.A. Soriano Corporation
5.	Makati City, PhilippinesProvince, Country or other jurisdiction of incorporation or organization	(SEC Use Only) Industry Classification Code:
7.	7th Floor, Pacific Star Building, Gil Puyat Avenue cor.	Makati Avenue, Makati City
	Address of principal office	Postal Code
8.	632-819-0251 Issuer's telephone number, including area code	
9.	Former name, former address, and former fiscal year	

IN	ITEGRATED ANNI	UAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Gov	rernance Responsibilities	
Principle 1: The company should be headed by competitiveness and profitability in a manner costakeholders.  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	A. Soriano Corporation's (the "Company") annual Information Statement ("IS") provides for the curriculum vitae of the Directors. The	
2. Board has an appropriate mix of competence and expertise.	Compliant	latest version of the IS (2017) was filed on March 12, 2028.	
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	http://www.anscor.com.ph/disclosures/sec-filings/.  Likewise, the Company's website provides for the curriculum vitae of the Directors and Corporate Officers.  https://www.anscor.com.ph/about/board-of-directors-corporate-officers/.  Also, Section 2.2.1 of the Company's Manual on Corporate Governance provides for qualifications of Directors.  https://www.anscor.com.ph/corporate-governance/	
Recommendation 1.2			
<ol> <li>Board is composed of a majority of non- executive directors.</li> </ol>	Compliant	Of the 7 Directors of the Company, 4 or a majority, are non-executive	

		directors, namely, John Gokongwei, Jr., Oscar J. Hilado, Jose C. Ibazeta, and Roberto R. Romulo. The three other Directors are executive directors occupying executive positions in Anscor, namely, Andres Soriano III (President and CEO), Eduardo J. Soriano (Treasurer), and Ernest K. Cuyegkeng (Executive VP and CFO).  Both the 2017 IS and 2017 General Information Sheet ("GIS") of the Company provide for the type of directorship of the Directors, and their respective positions in the Company, if any, are also indicated therein.  http://www.anscor.com.ph/disclosu	
Recommendation 1.3		res/sec-filings/.	
Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	Section 2.2.4 of the Company's Manual on Corporate Governance specifically provides that "a Director shall, before assuming office, attend a seminar on Corporate Governance conducted by a duly recognized private or government institution. Thereafter, all directors and key officers of the Corporation shall attend, at least once a year, a	
SEC Form – I-ACGR * Updated 21Dec2017		relevant program on corporate governance conducted by training providers duly accredited by the Securities and Exchange Commission."	

			,
			https://www.anscor.com.ph/corpor
			ate-governance/.
			The Company does not have a
			separate Board Charter apart from
			its By-laws and Manual on
			Corporate Governance, which both
			documents already provide for
			Board governance, roles,
			responsibilities, qualifications,
			among others.
			While the Company does not have
			a separate Board Charter, the
			Directors and Key Officers are in
			fact compliant with the
			aforementioned policy on training
			of Directors and Key Officers.
2	Company has an orientation program for	Compliant	Section 2.2.4 of the Company's
2.	first time directors.	Compilarii	Manual on Corporate Governance
	ilisi ilitic dilectors.		specifically provides that "a Director
			shall, before assuming office, attend
			a seminar on Corporate
3	Company has relevant annual continuing	Compliant	Governance conducted by a duly
٥.	training for all directors.	Compilarii	, ,
	irdining for all allectors.		recognized private or government
			institution. Thereafter, all directors
			and key officers of the Corporation
			shall attend, at least once a year, a
			relevant program on corporate
			governance conducted by training
			providers duly accredited by the
			Securities and Exchange
			Commission."
			https://www.anscor.com.ph/corpor
			ate-governance/.
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		The Directors' respective Certificates of Attendance on corporate governance training for the year 2017 are posted in the Company's website. https://www.anscor.com.ph/disclos ures/other-disclosures-to-pertinent- agencies/ . It is also posted at the PSE Edge Portal. http://edge.pse.com.ph/company Disclosures/form.do?cmpy_id=14 (filed under "Other SEC Forms, Reports and Requirements" dated August 30, 2017 and September 19, 2017).	
Recommendation 1.4	T - " .		
1. Board has a policy on board diversity.	Compliant	The Board's diversity policy is focused on diversity in industry background of the Directors as reflected in Section 2.1 of the Company's Manual on Corporate Governance which provides that the Directors' "collective working knowledge, experience or expertise shall be relevant to the Corporation's industry sector or in other disciplines or industries which can provide other insights or diversity in the Board, to be elected by the Stockholders in accordance with the Corporation Code and the by-laws.  https://www.anscor.com.ph/corporate-governance/.	

Optional: Recommendation 1.4			
Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Not compliant		Board diversity is focused on diversity in industry background which is relevant to a conglomerate like the Company.  The Directors continue to have diverse backgrounds in different industries.
Recommendation 1.5			
Board is assisted by a Corporate Secretary.	Compliant	The Company's Corporate	
Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	Secretary is Atty. Lorna Patajo- Kapunan. She is a Senior Partner of	
Corporate Secretary is not a member of the Board of Directors.	Compliant	the law firm, Kapunan Garcia & Castillo Law Offices. The Corporate Secretary is a separate individual from Anscor's Compliance Officer, Atty. Joshua L. Castro. Atty. Kapunan is also not a member of the Board of Directors.  The duties and functions of the Company's Corporate Secretary are found in Section 7 of its By-laws. https://www.anscor.com.ph/about/pdf-downloads/  Other duties and responsibilities of the Corporate Secretary are also found in Sec. 3.3 of the Company's Manual on Corporate Governance. https://www.anscor.com.ph/corporate-governance/.  Atty. Kapunan's curriculum vitae is found in the 2017 Information Statement of the Company.	

http://www.anscor.com.ph/disclosu res/sec-filings/.  Likewise, the Company's website provides for the curriculum vitae of Afty, Kapunan. https://www.anscor.com.ph/about/board-of-directors-corporate-officers/.  4. Corporate Secretary attends training/s on corporate governance.  Compliant  Afty, Kapunan attended a seminar on Corporate Governance conducted by Risk Opportunities, Assessment and Management, Inc. on February 3, 2017 at the RCBC Plaza, Makati City.  Defiand: Recommendation 1.5  1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.  Not compliant  Not compliant  Board materials are distributed prior to Board meetings but the number of days that Board materials are distributed to Directors prior to the Board meeting depends largely on the agenda every meeting.  Recommendation 1.6  1. Board is assisted by a Compliance Officer.  Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.  Anscor's Compliance Officer is Atty.  Joshua Castro, and holds the rank of Vice President or an equivalent position with adequate stature and authority in the corporate Secretary. He is also the Head of the Corporate Secretary and Head of Corporate Secretary and February and Provides Head of the Corporate Secretary And Prov	Likewise, the Company's website provides for the curriculum vitae of Atty. Kapunan.  https://www.anscor.com.ph/about/board-of-directors-corporate-officers/.  4. Corporate Secretary attends training/s on Compliant Atty. Kapunan attended a seminar				
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Assessment and Management, Inc. on February 3, 2017 of the RCBC Plaza, Makati City.  Optional: Recommendation 1.5  1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.  Not compliant to Board materials are distributed prior to Board meetings but the number of days that Board materials can be distributed to Directors prior to the Board meeting depends largely on the agenda every meeting.  Recommendation 1.6  1. Board is assisted by a Compliance Officer.  Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.  Not compliant Corporate Secretary. He is also the Head of the Corporate Secretary and Head of Corporate S		corporate governance.		•	
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		3 Compliance Officer is not a member of	Compliant		go. c
	the Board.  Sec. 3.4 of the Company's Manual	· · · · · · · · · · · · · · · · · · ·			
				on Corporate Governance.	

		https://www.anscor.com.ph/corpor ate-governance/.  Atty. Castro's curriculum vitae is found in the 2017 Information Statement of the Company. http://www.anscor.com.ph/disclosures/sec-filings/.  Likewise, Anscor's website provides for the curriculum vitae of Atty. Castro. https://www.anscor.com.ph/about/board-of-directors-corporate-officers/	
Compliance Officer attends training/s on corporate governance.	Compliant	Atty. Castro attended a 3-hour seminar on Adapting Changes in the Corporate Governance Code and Internal Control Environment conducted by SGV on August 24, 2017. His Certificate of Attendance is posted in the Company's website, file:///C:/Users/Joshua%20L.%20Cast ro/Downloads/Anscor-Directors-Certificates-of-Attendace-on-CG-Seminar%20(2).pdf and at the PSE Edge portal. http://edge.pse.com.ph/openDiscViewer.do?edge_no=8c90dcb884a8_e41f43ca035510b6ec2b#sthash.TiQdMUI0.dpbs	

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

Recommendation 2.1

Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	The Directors are provided Board materials prior to Board meetings in order to fully inform them of matters to be discussed during the Board meetings.	
		Before deciding on any Board matter that requires Board decision, the matter is discussed by the Board taking into account the best interest of the Company.	
		Pages 22-29 of the Company's 2017 Information Statement filed on March 12, 2018 contains the resolutions passed by the Board for the period February 22, 2017 to February 22, 2018.  https://www.anscor.com.ph/disclosures/sec-filings/	
		http://edge.pse.com.ph/openDiscV iewer.do?edge_no=8c90dcb884a8 e41f43ca035510b6ec2b#sthash.TiQ dMUI0.dpbs	
Recommendation 2.2			
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	The Board approves investments undertaken by the Company pursuant to its business objectives	
Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	and strategies and as recommended by the Company's Investment Committee.	
SEC Form = I-ACGR * Undated 21Dec2017		The Board regularly monitors the progress of these investments through updates provided by	

		Management during Board meetings. Updates on Investments is a regular part of the agenda for each Board meeting.  Board resolutions approving the investments of the Company for the previous year are included in the resolutions approved by the Board for the period February 22, 2017-February 22, 2018 as enumerated in pages 22-29 Company's 2017 Information Statement filed on March 12, 2018.  https://www.anscor.com.ph/disclos	
		<u>ures/sec-filings/</u>	
Supplement to Recommendation 2.2			
Board has a clearly defined and updated vision, mission and core values.	Compliant	The Company's vision, mission and core values is posted in its website.  https://www.anscor.com.ph/about/mission-vision-values/  The Board takes into account the Company's vision, mission and core values in its evaluation of potential investments.	
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.  Output  Description:	Not compliant	The Board does not have a formal strategy execution process.	The Board evaluates and approves all major plans of action, mainly, investments of the Company as recommended by the Investment Committee.  The implementation of these investments are monitored by the Board through regular updates during Board meetings.
Recommendation 2.3			

