

SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 2018	
2.	SEC Identification Number CS200900917 3. BIR Tax Identification No. CS20	0900917
4.	Exact name of issuer as specified in its charter Italpinas Development Corporation	on
5.	Makati City, Philippines Province, Country or other jurisdiction of incorporation or organization 6. (SEC Use Only) Industry Classification Code:	
7.	Unit 28C, BPI Philamlife Bldg., 6811 Ayala Ave. Makati, City	
	Address of principal office	Postal Code
8.	(<u>02) 893-0328</u> Issuer's telephone number, including area code	
9.	Not applicable Former name, former address, and former fiscal year, if changed since last report	

NTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
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The Board's Governance Responsibilities

Principle 1: The company should be headed by a competent, working board to foster the long- term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the long- term best interests of its shareholders and other stakeholders.

Recommendation 1.1		
1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Complied.	The Company's Manual on Corporate Governance which sets out the qualification of the board of directors provides: "1.2 c With relevant experience and credentials such as previous business experience in a corporation, membership in good standing in relevant industry and membership in business or professional organizations and practical understanding of the business of the Company and its subsidiaries."
2. Board has an appropriate mix of competence and expertise.	Complied.	Furthermore, while the Company specific experience or qualification is not provided for purposes of flexibility depending on the requirements of the company, the Company's Manual on Corporate Governance
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.	Complied.	further provides that the Nomination Committee shall: "2.2a Evaluate the qualifications of all persons nominated for election to the Board of Directors and recommend such adjustments in the Board structure and the skills and expertise required to meet the needs of the Company"

Recommendation 1.2		Aside from the above requirement, the Company's BOD is composed of directors of various experience and expertise as can be seen in our roster of directors. We have attached the Company's Revised Corporate Governance (CG) Manual for reference.	
Board is composed of a majority of non-executive directors.	Complied.	Please see link providing for the list of officers and directors of the Company: http://www.italpinas.com	
 Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors. Company has an orientation program for first time directors. 	Complied. Complied	3.1e of the manual on corporate governance provides that the chairman shall: "Assure(s) the availability of proper orientation for first-time directors and continuing training opportunities for all directors"	

3. Company has relevant annual continuing training for all directors.	Complied.		
Recommendation 1.4			
Board has a policy on board diversity.	Complied.	The Manual of Corporate Governance Paragraph 3 of item 1.1 provides that: "The Board shall be composed of directors of proven integrity and having the appropriate mix of core competencies that would be relevant to the Company and help build a sustainable business. The Board shall encourage diversity in its composition as to age, gender, culture, skills, competence and knowledge. It shall endeavor to exercise an objective and independent judgment in the performance of its duties and responsibilities." The board is composed of 7 male directors and 4 female directors, including the President, Corporate Secretary, and two Independent Directors.	
Optional: Recommenda	ation 1.4		

1. Company has a	Not
policy on and discloses measurable	complied
objectives for implementing its board diversity and	
reports on progress in achieving its	
objectives.	

While no explicit measurable objectives have been set specifically for implementing the board diversity policy, the Board and the Nomination Committee ensure that there is sufficient diversity in the Board's composition as their assessment and selection of a proposed candidate for director take into consideration diversity in background, skills and expertise, personal attributes and abilities so as to make a significant contribution to the Board, to the Company.

Recommendation 1.5			
Board is assisted by a Corporate Secretary.	Complied.	Atty Christine P. Base is the appointed Corporate Secretary and assists the Board in the performance of its duties and responsibilities. She does not hold any other position in the Corporation as a Director and as a	
2. Corporate	Complied.	part of the audit committee.	
Secretary is a separate individual from the Compliance Officer.	·	Her biographical information and qualifications, including her present occupation and business experience, are described in the Company's Annual Report (17-A) and Information Statement (20:IS) duly submitted	
3. Corporate Secretary is not a member of the Board of Directors.	Not Complied.	to the SEC and PSE and attached herein for reference.	Ms. Base was elected as the Company's Director by reason of her various experience counselling her clients from different types of industries. Furthermore, her position as a corporate secretary does not affect and does not conflict her