Board is headed by a competent and qualified Chairperson.	Compliant	Mr. Andres Soriano III is the Chairman of the Board of Directors. His curriculum vitae can be found at the Company's website. https://www.anscor.com.ph/about/ board-of-directors-corporate- officers/	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directo key officers and management.	Not compliant		While the Board does not have a specific succession planning program, the Company has adequate procedures in place to ensure that Directors nominated for the Board and key officers and Management appointed by Board are competent and qualified for their respective positions.  Sections 2 – 4, Article IV of the Company's bylaws provides for the qualifications and procedures for nominating and electing Directors.  https://www.anscor.com.ph/about/pdf-downloads/  Section 2.2 of the Company's Manual on Corporate Governance further provides for the qualifications and disqualifications of Directors.  https://www.anscor.com.ph/corporate-governance/
Board adopts a policy on the retirement for directors and key officers.    Company   ACCR * Undeted 21Dec 2017   ACCR	Not compliant	Key officers and all other employees of the Company are covered by the Company's Retirement Plan. The Retirement Plan is administered by a bank and is duly accredited	The Board does not have a policy on retirement for Directors since per Section 1 of the Company's Bylaws, Directors have a term of one (1) year and are elected annually by the stockholders. Thus, the election of Directors are dependent on the

			with the Bureau of Internal Revenue (BIR).	shareholders. https://www.anscor.com.ph/about/pdf-downloads/
Recom	mendation 2.5			
Board aligns the remune officers and board men	ard aligns the remuneration of key cers and board members with longminterests of the company.	Compliant	The Company has a Compensation Committee that evaluates remuneration of key officers and employees. In performing their function, the Compensation Committee ensures that compensation is consistent with the Company's culture, strategy and the business environment in which it operates.	
			The Compensation Committee is guided by the provisions of the Company's Manual on Corporate Governance, Section 2.8.1 of which provides that the levels of remuneration in the Company should be sufficient to attract and retain the services of qualified and competent Directors and officers and should be aligned with the long-term interests of the Company. https://www.anscor.com.ph/corporate-governance/	
relo	ard adopts a policy specifying the ationship between remuneration and formance.	Not compliant		While the Company does not have a formal policy specifying the relationship between remuneration and performance, the Compensation Committee ensures that remuneration are fair and reasonable taking into account the long-term interest of the Company.

	1		5 1 "
			For bonuses, the Company has specific
			policy limiting the maximum amount of
			bonuses that may be given to 1% of the preceding year's net income for Directors
			and for officers, limited to 3% of such net
			income subject to approval by the Board.
3. Directors do not participate in discussions	Not	The Compensation Committee is	The Compensation Committee ensures that
or deliberations involving his/her own	compliant.	headed by an Independent	remuneration are fair and reasonable
remuneration.	Compilarii.	Director and two Executive Directors	taking into account the long-term interest
10110110101011		as members.	of the Company.
Optional: Recommendation 2.5			
1. Board approves the remuneration of senior	Not compliant	The Company has a Compensation	The Board has delegated to the
executives.		Committee that approves	The Compensation Committee the
		remuneration of senior executives.	approval of remuneration for all
			employees.
2. Company has measurable standards to	Not compliant		While the Company does not have a
align the performance-based			formal policy on remuneration of
remuneration of the executive directors and senior executives with long-term			employees, the Compensation Committee in its evaluation of
interest, such as claw back provision and			remuneration of employees, does in fact
deferred bonuses.			consider performance and takes into
defended beneses.			account the long-term interest of the
			Company.
Recommendation 2.6			
Board has a formal and transparent	Compliant	Section 3, Article IV of the	
board nomination and election policy.		Company's Bylaws provides for the	
		formal procedure for nominating	
		and electing Directors.	
		https://www.anscor.com.ph/about/	
2. Paged nomination and plactics solicy	Compliant	pdf-downloads/	
Board nomination and election policy is disclosed in the company's Manual	Compilani	Section 2.4 of the Company's  Manual on Corporate Governance	
on Corporate Governance.		specifically provides for the	
on corporate deventance.		nomination and election process of	
		Directors.	
	1		

3.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.  Board nomination and election policy	Compliant	https://www.anscor.com.ph/corporate-governance/ Both Section 3, Article IV of the Bylaws and Section 2.4 of the Manual on Corporate Governance provide that any shareholder entitled to vote for the election of Directors may nominate Directors. This covers all shareholders owning at least 1 common share in the Company. https://www.anscor.com.ph/about/pdf-downloads/ https://www.anscor.com.ph/corporate-governance/ Section 2.4.3 of the Manual on	
	includes how the board shortlists candidates.		Corporate Governance provides that all nominations received including nominations from minority shareholders shall be reviewed and evaluated by the Nominations Committee.  In addition to the review and evaluation of nominations by the Nominations Committee, Section 2.4.4 of the Manual provides that the Board by a majority vote may, in its discretion, determine and declare that a nomination was not made in accordance with the procedures or that a nominee is disqualified for election as Director. <a href="https://www.anscor.com.ph/corporate-governance/">https://www.anscor.com.ph/corporate-governance/</a>	

		For the year 2017, only 7 nominations were received for the position of Directors. This is equivalent to the number of Directors to be elected.	
<ol> <li>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.</li> </ol>	Not compliant		The Company believes that current procedures on nomination, election and replacement of Directors as provided in the By-laws and Manual on Corporate Governance are adequate and effective.
Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	Section 3 (b), Article IV of the Bylaws and Section 2.4.2 of the Company's Manual on Corporate Governance set forth the information necessary to be provided for nominating Directors. This serves as guide for the Nomination Committee for its review and evaluation of the nominations. Further, the Company may reasonably request other information that may be necessary. https://www.anscor.com.ph/about/pdf-downloads/ https://www.anscor.com.ph/corporate-governance/	

Optional: Recommendation to 2.6  1. Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	Not compliant	The Company believes that its contacts or network is extensive enough for searching for candidates to the Board of Directors making the use of professional search firms unnecessary.
Recommendation 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.	Not compliant	While the Company does not have formal group-wide policy on RPTs, the Company has a general policy on RPT posted in its website.  https://www.anscor.com.ph/corporate-
RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Not compliant	governance/companys-policies/  Further, the Company rarely has related party transactions involving its directors and
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Not compliant	officers.  In the event that such a related party transaction occur, the matter is submitted to the Board for evaluation and approval.
Supplement to Recommendations 2.7		
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.	Not compliant	The Company only as a general related party transaction policy which provides that only inter-company payables and receivables are permissible.  Also, all related party transactions involving Directors and Officers are subject to evaluation and approval by the Board. https://www.anscor.com.ph/corporate-governance/companys-policies/

		However, as disclosed in Item 5 (h), page 14 of the Company's Information Statement for 2017, no related party transactions were consummated or implemented during the year.  http://www.anscor.com.ph/disclosures/sec-filings/
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Not compliant	Since related party transactions are infrequent and the same is submitted to the Board for evaluation and approval, the Company believes that it is no longer necessary to put in place a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders meeting.
		Moreover, as a matter of policy the Company submits for ratification by the shareholders all acts, contracts, investments and resolutions of the Board of Directors and Management since the last annual meeting. Please see Notice of Annual Meeting of Stockholders including such ratification by shareholders as mentioned. The Notice is included in the 2017 Information Statement (after the cover page) of the Company.  https://www.anscor.com.ph/disclosures/sec-filings/

Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the	Compliant	The Management Team of the Company is appointed annually by the Board during its Organizational	
heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).		Meeting.  SEC Form 17-C Results of the Organizational Meeting of the Board of Directors filed on April 20, 2017 documents the appointment of the Management Team for the year 2017.  http://www.anscor.com.ph/disclosures/sec-filings/	
		Section 1, Article VI of the Company's By-Laws which provides for officers to be chosen and appointed by the Board of Directors. https://www.anscor.com.ph/about/ pdf-downloads/	
		For the year 2017, the following were appointed by the Board as officers of the Company:  1. Andres Soriano III – President and CEO  2. Eduardo J. Soriano – Treasurer  3. Ernest K. Cuyegkeng – EVP and CFO  4. William H. Ottiger – SVP and Corporate Development Officer  5. Narcisa M. Villaflor – VP and	

		6. Lorna Patajo-Kapunan – Corporate Secretary 7. Joshua Castro – VP, Assistant Corporate Secretary and Compliance Officer 8. Ma. Victoria L. Cruz – Assistant VP 9. Salome M. Buhion – Assistant VP	
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).	Not compliant		While the Board does not have a formal policy on assessment of performance of Management, the Board is in fact primarily responsible for assessing the performance of the CEO and Management since Management is appointed annually by the Board during Organizational Meetings of the Company.  Further, updates on the Company's financials and operations are provided by Management to the Board during the quarterly Board meetings which provides for opportunity for the Board to assess Management's performance based on results of operations of the Company.
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.	Not compliant.		While the Company does not have a formal management framework on Management's performance, the Board does in fact oversees the development and approves investments of the Company and monitor its implementation by Management through discussions during Board meetings. The Company believes that Board evaluation during Board meeting is sufficient to ensure that Management's performance in

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.	Not compliant		implementing approved investments is at par with standards set by the Board.  While the Company does not have a formal management framework on personnel's performance, all personnel performance are evaluated annually by Management. The annual evaluation of every employee of the Company forms as basis for salary adjustments and promotions. The Company believes that that annual evaluation of personnel is sufficient to ensure that personnel's performance is at par with standards set by Management.
Recommendation 2.10			
<ol> <li>Board oversees that an appropriate internal control system is in place.</li> <li>The internal control system includes a mechanism for monitoring and managing</li> </ol>	Compliant	Section 2.6.1 of the Manual on Corporate Governance of the Company provides for the internal control responsibilities of the Board and specifically indicates that the control environment of the	
potential conflict of interest of the Management, members and shareholders.		Company consists of (a) the Board, (b) Management, (c) organizational and procedural controls, and (d) an independent audit mechanism.	
		Also, Section 2.9.1 of the Manual on Corporate Governance provides that the Board through the Audit Committee has oversight capability over the Company's financial reporting, internal control system, internal and external audit processes, and compliance with	

		https://www.anscor.com.ph/corpor	
		ate-governance/	
		The conflict of interest policy of the	
		Company is posted in its website.	
		https://www.anscor.com.ph/corpor	
		ate-governance/companys-	
		policies/	
		Further, Section 2.5.1 (a) of the	
		Manual on Corporate Governance	
		mandates a Director to ensure that	
		his personal interests do not conflict	
		with the interests of the Company.	
		https://www.anscor.com.ph/corpor	
		ate-governance/	
3. Board approves the Internal Audit Charter.	Not compliant		While the Company does not have a
			separate internal audit department,
			internal audit functions are performed from
			time to time by the accounting unit of a
			subsidiary. Further, the Company believes
			that internal control procedures of the
			Company are sufficient taking into
			consideration the size, risk profile, and complexity of operations of the Company.
Recommendation 2.11			complexity of operations of the Company.
Board oversees that the company has in	Compliant	Section 2.9.1 (m) of the Company's	
place a sound enterprise risk management	Compilarii	Manual on Corporate Governance	
(ERM) framework to effectively identify,		provides that the Board through the	
monitor, assess and manage key business		Audit Committee performs the	
risks.		functions of a Board Risk Oversight	
2. The risk management framework guides	Compliant	Committee, in the absence of the	
the board in identifying units/business lines		latter.	
and enterprise-level risk exposures, as well		https://www.anscor.com.ph/corpor	
as the effectiveness of risk management		ate-governance/	
strategies.			
SEC Form – I-ACGR * Updated 21Dec2017			

Recommendation 2.12		The enterprise risk management framework of the Company is posted in its website.  https://www.anscor.com.ph/corporate-governance/enterprise-risk-management/  As specifically provided in the ERM framework, the Board reviews and approves the risk management policies of the Company.	
Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Not compliant	The Company does not have a Board Charter.	A Board Charter would merely be a duplication or repetition of what is already clearly provided in the Company's By-Laws and Manual on Corporate Governance.
Board Charter serves as a guide to the directors in the performance of their functions.	Not compliant		In lieu of a Board Charter, the Board, in the performance of their functions, is guided by the Company's By-Laws and Manual on Corporate Governance which both contain in clear terms the Board's roles, responsibilities and accountabilities in carrying out its fiduciary role.
Board Charter is publicly available and posted on the company's website.	Not compliant		Both the By-Laws and Manual on Corporate Governance are publicly available and are posted in the Company's website. <a href="https://www.anscor.com.ph/about/pdf-downloads/">https://www.anscor.com.ph/about/pdf-downloads/</a>
			https://www.anscor.com.ph/corporate- governance/
Additional Recommendation to Principle 2			
Board has a clear insider trading policy.	Compliant	The Company's insider trading policy is posted in its website.	

		https://www.anscor.com.ph/corporate-governance/companys-policies/	
1. Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	Not compliant		While the Company does not have a specific policy on the granting of loans to Directors, pursuant to the Company's general related party transaction policy, all related party transactions involving Directors are subject to evaluation and approval by the Board.  Please note though that as disclosed in Item 5 (h), page 14 of the Company's Information Statement for 2017, no related party transactions were consummated or implemented during the year.  http://www.anscor.com.ph/disclosures/sec-filings/
Company discloses the types of decision requiring board of directors' approval.	Not compliant		The Company does not have a formal document which discloses the types of decision requiring board of directors' approval considering that the Company believes that it would be best to leave to the discretion of the Board which matter should require Board approval given the Directors stature and expertise.

**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**

Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	The Company has the following Board Committees:  1. Audit Committee  2. Compensation Committee  3. Executive Committee  4. Nomination Committee  Information on the above committees are posted in the Company's website.  https://www.anscor.com.ph/corporate-governance/board-committee/  Also, Section 2.9 of the Company's Manual on Corporate Governance provides information on the Board Committees of the Company.  https://www.anscor.com.ph/corporate-governance/	
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	The Audit Committee Charter of the Company is posted in its website.  https://www.anscor.com.ph/corporate-governance/board-committee/  Section 2.91 of the Company's Manual on Corporate Governance also provides for the duties and responsibilities of the Audit Committee.  In addition, Section 2.91 (I) of the Manual specifically provides that the Audit Committee as part of its functions, shall recommend to the Board the appointment,	

			reappointment removal and fees of the External Auditor. <a href="https://www.anscor.com.ph/corpor-ate-governance/">https://www.anscor.com.ph/corpor-ate-governance/</a>	
2.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Not compliant	The following are the members of the Audit Committee:  1. Oscar J. Hilado – Independent Director as Chairman  2. Eduardo J. Soriano – Executive Director  2. Jose C. Ibazeta – Non-Executive Director	The Company believes that having an Independent Director as Chairman and majority of the members of the Audit Committee as Non-Executive Directors is sufficient to ensure that the Audit Committee is able to perform its oversight capability over the Company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.  Further, none of the Audit Committee members are involved in the preparation of the Company's financial statements.
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	The curriculum vitae of the members of the Audit Committee are posted in the Company's website.  https://www.anscor.com.ph/about/board-of-directors-corporate-officers/	
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Not compliant	Mr. Hilado is both the Chairman of the Company's Audit and the Compensation Committees. The curriculum vitae of Mr. Hilado is posted in the Company's website. https://www.anscor.com.ph/about/board-of-directors-corporate-officers/	Mr. Hilado's two chairmanships does not prevent him from performing his functions well in both capacity. On the contrary, he has shown devotion, in terms of his time and in the performance of his functions as an Independent Director of the Company over the years.

Audit Committee approves all non-audit	Compliant	Section IV (i) of the Audit	
services conducted by the external	Compilarii	Committee Charter of the	
auditor.		Company specifically provides, as	
dodnor.		among the duties and	
		responsibilities of the Audit	
		Committee, to evaluate and	
		determine the non-audit work, if	
		any, of the external auditors and	
		review periodically the non-audit	
		fees paid to the external auditors.	
		The Committee shall disallow any	
		non-audit work that will conflict with	
		the duties of external auditors or	
		may pose a threat to the external	
		auditors' independence. The non-	
		audit work if allowed is required to	
		be disclosed in the Company's SEC	
		Form 17-A.	
		For the year 2017, the Company did	
		not pay any tax consultancy fee or other fees to the external auditors.	
		Please see Item 7 (f) (page 17) of	
		the Company's Information	
		Statement filed on March 12, 2018	
		for the appropriate disclosure.	
		https://www.anscor.com.ph/disclos	
		ures/sec-filings/	
		<u> </u>	
		Further, as disclosed in the	
		Company's SEC Form 17-A (page	
		34), there are no other fees paid to	
		the external auditors for other	
		assurance and related services.	
		https://www.anscor.com.ph/disclos	
		ures/sec-filings/	

Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Not compliant	The Audit Committee usually conducts its meetings with the external auditor in the presence of Management.	The Audit Committee has the discretion whether or not they would like to have a meeting with the external auditors without the present of Management.  In practice, the Audit Committee has not deemed it necessary to conduct a meeting with the external auditors without the presence of Management.
Optional: Recommendation 3.2			
Audit Committee meet at least four times during the year.	Not compliant		The Company believes that twice a year meeting of the Audit Committee is sufficient.  Further, the Audit Committee may conduct additional meetings as it may deem necessary.
Audit Committee approves the appointment and removal of the internal auditor.	Not compliant		Taking into consideration the size, risk profile, complexity of operations, and control procedures of the Company, the Company believes that the appointment of an internal auditor is not necessary.
Recommendation 3.3			
Board establishes a Corporate     Governance Committee tasked to assist     the Board in the performance of its     corporate governance responsibilities,     including the functions that were formerly     assigned to a Nomination and     Remuneration Committee.	Not compliant		The Company does not have a separate Corporate Governance Committee since the entire Board is tasked with corporate governance responsibilities in line with Article II of the Company's Manual on Corporate Governance that the Board shall primarily be responsible for the
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Not compliant		governance of the Company to foster its long-term success and sustain its competitiveness and profitability in a
Chairman of the Corporate Governance     Committee is an independent director.	Not compliant		manner consistent with the Company's

			objectives and the long-term best interests of its shareholders and stakeholders.  https://www.anscor.com.ph/corporate-governance/  Also, the Company has separate Nomination and Compensation
			Committees.
			Taking into consideration the size, risk profile and complexity of the operations of the Company, the creation of a separate Corporate Governance Committee would merely be a duplication of the functions presently performed by the entire Board and the Nomination and Compensation Committees.
Optional: Recommendation 3.3.			
Corporate Governance Committee meet at least twice during the year.	Not compliant	The Company does not have a separate Corporate Governance Committee.	Same explanation in Recommendation 3.3.
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.	Not compliant		Taking into account the Company's size, risk profile and complexity of operations, the Company believes that a separate BROC is not necessary. The functions of a BROC are instead performed by the Audit Committee pursuant to Section 2.9.2 (m) of
BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Not compliant		the Company's Manual on Corporate Governance. <a href="https://www.anscor.com.ph/corporate-governance/">https://www.anscor.com.ph/corporate-governance/</a>
The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Not compliant		

4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Not compliant		Same reason as above.
Re	commendation 3.5			
1.	Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Not compliant		Taking into account the Company's size, risk profile and complexity of operations, the Company believes that a separate RPT Committee is not necessary and the
2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Not compliant		functions of an RPT Committee are instead performed by the Audit Committee pursuant to Section 2.9.2 (m) of the Company's Manual on Corporate Governance.  https://www.anscor.com.ph/corporate-governance/
Re	commendation 3.6			
1.	All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Not compliant	Among the Board Committees, only the Audit Committee has a separate Charter. The Nominations and Compensation Committees are governed by the By-laws and the Manual on Corporate Governance.	The Company believes that separate charters for the Nomination and Compensation Committees would merely be a duplication of what the By-laws and the Manual on Corporate Governance already provide insofar as these Committees are concerned.  https://www.anscor.com.ph/about/pdfdownloads/  https://www.anscor.com.ph/corporategovernance/
2.	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	The Audit Committee Charter provides for standards for assessing the performance of the Committee.  https://www.anscor.com.ph/corpor	
			ate-governance/board-committee/	

3. Committee Charters were fully disclosed on the company's website.  Principle 4: To show full commitment to the comperform their duties and responsibilities, including the commitment to the comperform their duties.		The Audit Committee Charter is fully disclosed in the Company's website <a href="https://www.anscor.com.ph/corpor-ate-governance/board-committee/">https://www.anscor.com.ph/corpor-ate-governance/board-committee/</a> ctors should devote the time and attention necessary to properly and effectively et to be familiar with the corporation's business.
Recommendation 4.1		
The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Section 6-8, Article IV of the Company's By-laws and Section 2.7 of the Company's Manual on Corporate Governance deals with meetings of the Board of Directors. https://www.anscor.com.ph/about/ pdf-downloads/  Likewise, Section 2.7.1 of the Manual on Corporate Governance specifically allows attendance by a Director through telephone or videoconferencing in accordance with SEC rules and regulations. The Director requesting for attendance via telephone shall notify the Company or the Office of the Chairman of his request to attend by telephone prior to the meeting. https://www.anscor.com.ph/corpor ate-governance/  Section C (page 26) of the Consolidated Changes in the ACGR for 2016 provides for information or details on the attendance or participation of Directors in Board and shareholders' meetings.

		https://www.anscor.com.ph/corpor	
		ate-governance/	
		Please note that minutes of Board	
		meetings of the Company are	
		confidential.	
2. The directors review meeting materials for	Compliant	The Directors are provided with	
all Board and Committee meetings.		Board materials prior to the	
		meetings.	
		Please note that Board materials	
		and minutes of Board meetings of	
		the Company contain confidential	
		information hence cannot be	
		posted in the website.	
3. The directors ask the necessary questions	Compliant	The Directors freely ask any	
or seek clarifications and explanations		questions or seek clarifications on	
during the Board and Committee		any matter during Board meetings.	
meetings.		Also, prior to resolving any matter	
		that may arise during Board	
		meetings, Directors evaluate and	
		discuss the matter. Meetings of the	
		Board are documented by minutes	
		of meetings.	
		Annex A (page 22) of the	
		Information Statement for 2017	
		provides for the summary of Board	
		resolutions discussed and approved	
		by the Board.	
		http://www.anscor.com.ph/disclosu	
		res/sec-filings/	
		Please note that minutes of Board	
		meetings of the Company contain	

		confidential information hence	
Recommendation 4.2		cannot be posted in the website.	
Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Not compliant	The Company does not have a policy setting the limit of board seats that a non-executive director can hold simultaneously.  Item 5 (a) of the Information Statement for 2017 (pages 8-11) provides for the Directors' directorship in both listed and non-listed companies.  http://www.anscor.com.ph/disclosures/sec-filings/	Given the stature and professionalism of the Company's Directors, the Company prefers to let the Directors have the discretion to accept more than 5 Board seats in other publicly listed companies as they will be the best judge on whether they have sufficient time to prepare for the meetings of the Company and oversee the long-term strategy of the Company.  Further, with respect to Mr. Oscar J. Hilado, one of the Independent Directors of the Company, he has consistently attended and is well prepared for meetings of the Board and the Board Committees of which he is a part of.
Recommendation 4.3			
The directors notify the company's board before accepting a directorship in another company.	Not compliant	The Company does not have a formal policy requiring Directors to notify the Board prior to accepting a directorship in another company.	Given the stature and professionalism of the Company's Directors, the Company prefers to let the Directors have the discretion to provide such notification in whatever manner they so prefer taking into consideration always any possible conflict of interest issues that may arise because of such directorship in another company.