			responsibilities as a director.
4. Corporate Secretary attends training/s on corporate governance.	Complied.	Atty. Christine C. Base, Corporate Secretary, has attended: 1. Updates on Corporate Governance Regulatory Developments, Corporate Risk Management and Compliance with the Anti Money Laundering Law, 4-hour session conducted by the Philippine Corporate Enhancement and Governance, Inc. on December 20, 2017	
Optional: Recommenda	tion 1.5		
1. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Complied.	As a general rule, agenda materials for consideration of the Board are distributed to them at least 5 business days before the scheduled meeting. Please see attached notice of the regular meetings of the company.	
Recommendation 1.6			
 Board is assisted by a Compliance Officer. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and 	Complied.	Michelle Zuniga was the Compliance officer for the period. She assisted the Board in the performance of its duties and responsibilities. She was not a member of the Board of Directors. She already resigned during the period and the company is currently looking for a replacement. Her duties as Compliance Officer are described in Part A, Section 3.5 of the Revised Manual of CG, a copy of which is herein for reference.	
authority in the corporation.			
3. Compliance Officer is not a member of the board.	Complied.	Currently, the office of the Corporate secretary is doing the function of compliance officer.	

		Her duties as Compliance Officer are described in Part A, Section 3.5 of the Revised Manual of CG, a copy of which is herein attached for reference.	
4. Compliance Officer attends training/s on corporate governance.	Not Applicable		The Company does not have a Compliance Officer as of the moment

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

1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best	Complied.	The Board of Directors gives importance to its responsibilities as such. This can be seen in the meetings conducted by the company wherein acts of management are deliberated and approved by the board.	
interest of the			
company.			

Recommendation 2.2

Supplement to Recommendation 2.2	 Board oversees the development, review and approval of the company's business objectives and strategy. Board oversees and monitors the implementation of the company's business objectives and strategy. Supplement to Recommendation of the company's business objectives and strategy.	Complied. Complied.	Sections A.1.6 and 1.7 of the Corporation's Manual on Corporate Governance set out the Board responsibility for formulating the Corporation's business objectives and defining its strategic priorities for sustainability. This can be seen in the meetings conducted by the company wherein both the direction and the acts of management are deliberated and approved by the board.	
	the development, review and approval of the company's business objectives and strategy. 2. Board oversees and monitors the implementation of the company's business objectives and		Governance set out the Board responsibility for formulating the Corporation's business objectives and defining its strategic priorities for sustainability. This can be seen in the meetings conducted by the company wherein both the direction and the acts of management are deliberated and	

1. Board has a clearly defined and updated vision, mission and core values.	Complied.	The Company's vision and mission statement and core values are disclosed in the Annual Report of Management to the Shareholders (a copy of which made available through the Company's website at the following link: http://www.italpinas.com The Board reviews the Company's vision and mission at least once a year and, when necessary, updates it.	
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture. Recommendation 2.3	Complied.	The board of directors, upon recommendation from management, deliberates the best possible direction of the Company. Upon approval, the board reviews the progress of this direction through its regular quarterly board meetings or its special board meetings when applicable.	

Board is headed by a competent and qualified Chairperson.	Complied.	Arch. Romolo Valentino Nati, 47 years old, Italian, is a multiawarded green architect, sustainable developer and multiawarded car designer (BMW and Mitsubishi). He has been awarded in Italy, Estonia and the Philippines. He graduated "Summa Cum Laude" in Architecture in Rome at the University of Rome "La Sapienza" and has a Specialization Course in Urban Landscape and Layers from University of Tallin, Estonia and currently taking an Executive Master's in Business Administration from Asian Institute of Management, Philippines. Arch. Nati is primarily responsible for the overall management and implementation of the Company's projects. He particularly enjoys working in a team environment, collaborating with the development and design teams from concepts, early site and product development through project sell-out. His biographical information and qualifications, including his present occupation and business experience, are described in the Company's Annual Report (17-A) and Information Statement (20:IS) duly submitted to the SEC and PSE.	
Recommendation 2.4			
1. Board ensures and adopts an effective succession planning program for directors, key officers and management.	Complied.	The board ensures that there is an effective succession plan for directors, key officers, and management. Employees with potential are given opportunities to hone their leadership skills through various trainings available and mentoring programs to be viable for more senior roles in the Company. Also, the Nomination Committee works to ensure that a short list of experts and professionals having the leadership experience, skills-set and expertise relevant to the business of the Corporation is available in case a director or key senior officer would be retiring.	