Optional: Principle 4					
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	The Company does not have Executive Directors who serve in more than two boards of listed companies outside of the group.  The curriculum vitae of the Executive Directors, namely, Mr. Andres Soriano, Mr. Eduardo Soriano, and Mr. Ernest Cuyegkeng, are posted in the Company's website.  https://www.anscor.com.ph/about/board-of-directors-corporate-officers/			
Company schedules board of directors'     meetings before the start of the financial     year.	Not compliant	As far as practicable, dates of Board meetings are set in advance.	The schedule of Board meetings is dependent on availability of majority of Directors for quorum purposes.		
3. Board of directors meet at least six times during the year.	Not compliant	Pursuant to Section 6, Article IV of the By-laws of the Company, regular Board meetings should be held quarterly.  https://www.anscor.com.ph/about/pdf-downloads/	In practice, the Board meets 4-5 times a year. The Company believes that this number of meetings is sufficient to conduct the business of the Company.  Further, the Board may call for a special meeting at any time when necessary.		
4. Company requires as minimum quorum of at least 2/3 for board decisions.	Not compliant		The Company does not require a minimum quorum of at least 2/3 for Board decisions considering that pursuant to Section 8, Article IV of the By-laws of the Company, quorum shall be a majority of the entire membership of the Board. https://www.anscor.com.ph/about/pdfdownloads/		

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

Recommendation 5.1

The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Not compliant	Out of the 7 Directors, 2 are Independent Directors.  Item 5 (a), paragraphs 7-8 (page 7) of the Information Statement for 2017 provide for information on the number of Independent Directors in the Board.  http://www.anscor.com.ph/disclosures/sec-filings/	Given that there are only 7 Directors, the Company believes that 2 Independent Directors is sufficient to ensure that independent views are presented in the Board.
Recommendation 5.2			
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Item 5 (a) of the Information Statement for 2017 (pages 10-11) provide for the qualifications of the 2 Independent Directors, Mr. Oscar J. Hilado and Mr. Roberto R. Romulo, https://www.anscor.com.ph/disclos ures/sec-filings/  Further, both Mr. Hilado and Mr. Romulo had submitted to the SEC their respective Certifications that they possess all the qualifications and none of the disqualifications to be Independent Directors of the Company. Said 2018 Certifications filed on February 19, 2018 is posted in the Company's website. https://www.anscor.com.ph/disclos ures/other-disclosures-to-pertinent- agencies/	
Supplement to Recommendation 5.2			
Company has no shareholder agreements, by-laws provisions, or other arrangements  SEC Form - LACGR * Undated 21Dec 2017.  SEC Form - LACGR * Undated 21Dec 2017.	Compliant	The Company has no shareholders agreements, By-laws provisions, or other arrangements that constrain	

that constrain the directors' ability to vote independently.		the Directors' ability to vote independently.  As disclosed in Item 4 (d) (iii) of the Information Statement for 2017 (page 5), the Company does not have any voting trust agreement with any stockholder. The Directors are included in the reference to "stockholder" as they are required by law and the By-laws to own shares in the Company.  https://www.anscor.com.ph/disclosures/sec-filings/  On the contrary, Section 2.5.1 (d) of the Company's Manual on Corporate Governance enjoin Directors to exercise independent judgment.	
		https://www.anscor.com.ph/corporate-governance/	
Recommendation 5.3			
The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	Reckoned from 2012, none of the Independent Directors have served for cumulative term of 9 years. From 2012, the Independent Directors will be on their 7th year as such.  Item 5 (a) of the Information Statement for 2017 (pages 10-11) provide for the years that the 2 Independent Directors, Mr. Oscar J. Hilado and Mr. Roberto R. Romulo, have served as such.	

		T		
			https://www.anscor.com.ph/disclos	
			<u>ures/sec-filings/</u>	
2.	The company bars an independent director from serving in such capacity after the term limit of nine years.	Not compliant		The Company does not have a policy setting term limits for its Independent Directors as shareholders may freely nominate and elect Directors, including Independent Directors, for a term of 1 year.  The Company intends to comply with SEC rules relative Independent Directors.  To date, none of the Independent Directors of the Company have reached the nine year term limit for Independent Directors (reckoned from 2012) under Section 5.3 of the Code of Corporate Governance. Further, an exception to the 9-year term limit is also provided under Section 5.3 of said Code.
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	None of the Independent Directors have reached the 9-year term limit for Independent Directors reckoned from 2012.  In the event that such term limit is reached by any of the Independent Directors, the Company or the Board intends to provide meritorious justification and seek shareholders' approval during the annual shareholders' meeting.	
Re	ecommendation 5.4			
1.	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Not compliant	Mr. Andres Soriano III is both the Chairman of the Board and the Chief Executive Officer of the Company.	Section 1, Article VI of the Company's By- laws specifically provide that the Chairman of the Board shall be the Chief Executive Officer

		T	
			https://www.anscor.com.ph/about/pdf-
			downloads/
<ol> <li>The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.</li> </ol>	Compliant	The duties and responsibilities of the Chairman and CEO are clearly defined in Section 2, Article VI of the Company's By-Laws and Section 3.1.1 and 3.1.2 of the Company's Manual on Corporate Governance. <a href="https://www.anscor.com.ph/about/pdf-downloads/">https://www.anscor.com.ph/about/pdf-downloads/</a>	
		https://www.anscor.com.ph/corporate-governance/	
Recommendation 5.5			
<ol> <li>If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.</li> </ol>	Not compliant	The Board does not have a Lead Director.  The Chairman of the Board is not an Independent Director as he also	The Company's By-laws does not provide for the position of a Lead Director.  Further, the Chairman of the Board maintains an open communication with all
		serves as CEO concurrently.	members of the Board hence the Company believes that the position of a Lead Director will be unnecessary.
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	Per Conflict of Interest Policy of the Company, any Director having a material interest shall not participate in the decision-making process. The Company's Conflict of Interest Policy is posted in the Company's website.  https://www.anscor.com.ph/corporate-governance/companys-policies/	
Recommendation 5.7			

	T	I-u - I - I - I - I - I - I - I - I - I	
The non-executive directors (NEDs) have separate periodic meetings with the	Not compliant	The Company's NEDs do not meet separately without any executive	The Company's By-laws and/or Manual on Corporate Governance do not provide for
external auditor and heads of the internal		present.	meetings between NEDs and the external
audit, compliance and risk functions,			auditors or heads of internal audits,
without any executive present.			compliance and risk functions.
2. The meetings are chaired by the lead	Not compliant		Further, the Board does not find it necessary
independent director.	·		for the NEDs to have separate periodic
			meetings.
Optional: Principle 5	Carrational	A A A A A A A A A A A A A A A A A A A	
None of the directors is a former CEO of the company in the past 2 years.	Compliant.	Mr. Andres Soriano III is the Company's CEO for the last 2 years.	
ine company in the past 2 years.		Company's CEO for the last 2 years.	
		The curriculum vitae of Mr. Soriano III	
		is posted in the Company's website.	
		https://www.anscor.com.ph/about/b	
		oard-of-directors-corporate-officers/	
Dringinle () The least recovery of the Decycle off	a ativ a mana in there	veile aug granden aug troppe and The De aug le	
<b>Principle 6:</b> The best measure of the Board's effective appraise its performance as a body, and assess			
Recommendation 6.1	Wilelie ii pesse	3303 IIIO IIgiii IIIIX Ol Backgroonas aria C	semperencies.
1. Board conducts an annual self-assessment	Not compliant	Of the 3 Board Committees, only	The Board intends to do a self-assessment in
of its performance as a whole.		the Audit Committee provides for	2018.
2. The Chairman conducts a self-assessment	Not compliant	self-assessment of its performance	
of his performance.		pursuant to its Audit Charter.	Directors may be nominated and elected freely by the shareholders as long as the
3. The individual members conduct a self-	Not compliant		nominated Directors have all the
assessment of their performance.	1401 Compilarii		qualifications and none of the
			disqualifications for Directors provided for in
4. Each committee conducts a self-	Not compliant		the Company's By-laws and Manual on
Each committee conducts a self-assessment of its performance.	Not compliant		
assessment of its performance.	·		the Company's By-laws and Manual on
assessment of its performance.  5. Every three years, the assessments are	Not compliant  Not compliant		the Company's By-laws and Manual on
assessment of its performance.	·		the Company's By-laws and Manual on

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.	Not compliant		The Company does not have procedure for determining performance of its Board nor its Committees or Directors considering that Directors may be nominated and elected freely by the shareholders as long as the nominated Directors have all the qualifications and none of the disqualifications for Directors provided for in the Company's By-laws and Manual on Corporate Governance. Further, the Directors elected only serve for a term of one (1) year.  The Company believes that the annual election of Directors is in itself a mechanism for the assessment of the performance of the Board and the Directors.
The system allows for a feedback mechanism from the shareholders.	Not compliant		With respect to feedback mechanism from any shareholder, any shareholder may freely write on any matter concerning the Company directly to the Chairman of the Board or any of the Management of the Company.
Principle 7: Members of the Board are duty-bounced Recommendation 7.1	ind to apply high	ethical standards, taking into account	the interests of all stakeholders.
<ol> <li>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.</li> </ol>	Compliant	The Company has a long standing Ethical and Moral Conduct Policy as well as an Employee Handbook applicable to all employees of the Company.  The Ethical and Moral Conduct Policy deals with practices of the	

		Company and covers, among	
		others:	
		- Duty of loyalty to the	
		Company by employees;	
		prohibition on conflicting	
		interests with competitors	
		- Full time devotion to the	
		Company	
		- Giving and accepting gifts on business transactions	
		- Company Purchases	
		- Relationship with customers	
		and suppliers	
		- Selection of employees for	
		hiring	
		On the other hand, the Company's	
		Employee Handbook provides for	
		rules governing aspects of	
		employment such as work period,	
		pay period, attendance, office	
		decorum, employee activities and	
		Code of Discipline.	
		The Ethical and Moral Conduct	
		Policy and the Employee Handbook	
		governs conduct of employees and	
		thus are internal documents of the	
		Company and could not be posted	
		in the website.	
2. The Code is properly disseminated to the	Compliant	Hard copies are distributed to the	
Board, senior management and		employees and are available with	
employees.		the Corporate Services Department	
		of the Company.	