2. Board adopts a policy on the retirement for directors and key officers.	Not complied	The Company's By-Laws provide for a one-year term for elected Directors who may stand for re-election. All nominees for election or re-election for Board membership undergo an assessment process through the Nomination Committee who screens the candidates in line with the Company's strategic goals and needs of the Board and requirement to refresh and recruit new directors and key officers.	The Board has yet to fix a specific retirement age policy for its directors and key officers. However, to aid in the Board renewal process, the Company adopts a robust performance evaluation for the Board and senior management and continuous assessment of Board skills set requirements.
Recommendation 2.5	1		
 Board aligns the remuneration of key officers and board members with long-term interests of the company. Board adopts a policy specifying the 	Complied.	Other than the payment of reasonable per diem allowances as discussed below, there are no standard arrangements pursuant to which directors of the Company are compensated, or are to be compensated, directly or indirectly, for any services provided as a director. The remuneration of key officers and board members are aligned with long-term interests of the company.	
relationship between remuneration and performance.	Complied.		The board through the remuneration committee adopts a policy specifying the relationship between remuneration/promotion and performance. While not in writing, the same is applied by the board as can be seen in the performance of its employees.

3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Complied.	No director is involved in directly deciding his/her remuneration. Upon management recommendation, the board ratifies any changes in the remuneration and the same is ratified by the shareholders during its regular meetings. Non-executive directors do not receive options, share-based incentives or bonuses. The director's compensation is also described in the Company's Annual Report (17-A) and Information Statement (20:IS) duly submitted to the SEC and PSE.	
Optional: Recommenda 1. Board approves	Not		While the Board do not
the remuneration of senior executives.	Complied.		approve remuneration of senior executives, the remuneration committee regularly reports to the board the rationale and process of determining executive compensation.
2. Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw	Complied.	The variable remuneration packages of the President & the CEO and Top 4 senior officers is based on achievement of certain target performance criteria linked with the annual budget and other parameters.	

back provision and deferred bonuses. Recommendation 2.6			
1. Board has a formal and transparent board nomination and election policy.	Complied.	The Board has adopted a formal and transparent board nomination and election policy. This policy is also disclosed in the Definitive Information Statement provided to the Shareholders in connection with the holding of the Corporation's Annual Stockholders' Meeting.	
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Alternative practice provided	In accordance with the mandate provided Company's By-Laws, the Nomination Committee has prescribed the procedures for the nomination and election of directors as well as screening policies and parameters in the review of the qualifications of the nominees for election to the Board of Directors. The qualification standards for Independent directors and directors in general are also set out in the Company's Manual of Corporate Governance. In accordance with the Corporation Code, any shareholder, including minority shareholders, has a right to nominate candidates to the Board.	The Board has adopted a formal and transparent board nomination and election. The procedure and criteria for board nomination and election is also provided in the Information Statement (copies of which are available in the Company's website at the following link: http://www.italpinas.com
			provided to the Shareholders in connection with the holding of the Annual Stockholders' Meeting for the election of directors, among others.

3. Board nomination	Complied.		This alternative practice not only addresses the same objectives to be achieved by the incorporation of such policies in the CG Manual but it also bet ensures that this is communicated direct and adopted by the Nomination Committee who is tasked to implement the policy.
and election policy includes how the company accepted nominations from minority shareholders.		Written nominations by any stockholders shall be received by the corporation not earlier than 40 days from the ASM but not later than 20 days before the date of the Annual General Meeting of the Stockholders. The Nomination Committee pre screens and short lists the nominees for election by the	
4. Board nomination and election policy includes how the board shortlists candidates.	Complied.	shareholders during the annual meeting. This is provided for the bylaws of the company and is explained in the notice and information statements sent out by the Company which is submitted to the SEC, disclosed with the PSE, and furnished to all stockholders of record. Copy of the Information Statement is attached herein for reference.	
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Complied.		