3.	The Code is disclosed and made available	Not compliant	Both the Ethical and Moral Conduct	The Ethical and Moral Conduct Policy and
	to the public through the company website.		Policy and the Employee Handbook are not posted in the Company's website.	the Employee Handbook governs conduct of employees and thus are internal documents of the Company.
Su	oplement to Recommendation 7.1		W003110.	decoments of the company.
1.	Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Not compliant		While the Company does not have a specific policy on bribery, the same fall under major offenses pursuant to the Company's Code of Discipline which includes conduct of a criminal, dishonest, or immoral nature, or conduct which would reflect unfavorably towards the Company whether done within or outside work. Commission of major offenses is penalized by dismissal after due process.
Re	commendation 7.2			
1.	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Not compliant	The Board does not have a formal procedure for ensuring the proper and efficient monitoring of compliance with the Code of	In practice, the Board ensures proper and efficient implementation and monitoring of compliance with the Company's Ethical and Moral Conduct Policy and Employee
2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Not compliant	Business Conduct and Ethics and internal policies of the Company.	Handbook/Code of Discipline through Management, specifically, through the Personnel Administration under the Corporate Services Department of the Company.
				In the event that an infraction is material enough, Management will update the Board on such infraction.
	C Form — I-ACGR * Undated 21Dec 2017			All employees are required to comply with the Company's Ethical and Moral Conduct Policy and Employee Handbook/Code of Discipline and in the event of findings of non-compliance after due process had been observed, the Personnel

			Administration in consultation with the Head of Department concerned imposes disciplinary action.
<b>Principle 8:</b> The company should establish corporand regulatory expectations.		losure and Transparency policies and procedures that are practic	cal and in accordance with best practices
Recommendation 8.1			
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	Compliant	The Company strictly complies with the Revised Disclosure Rules issued by the SEC, effective October 17, 2003 and its amendments, found in the Philippine Stock Exchange website http://www.pse.com.ph/stockMark et/listedCompaniesRules.html?tab= 0  All SEC and PSE disclosures of the Company are posted in the Company's website. http://www.anscor.com.ph/disclosures/sec-filings/  https://www.anscor.com.ph/disclosures/other-disclosures-to-pertinent-agencies/  Likewise, the disclosures of the Company is also posted at the PSE Edge portal http://edge.pse.com.ph/companyDisclosures/form.do?cmpy id=14	
Supplement to Recommendations 8.1			
Company distributes or makes available annual and quarterly consolidated reports,	Compliant	The Company's 2017 Annual Report is an Annex to or is included in the	

cash flow statements, and special audit		Definitive Information Statement	
revisions. Consolidated financial		filed with the SEC on March 12, 2018	
statements are published within ninety (9	0)	or 71 days from the end of the year.	
days from the end of the fiscal year, whi	e	https://www.anscor.com.ph/disclos	
interim reports are published within forty-		<u>ures/sec-filings/</u>	
five (45) days from the end of the report	ng		
period.		Further, physical copies of the 2017	
		Annual Report were sent to all	
		stockholders of record as of March	
		16, 2018 by mail or delivered by	
		messengerial service starting on or	
		before March 21, 2018.	
		On the other hand, the quarterly	
		reports for 2017 were filed within the	
		45-day deadline for filing quarterly	
		reports (May 15, 2017 for the first	
		quarter, August 15, 2017 for the	
		second quarter, and November 16,	
		2017 for the third quarter).	
		https://www.anscor.com.ph/disclos	
		ures/sec-filings/	
2. Company discloses in its annual report the	ne Not compliant	<u>0163/36C-111111G3/</u>	While the Company's Annual Report does
principal risks associated with the identity			
·			not mention the principal risks to minority
of the company's controlling shareholde			shareholders associated with the identity of
the degree of ownership concentration;			the Company's controlling shareholders,
cross-holdings among company affiliate	5;		the identity of the Company's controlling
and any imbalances between the			shareholders are fully disclosed in its SEC
controlling shareholders' voting power a	nd		Form 17-A (Annual Report), page 43, on
overall equity position in the company.			Security Ownership of Certain Beneficial
			Owners and Management, with Andres
			Soriano III and Eduardo J. Soriano as
			controlling shareholders with their
			respective percentage of shareholdings in
			the Company.

			Further, the Company also discloses cross-holdings among company affiliates, specifically, page 42 on Security Ownership of Certain Record and Beneficial Owners, of said Form 17-A indicates that Anscor Consolidated Corporation, a subsidiary of the Company owns 51.313% of the Company.
			Finally, there is no imbalance between the controlling shareholders' voting power and overall equity position in the company considering that the Company does not have any voting trust agreement with any stockholders as disclosed on page 43 on Voting Trust Agreement, of said SEC Form 17-A.
			SEC Form 17-A – Annual Report for 2017 is at <a href="https://www.anscor.com.ph/disclosures/sec-filings/">https://www.anscor.com.ph/disclosures/sec-filings/</a>
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.	Not compliant	Any dealings in shares of the Company by Directors and Officers is required to be disclosed within 5 trading days.	The Company adopts and follows the Revised Disclosure Rules of the SEC, Section 13.1 of which requires Directors and Officers to disclose within 5 trading days any
2. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Not compliant		acquisition, disposal, or change in the shareholdings of the Directors and Officers. Said Disclosure Rules is posted in the PSE website. <a href="http://www.pse.com.ph/stockMarket/listed-companiesRules.html?tab=0">http://www.pse.com.ph/stockMarket/listed-companiesRules.html?tab=0</a>
Supplement to Recommendation 8.2			
Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions)	Compliant	Item 4 (d) (ii) of the Company's Information Statement for 2017 (page 5) filed on March 12, 2018	
SEC Form – I-ACGR * Updated 21Dec2017		1 (Page 5) med 511111di 511 12, 2010	

and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program). provides for the Security Ownership of Directors and Management. https://www.anscor.com.ph/disclos ures/sec-filings/

The Company discloses the trading of its shares by Directors, Officers, and controlling shareholders. Also, the Company discloses all acquisition made by its subsidiary, Anscor Consolidated of the Company shares. See Form 17-C – Acquisition of Shares by Subsidiaries posted in the Company's website. https://www.anscor.com.ph/disclosures/sec-filings/

The total shareholdings of Anscor Consolidated Corporation in the Company's shares is also disclosed in Item 4 (d)(i) of the Company's Information Statement for 2017 (page 3) on Security Ownership of Certain Record and Beneficial Owners.

https://www.anscor.com.ph/disclos ures/sec-filings/

Further, the Conglomerate Map or the Company's Group Corporate Structure and Shareholding Structure is posted in the Company's website.

https://www.anscor.com.ph/about/pdf-downloads/

		Also, all the subsidiaries and associates of the Company with respective ownership of the Company are listed in the Company's IS for 2017 (page 31) <a href="https://www.anscor.com.ph/disclosures/sec-filings/">https://www.anscor.com.ph/disclosures/sec-filings/</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 might affect their judgment.	Compliant	The curriculum vitae of all members of the Board of Directors are posted in the Company's website.  https://www.anscor.com.ph/about/board-of-directors-corporate-officers/  Further, the above information on Directors is also included in Item 5 (a), pages 8-11, of the 2017 Information Statement of the Company distributed to all stockholders prior to the annual stockholders meeting.  http://www.anscor.com.ph/disclosures/sec-filings/	
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	The curriculum vitae of all key executives are posted in the Company's website.  https://www.anscor.com.ph/about/board-of-directors-corporate-officers/  Further, the above information on key executives is also included in Item 5 (a), pages 13-14, of the 2017 Information Statement of the Company distributed to all	

		stockholders prior to the annual stockholders meeting. http://www.anscor.com.ph/disclosures/sec-filings/	
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	The policy for Board remuneration is disclosed in Item 6 (a), page 15, of the 2017 Information Statement of the Company. <a href="http://www.anscor.com.ph/disclosures/sec-filings/">http://www.anscor.com.ph/disclosures/sec-filings/</a>	
Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Not compliant	Only the policy for executive officers' bonus as approved by the Compensation Committee and the Board of Directors is disclosed in Item 6 (a), page 15, of the 2017 Information Statement of the Company.  http://www.anscor.com.ph/disclosures/sec-filings/	The Company discloses the total salaries, benefits, and bonuses paid to executive officers as a group in the aforementioned Item6 (a), page 15, of the 2017 Information Statement of the Company as required by the SEC.  The Company believes that the above is sufficient disclosure in compliance with relevant SEC rules and provides material information to stockholders while at the same maintaining the privacy of the individual officers.
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Not compliant	The Company discloses the total salaries, benefits, and bonuses paid to executive officers as a group in Item 6 (a), page 15, of the 2017 Information Statement of the Company.  http://www.anscor.com.ph/disclosures/sec-filings/	The Company believes that the disclosure of the total salaries, benefits and bonuses of executive officers as a group is sufficient in compliance with relevant SEC rules and provides material information to stockholders while at the same maintaining the privacy of the individual officers.