6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Complied.	The Board and Nomination Committee's assessment of a proposed candidate involve considerations of the diversity in the Board's composition including a review of the nominee's experience, specialized expertise in the industry, understanding of issues affecting the Company, as well as the current composition of the Board, the balance of management and independent directors, the need for independent oversight and evaluations.	
Optional: Recommenda	ation 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. Recommendation 2.7	Not Complied.		While we do not use professional search firms, we consult other external sources such as professionals we have and are currently working with, or tap people we know in the industry to be of good qualification and reputation.

1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Not Complied.
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Not Complied.
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Not Complied.

While the Company has not adopted written policies regarding transactions with related persons, the audit committee looks into related party transactions to make sure that there are no conflict of interest with the directors, officers, and employees. As a matter of practice, all directors, officers and employees have to declare any interest which could conflict with the Company's interest and abstain from voting or approving on matters in which they have an interest.

By practice, there is proper reporting, review and approval of transactions between the Company and/or its subsidiaries with any of its directors, officers, significant shareholders (beneficial share ownership of more than 10%), or certain entities or persons related to them ("Related Parties") with related parties to ensure that transactions entered by the Company or its subsidiaries with related parties will be

on terms no less favourable to the Company and/or subsidiaries than those entered into with unrelated parties on arm's length normal commercial terms and will not be prejudicial to the Company, its subsidiaries and its minority shareholders.

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

Not Complied.

written policy, by practice, the audit committee looks into. reviews, and approves transaction which either individually or part of a series of transactions. other than recurrent related party transactions of revenue or trading nature or those necessary for its day-today operations, which exceeds Three Million Pesos (PhP3,000,000,00) in value per year.

While we do not have a

If the related party transaction exceeds Ten Million Pesos (PhP 10,000,000.00) the same is further subjected to the approval by the Board of

disclosure and approval.		Directors, and shall require further the approval of at least two independent directors who have not interest in the transaction. Compensation of directors and chief executive officer will be approved by the Remuneration
Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Alternative practice provided	In lieu of a specific requirement on appro by majority vote of not related/ public shareholders of transactions with relate parties, the policy/practice adopt by the Board requires approval by at least to independent directors the transaction with related parties exceeding the threshold of P10 million in value. The independent directors act on behall the minority sharehold in approving or disapproving related party transactions.

1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Not Complied.	Under Section B. 1.7 (q) of the Company's Revised Manual of Corporate Governance, it is the duty of the Board to approve the selection and appointment of the Chief Compliance Officer, the Chief Risk Officer and Chief Audit Executive. The Company's Bylaws attached herein for reference also provides for the duty of the Board to select and appoint the Chief Executive Officer. The list of individuals comprising the company's Management Team is available under the Company's website at the following link: http://www.italpinas.com	While the Company has set forth a mechanism to appoint control functions, the company have yet to appoint them but intends to do after the upcoming organizational meeting.
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).	Complied.	Formal appraisals are conducted annually after the end of the year, during which the Management team are individually assessed based on the agreed key performance indicators in support the business strategies, objectives and financial goals.	

1. 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 Complied.		The Company has an Annual Performance review.
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 Complied.		
Recommendation 2.10			
1. Board oversees that an appropriate internal control system is in place.	Complied.	Under Section B. 1.7 of the Company's Revised Manual of Corporate Governance, the Board has the responsibility to ensure the adoption, adequacy and effectiveness of organizational and operational internal controls.	

2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Not Complied.		While not in writing yet, the Company has implemented a Conflict of Interest mechanism for conflict avoidance and management.
3. Board approves the Internal Audit Charter.	Not Complied.		The Company is currently drafting an internal audit charter.
Recommendation 2.11			
1. Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Complied.	Section B 1.7 of the Company's Revised Manual of Corporate Governance sets out the Board's responsibility to ensure that a sound ERP system is in place.	