1.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Not Compliant	The Company has only a general Related Party Transactions Policy posted in its website.  https://www.anscor.com.ph/corporate-governance/companys-policies/	In practice, in the rare occasion that a related party transaction is brought to the Board for approval, the Director concerned abstains from participating in the discussion and decision-making on matter. This is in line with Section 2.5.1 (a), last paragraph, of the Company's Manual on Corporate Governance which requires a Director with a material interest in any transaction affecting the Company to abstain from taking part in the deliberations for the same.  https://www.anscor.com.ph/corporate-governance/
2.	Company discloses material or significant RPTs reviewed and approved during the year.	Not compliant	The Company follows the requirements of the SEC with respect to the disclosure of RPTs in the annual Information Statement.	As disclosed in Item 5 (h), page 14 of the Information Statement for 2017, no related party transactions were consummated or implemented during the year.  http://www.anscor.com.ph/disclosures/sec-filings/
Sı	pplement to Recommendation 8.5			
	Company requires directors to disclose their interests in transactions or any other conflict of interests.	Not compliant		The Company does not have a formal policy requiring Directors to disclose their interests in transactions or any other conflict of interests.  However, as per Company policy, related party transactions involving directors may be allowed subject to the Board of Director's approval, which necessarily requires the Director concerned to disclose his interest in the transaction.  https://www.anscor.com.ph/corporate-governance/companys-policies/

Optional : Recommendation 8.5			
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Not compliant		The Company has only a general Related Party Transactions Policy posted in its website.  https://www.anscor.com.ph/corporate-governance/companys-policies/  As per company policy, related party transactions involving directors may be allowed subject to the Board of Director's approval.  In the previous instance that an RPT was brought to the Board for evaluation and approval, an independent third party was engaged to ensure that the transaction is fair and at arm's length.
Recommendation 8.6			
Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.	Compliant	The Company complies with the disclosure rules of the SEC and the PSE. All disclosures of the Company, including acquisition or disposal of significant assets, are posted in the Company's website under SEC Form 17-C (Current Report). Specifically, these pertains to disclosures with heading of "acquisition or disposition of shares by subsidiary" and "acquisition of shares in iPeople".  http://www.anscor.com.ph/disclosures/sec-filings/	

Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Not compliant	Likewise, all the above disclosures of the Company are posted in the PSE Edge portal.  http://edge.pse.com.ph/company Disclosures/form.do?cmpy id=14  The appointment of an independent party is made on a case by case basis,	The Company appoints an independent third party to evaluate the fairness of the transaction price depending on the nature, complexity, or amount of the transaction. The third party valuation report serves as a guide to the Board in its decision-making for the transaction.  The Company's engagement of an independent third party is customarily covered by a Non-Disclosure Agreement.
Supplement to Recommendation 8.6			Covered by a Nort-Disclosure Agreement.
Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Compliant	As disclosed in Item 4 (d) (3) of the Company's 2017 Information Statement (page 5), the Company does not have any voting trust agreement with any stockholder. <a href="http://www.anscor.com.ph/disclosures/sec-filings/">http://www.anscor.com.ph/disclosures/sec-filings/</a> In addition, the Company does not have any shareholder agreement, confidentiality agreement or any agreement that may impact on the control, ownership, and strategic direction of the Company.	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are	Compliant	The Company's Manual on Corporate Governance is posted in	

contained in its Manual on Corporate Governance (MCG).  2. Company's MCG is submitted to the SEC and PSE.  3. Company's MCG is posted on its company	Compliant Compliant	its website. https://www.anscor.com.ph/corporate-governance/  The said Manual was filed and submitted to the SEC and PSE on May 31, 2017. The Manual is also posted at the PSE Edge portal. http://edge.pse.com.ph/openDiscViewer.do?edge no=67d21cb8720d3 04a3318251c9257320d#sthash.lfkNss 89.dpbs	
Supplement to Recommendation 8.7			
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	The current Manual on Corporate Governance is an updated or a revised Manual from the previous Manual filed with the SEC and PSE on July 2, 2014. <a href="https://www.anscor.com.ph/corporate-governance/">https://www.anscor.com.ph/corporate-governance/</a>	

Optional: Principle 8			
Does the company's Annual Report disclose the following information:			
a. Corporate Objectives	Compliant	The Corporate objective is to grow the businesses of the Company as mentioned in Item 1, Part I of the Company's SEC Form 17-A (Annual Report) (page 1) for 2017 filed with the SEC on April 4, 2018. Item 1, Part I also discusses the objectives of the Company's subsidiaries and affiliates other investments.  https://www.anscor.com.ph/disclosures/sec-filings/	
b. Financial performance indicators	Compliant	Key financial performance indicators of the Company and major subsidiaries is disclosed on pages 18-21 of the Company's SEC Form 17-A (Annual Report) for 2017 filed with the SEC on April 4, 2018. https://www.anscor.com.ph/disclosures/sec-filings/	
c. Non-financial performance indicators	Not compliant		By the nature of its business as a holding company, the performance indicators of the Company are primarily financial in nature.  However, the operating subsidiaries and affiliates of the Company have their own respective performance indicators which includes both financial and non-financial indicators.
d. Dividend Policy	Not compliant		The Company does not have a specific dividend policy considering that the

			declaration of dividend is subject to the discretion of the Board and depends on the availability of retained earnings and future cash flow requirement of the Company.
			Information on dividends declared by the Company is disclosed on page 16 of the Company's SEC Form 17-A (Annual Report) for 2017 filed with the SEC on April 4, 2018.  https://www.anscor.com.ph/disclosures/s
			ec-filings/
<ul> <li>e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors</li> </ul>	Compliant	Biographical details of the Directors are disclosed on pages 36-38 of the Company's SEC Form 17-A (Annual Report) for 2017 filed with the SEC on April 4, 2018.  https://www.anscor.com.ph/disclosures/sec-filings/	
f. Attendance details of each director in all directors meetings held during the year	Not compliant		The SEC does not require the attendance details of Directors in the Annual Report.  However, the attendance details of each director is included in the 2016 Consolidated Changers in the ACGR, page 26.  https://www.anscor.com.ph/corporate-governance/
			Please note that the SEC discontinued the submission of the Consolidated Changes in the ACGR for 2017. The submission Certificate of Attendance of Directors was also discontinued.

g. Total remuneration of each member of the board of directors	Not compliant	Only the total remuneration of the Directors and Officers of the Company as a group is disclosed in the Annual Report.	The SEC does not require disclosure of the total remuneration of each Director in the Annual Report.  Information on the compensation of Directors and Executive Officers is disclosed on page 41 of the Company's SEC Form 17-A (Annual Report) for 2017 filed with the SEC on April 4, 2018. <a href="https://www.anscor.com.ph/disclosures/sec-filings/">https://www.anscor.com.ph/disclosures/sec-filings/</a>
<ol> <li>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.</li> </ol>	Not compliant		The Company have not adopted all the provisions of the Code of Corporate Governance considering that the Company follows the provisions of its Bylaws in accordance with the Corporation Code. In case of conflict between the Bylaws and the Code of Corporate Governance, the Company follows the former.
			Information on the Company's compliance with leading practice on corporate governance is disclosed on page 45 of the Company's SEC Form 17-A (Annual Report) for 2017 filed with the SEC on April 4, 2018.
			Said Annual Report also discloses that for 2017, there were no deviations from the Company's Manual on Corporate Governance. <a href="https://www.anscor.com.ph/disclosures/sec-filings/">https://www.anscor.com.ph/disclosures/sec-filings/</a>
The Annual Report/Annual CG Report discloses that the board of directors  SEC Form — I-ACGR * Undated 21 Dec 2017	Not compliant		The SEC does not require a disclosure in the Annual Report that the Board

conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.			conducted a review of the Company's material controls.
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.	Not compliant		The SEC does not require a disclosure in the Annual Report of a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.
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).	Complaint	The key risks to which the Company is materially exposed to are disclosed on pages 127-134 of the Company's SEC Form 17-A (Annual Report) for 2017 filed with the SEC on April 4, 2018  https://www.anscor.com.ph/disclosures/sec-filings/	

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

## Recommendation 9.1

Recommendation 7.1			
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	Section 2.9.1 of the Company's Manual on Corporate Governance provide the duty and responsibility of the Audit Committee to recommend to the Board the appointment, reappointment, removal and fees of the external auditor.  https://www.anscor.com.ph/corporate-governance/board-committee/	

			Likewise, the Section IV (h) (k)	
			Company's Audit Committee	
			Charter provides that the	
			Committee shall, as part of its duties	
			and responsibilities, recommend the	
			fees to be paid to the external	
			auditors for audit services, and to	
			recommend to the Board either to	
			replace the engagement partner	
			from the same auditing firm as	
			prescribed on a rotation basis by	
			the SEC or to replace the external	
			auditors, as necessary.	
			https://www.anscor.com.ph/corpor	
			ate-governance/board-committee/	
2.	The appointment, reappointment,	Not compliant	Only the appointment of external	The fees of the external auditors are
	removal, and fees of the external auditor is		auditors is recommended by the	determined by Management and
	recommended by the Audit Committee,		Audit Committee, approved by the	evaluated and approved by the Audit
	approved by the Board and ratified by the		Board and ratified by the	Committee. The fees are also not subject to
	shareholders.		shareholders.	shareholders' ratification.
3.	For removal of the external auditor, the	Compliant	The disclosure rules of the SEC	
	reasons for removal or change are		require the disclosure of any	
	disclosed to the regulators and the public		change in its auditors and the	
	through the company website and		corresponding reason for such	
	required disclosures.		change.	
			The Company has not removed or	
			replaced its external auditors, SGV.	
Su	pplement to Recommendation 9.1			
1.	Company has a policy of rotating the lead	Compliant	As disclosed in page 57 of the	
	audit partner every five years.		Company's Information Statement	
			for 2017, the Company complies	
			with SRC Rule 68, paragraph	
			3(b)(IV) on rotation of the lead	
			partner every five years. As of 2017,	
	C Form – I-ACGR * Updated 21Dec2017			·

			the lead partner, Julie Christine C. Ong, of SGV. is on her 4 <sup>th</sup> year of audit engagement. <a href="http://www.anscor.com.ph/disclosures/sec-filings/">http://www.anscor.com.ph/disclosures/sec-filings/</a>	
Recommendation 9.2				
independer  ii. exercising et  review and reditor's ind  objectivity; of  iii. exercising et  review and reffectivenes  taking into of	responsibility on: e integrity and ace of external auditors; ffective oversight to monitor the external dependence and and ffective oversight to monitor the as of the audit process, consideration relevant ofessional and	Compliant	The Audit Committee Charter is posted in the Company's website.  https://www.anscor.com.ph/corporate-governance/board-committee/	
and monitoring the	nsibility on reviewing external auditor's tiveness on an annual	Compliant	The Audit Committee Charter is posted in the Company's website. https://www.anscor.com.ph/corporate-governance/board-committee/  Under Section 2.9.1 (I) of the Company's Manual on Corporate Governance, it is the responsibility of the Audit Committee to assess the suitability, effectiveness and performance of the external auditors on an annual basis. https://www.anscor.com.ph/corporate-governance/	

· C.,	nulament to Becommendations 0.2		
	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	Section 1 of the Audit Committee Charter is posted in the Company's website. https://www.anscor.com.ph/corpor ate-governance/board-committee/
2.	Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Section 1 of the Audit Committee Charter is posted in the Company's website. https://www.anscor.com.ph/corporate-governance/board-committee/
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	As disclosed in the 2017 Information Statement (page 58) of the Company, no tax consultancy fees were paid by the Company to SGV for the year 2017. Non-audit services performed by the external auditors usually relate to tax matters involving the Company. http://www.anscor.com.ph/disclosu res/sec-filings/  Item IV (i) of the Company's Audit Committee Charter also specifically
			provides that non-audit work of the external auditors, if allowed by the Audit Committee should be disclosed in the Company's SEC Form 17-A (Annual Report).  https://www.anscor.com.ph/corporate-governance/board-committee/

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	Item IV (i) of the Company's Audit Committee Charter is posted in its website. <a href="https://www.anscor.com.ph/corpor-ate-governance/board-committee/">https://www.anscor.com.ph/corpor-ate-governance/board-committee/</a>	
	Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	As disclosed in the 2017 Information Statement (page 58) of the Company, no tax consultancy fees were paid by the Company to SGV for the year 2017 while audit related fees amounted to P1,362,800.00.  http://www.anscor.com.ph/disclosures/sec-filings/	
	Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	Julie Christine O. Mateo is the lead engagement partner CPA Certificate No. 93542 SEC Accreditation No. 0780-AR-2 (Group A), May 1, 2015 valid until April 30, 2018 Tax Identification No. 198-819-116 BIR Accreditation No. 08-001998-68-2015, February 27, 2015 valid until February 26, 2018 PTR No. 6621309, January 9, 2018, Makati City SyCip Gorres Velayo & Co. 6760 Ayala Avenue, Makati City Tel No. 891-0307	
2.	Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program	Not compliant	The Company's external auditor have not agreed to be subjected to the SOAR Inspection Program.	Per representation of external auditors, SGV, they have not yet been subjected to SOAR and the program is yet to start this year.

conducted by the SEC's Office of the General Accountant (OGA).								
Principle 10: The company should ensure that the	Principle 10: The company should ensure that the material and reportable non-financial and sustainability 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.	Not compliant	The Company is a holding company. ESG issues are dealt mainly at the level of the operating companies where the Company has investments or in listed companies where the Company has equity holdings as part of its financial assets.						
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Not compliant	The Company is a holding company. Sustainability issues are dealt mainly at the level of the operating companies where the Company has investments or in listed companies where the Company has equity holdings as part of its financial assets.						
		d cost-efficient communication channel for disseminating relevant information. This						
channel is crucial for informed decision-making	by investors, stak	eholders 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.	Not compliant	The Company has no media and analysts' briefings but the Company believes that the quarterly and annual reports are sufficient to provide relevant information to the stockholders and other investors. Thus, the Company does not conduct analysts or media briefings.  The Company posts all its quarterly reports and annual report in its website in a timely						

Supplemental to Principle 11			its shareholders and other investors in compliance with the pertinent requirements of the SEC and PSE. https://www.anscor.com.ph/disclosures/sec-filings/  Likewise, the annual and quarterly reports of the Company may also be seen at the PSE Edge portal. http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=14
· · · ·			
Company has a website disclosing up-to- date information on the following:			
a. Financial statements/reports (latest quarterly)	Compliant	https://www.anscor.com.ph/disclos ures/sec-filings/  Alternatively, stand-alone financial statements (annual and quarterly) are also posted. https://www.anscor.com.ph/financials/	
b. Materials provided in briefings to analysts and media	Not compliant		The Company believes that the quarterly and annual reports are sufficient to provide relevant information to the stockholders and other investors. Thus, the Company does not conduct analyst or media briefings.
c. Downloadable annual report	Compliant	https://www.anscor.com.ph/financials/	
d. Notice of ASM and/or SSM	Compliant	https://www.anscor.com.ph/disclos ures/notice-of-annual-or-special- meetings/	

e. Minutes of ASM and/or SSM  f. Company's Articles of Incorporation and By-Laws	Compliant  Compliant	https://www.anscor.com.ph/disclos ures/minutes-of-all-general-or- special-meetings/ https://www.anscor.com.ph/about/ pdf-downloads/
Additional Recommendation to Principle 11		
Company complies with SEC-prescribed website template.	Compliant	https://www.anscor.com.ph/
In	ternal Control Sy	stem and Risk Management Framework
effective internal control system and enterprise		overnance in the conduct of its affairs, the company should have a strong and nt framework.
Recommendation 12.1  1. Company has an adequate and effective internal control system in the conduct of its business.	Compliant	The Company has its own internal control procedures that it has developed over the years. These internal control procedures are followed by each Department in the Company.  Internal control procedures especially those relating to accounting, purchasing, investments are reviewed annually as part of the audit process with the external auditors in coordination with the Audit Committee in line with the Audit Committee's oversight of financial reporting and disclosures which include identification of material errors and fraud, and sufficiency of risk

2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.  Supplement to Recommendations 12.1	Compliant	controls, among others (Item IV [b], Audit Committee Charter). https://www.anscor.com.ph/corporate-governance/board-committee/ The Company's ERM policies are posted in its website. https://www.anscor.com.ph/corporate-governance/enterprise-risk-management/ The Company's Investment Committee which manages the enterprise risks meets quarterly and from time to time reviews the ERM framework of the Company.	
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.	Not compliant		The Company does not have a formal comprehensive enterprise-wide compliance program.  However, the compliance program of the Company is built-in into the different departments of the Company. The Corporate Services Department which includes Legal ensures that the Company is in compliance with laws and relevant regulations. For tax laws and regulations, the Corporate Services Department in coordination with the Finance/Accounting Department ensures that the Company complies with tax laws and regulations.  Officers and employees tasked with ensuring compliance regularly attends trainings and seminars to update the

Optional: Recommendation 12.1			Company with new laws and rules and regulations affecting the Company.  The Company's Compliance Officer regularly and on as-need basis ensures that the Company's compliance procedures are adequate and effective.
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	The Company has the following processes for IT issues:  1. Disruption – in-house UPS in the server room securing 5 minute backup time in case of power disruption;  2. Cyber security – in-house firewall router is in place with capability for virus protection. Each computer in the Company has anti-virus protection; and  3. Disaster recovery – online via Google drive and on-site storage.	
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.	Not compliant		Given the size, complexity of operations, and risk profile of the Company as a holding company with limited employees the Company believes that an independent internal audit function is not necessary.  Instead, the control procedures in the Company provides for adequate checks and balances within the Company to ensure that errors whether by fraud or negligence are not committed.

2.	Company has a qualified Chief Audit Executive (CAE) appointed by the Board. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	Not compliant  Not compliant	The Company does not have a CAE.	Given the size, complexity of operations, and risk profile of the Company as a holding company, the Company believes that an independent internal audit function is not necessary.  Instead, the control procedures in the
	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Not compliant		Company provides for adequate checks and balances within the Company to ensure that errors whether by fraud or negligence are not committed.
Re	commendation 12.4			
1.	Company has a separate risk management function to identify, assess and monitor key risk exposures.	Not compliant		Given the size, complexity of operations, and risk profile of the Company as a holding company with limited employees the Company believes that a separate risk management function is not necessary.  Risk management function is performed by the Finance Department headed by the CFO, the Investment Committee, and the Audit Committee.
Su	pplement to Recommendation 12.4			
1.	Company seeks external technical support in risk management when such competence is not available internally.	Not compliant	Only on as need basis.	The Company on as needed basis engages independent third parties to validate valuations, and perform due diligence reviews in cases of substantial investments by the Company.  The engagement of a third party is usually covered by a Non-Disclosure Agreement.

2.	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). CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Not compliant  Not compliant		Given the size, complexity of operations, and risk profile of the Company as a holding company, the Company believes that appointment of a separate CRO is not necessary. Instead, the functions of a CRO is subsumed in other capacities in the Company.  Further, risk management function is
				performed by the Finance Department headed by the CFO, the Investment Committee, and the Audit Committee.
Add	ditional Recommendation to Principle 12			
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.	Not compliant		Notwithstanding that the Company does not have a CAE, a sound internal control and compliance system is in place and working effectively.
		Cultivating a Syn	ergic Relationship with Shareholders	
Prin	ciple 13: The company should treat all share			t and facilitate the exercise of their rights.
	ommendation 13.1	,		
	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Article VI of the Company's Manual on Corporate Governance specifically deals with stockholders' rights and protection of minority stockholders' interests.  https://www.anscor.com.ph/corporate-governance/	
	Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	Stockholders' rights and protection of minority stockholders' interests are disclosed in the Company's website.  https://www.anscor.com.ph/corporate-governance/stockholders-	

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			rights-and-protection-of-minority-	
			stockholders-interests/	
Su	pplement to Recommendation 13.1			
1.	Company's common share has one vote for one share.	Compliant	Section 7 of the Company's By-laws specifically provides that each share of stock is entitled to one vote. <a href="https://www.anscor.com.ph/about/pdf-downloads/">https://www.anscor.com.ph/about/pdf-downloads/</a> The Company has only one type of	
			shares – common shares.	
2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	Per Article IX, of its Articles of Incorporation, the Company has only one type of shares – common shares, and all common shares are treated equally in all aspects.  https://www.anscor.com.ph/about/pdf-downloads/	
3.	Board has an effective, secure, and efficient voting system.	Compliant	Item 4 of the 2017 Information Statement of the Company provides for the voting procedure during annual stockholders meeting of the Company. <a href="http://www.anscor.com.ph/disclosures/sec-filings/">http://www.anscor.com.ph/disclosures/sec-filings/</a> The voting is primarily done by tabulating votes through proxies submitted by the stockholders.	
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		The "majority of minority" requirement is not provided by law. Hence, the Company does not follow it.

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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	Section 6.6 of the Company's Manual on Corporate Governance enjoins the Board to give the minority stockholders an avenue to propose the holding of meetings and the items for discussion in the agenda that relate directly to the business of the Company. https://www.anscor.com.ph/corpor ate-governance/	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Article VI of the Company's Manual on Corporate Governance specifically deals with stockholders' rights and protection of minority stockholders' interests. https://www.anscor.com.ph/corporate-governance/  Also, these stockholders' rights and protection of minority stockholders' interests are disclosed in the Company's website. https://www.anscor.com.ph/corporate-governance/stockholders-rights-and-protection-of-minority-stockholders-interests/	
	Company has a transparent and specific dividend policy.	Not compliant	The Company does not have a specific dividend policy.	The declaration of dividends is left to the discretion of the Board and is subject to availability of retained earnings and forecast of future cash flow.  Information regarding historical dividends of the Company is posted in its website.  https://www.anscor.com.ph/investor-relations/historical-dividends/

SEC Form – I-ACGR \* Updated 21Dec2017

			For 2017 results of operations, dividends were declared by the Board on February 22, 2018 and paid on April 18, 2018, or 55 days from declaration date.
Optional: Recommendation 13.1     Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Not compliant		The Company believes that the appointment of a third party is not necessary given that the Company is able to secure proxies from majority of the stockholders. The number of stockholders who attend stockholders meetings are also manageable.
Recommendation 13.2	Canadian	The average in the state of the	
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.  Supplemental to Recommendation 13.2	Compliant	The approximate date on which the 2017 Information Statement together with the Notice of Annual Meeting were first sent to stockholders is on or before March 21, 2018, which is at least 28 days before the Annual Meeting on April 18, 23018.  The Notice of Annual Meeting together with the Agenda of the meeting is included in the 2017 Information Statement (after the cover page before page 1).  http://www.anscor.com.ph/disclosures/sec-filings/	

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1. Company's Notice of Annual			
Stockholders' Meeting contains the			
following information:			
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	The Notice of Annual Meeting of Stockholders is sent to all stockholders of record together with the Information Statement and proxy document by mail or by messengerial service.	
		The curriculum vitae of Directors nominated are included in the 2017 Information Statement of the Company (Item 5, pages 8-11). <a href="http://www.anscor.com.ph/disclosures/sec-filings/">http://www.anscor.com.ph/disclosures/sec-filings/</a>	
b. Auditors seeking appointment/re- appointment	Compliant	Information on the external auditors seeking appointment/reappointment are included in the 2017 Information Statement (Item 7, page 16). http://www.anscor.com.ph/disclosures/sec-filings/	
c. Proxy documents	Compliant	Proxy document is posted in the Company's website.  https://www.anscor.com.ph/disclosures/proxy/	
Optional: Recommendation 13.2			
Company provides rationale for the agenda items for the annual stockholders meeting	Not compliant		The Company believes that the agenda items are self-explanatory. It would be redundant to explain them.
Recommendation 13.3			

1.	Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	The results of the Annual Stockholders Meeting are immediately filed with the SEC and PSE on the same day as the meeting.  The Results of the Annual Stockholders Meeting on April 18, 2018 is posted in the Company's website within the next working day. <a href="https://www.anscor.com.ph/disclosures/sec-filings/">https://www.anscor.com.ph/disclosures/sec-filings/</a>	
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.	Compliant	https://www.anscor.com.ph/disclos ures/minutes-of-all-general-or- special-meetings/	
20	pplement to Recommendation 13.3			
1.	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	The External Auditors, SGV, were present during the Annual Meeting.	
Re	commendation 13.4			
1.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Not compliant		Section 6.4 of the Manual on Corporate Governance provides for alternative dispute mechanism to resolve intra- corporate disputes in an amicable and effective manner. The Manual on Corporate Governance is posted in the Company's website. <a href="https://www.anscor.com.ph/corporate-governance/">https://www.anscor.com.ph/corporate-governance/</a>

2.	The alternative dispute mechanism is	Compliant	Section 6.4 of the Manual on	For the year 2017, no intra-corporate dispute was brought to the attention of the Company to put this provision into effect.
	included in the company's Manual on Corporate Governance.	·	Corporate Governance provides for alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner. <a href="https://www.anscor.com.ph/corporate-governance/">https://www.anscor.com.ph/corporate-governance/</a>	
Red	commendation 13.5			
1.	Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	Investor or Stock Relations Office of the Company is handled by:	
			Rosalina Reyes	
			Telephone No. 819-0251 Fax No. 811-5068	
			Email address – srg@anscor.com.ph	
	IRO is present at every shareholder's meeting.	Compliant	The IRO is present in every shareholders meeting of the Company to address stockholders concerns during the meeting. Further, stockholders may go to the Company's office at any time during business hours for their inquiries or concerns.	
	pplemental Recommendations to Principle 13			
1.	Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	The Company does not have anti- take-over measures or devices. All of the Company's shares are listed in the Philippine Stock Exchange and may be bought or sold therein.	

Company has at least thirty percent (30%) public float to increase liquidity in the market.	Not compliant		As of March 31, 2018, the public float of the Company is 18.40%.	
Optional: Principle 13				
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Not compliant		The shareholders of the Company are free to communicate to Management at any time their concerns.  In practice, the Company receives letters from shareholders beyond the Annual Stockholders' Meeting.	
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Not compliant		The Company's By-laws does not allow electronic voting in absentia at the Annual Meeting of Stockholders.  However, proxies may be submitted by the stockholders indicating their votes on the agenda items.	
Duties to Stakeholders				
<b>Principle 14:</b> 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. <b>Recommendation 14.1</b>				
Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	The Company monitors its stockholders. In particular, the List of Top 100 Stockholders of the Company is submitted to the SEC and PSE as required and is posted in the Company's website.  https://www.anscor.com.ph/disclosures/other-disclosures-to-pertinent-agencies/		

Recommendation 14.2		On its stakeholders, Section X of the Company's Manual on Corporate Governance deals with the duties of the Company or its Board to stakeholders.  https://www.anscor.com.ph/corporate-governance/	
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.  Recommendation 14.3	Compliant	Section X of the Company's Manual on Corporate Governance deals with the duties of the Company or its Board to stakeholders.  https://www.anscor.com.ph/corporate-governance/	
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.  SEC Form LACCE * Undated 21 Dec 2017  SEC FORM SEC FO	Compliant	Contact details for stakeholders to voice their concerns may also be directed to the Investor Relations Office with the following details: Rosalina Reyes Telephone No. 819-0251 Fax No. 811-5068 Email address – srg@anscor.com.ph  Alternatively, contact form in the Company's website can be filled up by stakeholders at <a href="https://www.anscor.com.ph/contact/">https://www.anscor.com.ph/contact/</a> The whistleblowing policy of the Company is posted in its website. <a href="https://www.anscor.com.ph/corporate-governance/companys-policies/">https://www.anscor.com.ph/corporate-governance/companys-policies/</a>	

			Concerns may be addressed likewise to the IRO contact at: Rosalina Reyes Telephone No. 819-0251 Fax No. 811-5068 Email address – srg@anscor.com.ph  Alternatively, contact form in the Company's website can be filled up by stakeholders at https://www.anscor.com.ph/contact/	
Su	oplement to Recommendation 14.3			
1.	Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Not compliant		No dispute has arisen which will trigger the establishment of an adhoc alternative dispute resolution with parties to the dispute.
Ad	ditional Recommendations to Principle 14			
1.	Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	The Company does not seek exemption from the application of law, rule or regulation relating to corporate governance issues.	
2.	Company respects intellectual property rights.	Compliant	The Company does not have any case filed against it for violation of intellectual property rights.	

Or	otional: Principle 14			
	Company discloses its policies and practices that address customers' welfare	Not compliant		The Company is a holding company. It does not have customers. So this principle does not apply to the Company.
2.	Company discloses its policies and practices that address supplier/contractor selection procedures	Not complaint		The Company does not have a formal policy on supplier or contractor selection.  In practice, the Company obtains three quotations from suppliers or contractors depending on the materiality of the amount involved in the transaction.
ъ.				
	nciple 15: A mechanism for employee participate in its corporate governance process		developed to create a symblotic envir	onment, realize the company's goals and
	commendation 15.1			
1.	Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	Compliant	The Company has a Labor- Management Council that meets regularly to provide for venue for employees to actively participate in the realization of the Company's goals and objectives.	
Su	oplement to Recommendation 15.1			
	Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	The remuneration of all employees are reviewed annually and merit increases are provided depending on evaluation by Management and/or the Compensation Committee.	
2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	Company policies on health, safety and welfare of employees are posted in the Company website. https://www.anscor.com.ph/corpor	

3. Company has policies and practices on training and development of its employees.  Company policies on training and development of its employees.  Company policies on training and development of employees are posted in the Company website. https://www.anscor.com.ph/corpor ate-governance/companys-policies/  Recommendation 15.2  1. Board disseminates the policy and program in its code of Conduct.  Description policy and program in the company is corruption policy and program to employees across the organization through trainings to embed them in the company's culture.  Department to Recommendation 15.2  1. Company has policies on training and development of employees are posted in the Company website. https://www.anscor.com.ph/corpor ate-governance/companys-policies/  The Company has a Code of Conduct applicable to all employees. There is respectific reference to corruption but the Code of Conduct are distributed to employees and is available at the Personnel Department of the Company.  Supplement to Recommendation 15.2  1. Company has policies on training and development of employees are posted in the Company business and procedures on curbing and penalizing of the code of Conduct are distributed to employees and is available at the Personnel Department of the Company.  Bribery can be considered as falling upon of effense pursuant to the Company and procedures on curbing and penalizing the company are posted in the Company and policies are posted in the Company and policies of the Code of Conduct are distributed to employees and is available at the Personnel Department of the Company and procedures on curbing and penalizing of the Code of Conduct are distributed to employees and is available at the Personnel Department of the Company and procedures on curbing and penalizing of the Code of Conduct are distributed to employees and is available at the Personnel Department of the Company and procedures on curbing and penalizing of the Code of Conduct are posted in the Company and procedures on curbing and procedur
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employee involvement in offering, paying Code of Discipline which includes cor
and receiving bribes.  of a criminal, dishonest, or immoral no
or conduct which would reflect
unfavorably towards the Company
whether done within or outside work.
Commission of major offenses is penal
by dismissal after due process.
Recommendation 15.3
1. Board establishes a suitable framework for Compliant The whistleblowing policy of the
whistleblowing that allows employees to Company is found at its website at
freely communicate their concerns about <a href="https://www.anscor.com.ph/corpor">https://www.anscor.com.ph/corpor</a>
The state of the s
illegal or unethical practices, without fear <u>ate-governance/companys-</u>

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	Further, any employee may directly contact any officer including the Chairman of the Board for any complaint or concerns.	
Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	Contact details for the Office of the Chairman: Ma. Victoria L. Cruz Telephone No. 819-0251.  Section 10.4 of the Company's Manual on Corporate Governance provides for the duty of the Board to ensure the enforcement of the whistleblowing framework. https://www.anscor.com.ph/corpor ate-governance/	

**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	Company	The Company has a corporate social responsibility unit – The Andres Soriano Foundation. The Foundation has its own website at <a href="https://www.asorianofdn.org">www.asorianofdn.org</a> or the link to	
grow its business, while contributing to the		the Foundation website is also	
advancement of the society where it operates.		available at the Company's website at	
		https://www.anscor.com.ph/	

C	ptional: Principle 16			
1	Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Not compliant		The Company is a holding company. Environmentally friendly value chain is practiced at the level of its operating subsidiaries.
2	Company exerts effort to interact positively with the communities in which it operates	Compliant	The Company has a corporate social responsibility unit – The Andres Soriano Foundation. The Foundation has its own website at <a href="https://www.asorianofdn.org">www.asorianofdn.org</a> or the link to the Foundation website is also available at the Company's website at <a href="https://www.anscor.com.ph/">https://www.anscor.com.ph/</a>	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Makati on April 18, 2018.

**SIGNATURES** 

ANDRES SORIANO III

Chairman of the Board & CEO

OSCAR J. HILADO

**Independent Director** 

ROBERTO R. ROMULO

Independent Director

ATTY JOSHUA L. CASTRO

Compliance Officer

ATTY. KORNA PATA O-KAPUNAN

Corporate Secretary

SUBSCRIBED AND SWORN to before me this 18th day of April 2018, affiants exhibiting to me their passport details, as follows:

NAME	PASSPORT NO.	DATE OF ISSUE	PLACE OF ISSUE
andres Soriano III	506368805	JANUARY 14, 2015	U. S. A.
oscar J. Hilado	EC0407396	FEBRUARY 25, 2014	MANILA
ROBERTO R. ROMULO	P1967545A	FEBRUARY 20, 2017	MANILA
JOSHUA L. CASTRO	EC2569878	OCTOBER 29, 2014	manila
LORNA P. KAPUNAN	EC8493081	AUGUST 8, 2016	manila

ATTY. REGINALDO L. HERNANDEZ

Notary Public for and in the City of Makati Appointment No. M-155; Roll No. 20642 Commission expires on 12-31-18 PTR No. 6618426; 1-10-18; Makati City IBP No. 033319; 02-14-18; Pasig Cit.

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Doc No.

Page No.

Book No.

Series of