2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Not Complied	The Company is in the process of enhancing its risk management systems and is currently developing a formal enterprise-wide integrated risk management framework for a more comprehensive and coordinated risk response strategy.
Recommendation 2.12		
1. Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Not Complied	The Company is currently drafting its board charter.
2. Board Charter serves as a guide to the directors in the performance of their functions.	Not Complied	
3. Board Charter is publicly available and posted on the company's website.	Not Complied	

Additional Recommendation to Principle 2			
 Board has a clear insider trading policy. Optional: Principle 2 	Not Complied		The Company is currently drafting its insider trading policy.
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.	Complied	While no loans are being granted to directors, any such transaction will be governed overseen by the audit committee.	
2. Company discloses the types of decision requiring board of directors' approval.	Complied	Section B 1.7 of the Company's Revised Manual of Corporate Governance lists the matters under the responsibility and authority of the Board to act upon. Significant matters approved by the Board are immediately disclosed by the Company through the PSE Edge Disclosure System and reported to the SEC under SEC Form 17-C, copies of which are available in the Company website at the following link: http://www.italpinas.com	

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

1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Complied.	Section B.2 of the Company's Revised Manual of Corporate Governance sets out the standing committees of the Board.	
Recommendation 3.2			
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit	Complied.	Section B.2.1 of the Company's Revised Manual of Corporate Governance sets out duties and responsibilities of the Audit Committee, including its responsibility to recommend for the appointment and removal of the Company's external auditor.	

compliance with applicable laws and regulations. 2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. 3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Not Complied.	The composition of the Audit Committee is set out in Section B.2.1 of the Company's Manual of Corporate Governance and it provides: "The Board shall constitute an Audit Committee wherein the Chairman shall be an independent Director. As far as practicable, the Chairman of the Committee shall not be a Chairman of the Board and of any other Committee. Each member of the Committee shall have relevant background, knowledge, skills and/or experience in the areas of financial and risk management systems." Information on the chairperson and members of the Audit Committee, including their qualifications and type of directorship, the background, knowledge, skills, and/or experience are disclosed by the Company through the PSE Edge Disclosure System and reported to the SEC under SEC Form 17-A, copies of which are available in the Company website at the following link: http://www.italpinas.com	The Company intends to consider the rules during the upcoming organizational meetings after the stockholders' meeting.
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Complied.		
Supplement to Recomm	nendation 3.2		
Audit Committee approves all non-audit services conducted by the external auditor.	Not Complied.		While not formally done, management consults the committee for non-audit services by the external auditor. There were no non audit services for the period.

2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present. Optional: Recommendation	Not Complied	
Audit Committee meet at least four times during the year.	Complied.	
2. Audit Committee approves the appointment and removal of the internal auditor. Recommendation 3.3	Partly Complied.	While the Audit Committee is tasked to appoint the internal auditor, the committee has yet to recommend the appointment of an internal auditor.

1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Not Complied.	Section B 1.7 of the Company's Revised Manual of Corporate Governance provide for the organization of the CG Committee.	The Board has yet to organize the committee and elect its members. In the meantime however, the audit committee is currently performing the functions laid out by the Company's CG Manual.
2. Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.			

3. Chairman of the Corporate Governance Committee is an independent director.			
Optional: Recommenda	ation 3.3.		
1. Corporate Governance Committee meet at least twice during the year.	Not Complied.		The board has yet to establish the committee. In the meantime however, the audit committee is performing envisioned CG Committee's function.
Recommendation 3.4			
1. Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Not Complied	Section B 1.7 of the Company's Revised Manual of Corporate Governance provide for the organization of the Board Risk Oversight Committee	The Board has yet to establish the committee.

2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Not Complied
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Not Complied

4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Not Complied		
Recommendation 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 Complied.	Section B 1.7 of the Company's Revised Manual of Corporate Governance provide for the organization of the RPT Committee	The board has yet to establish the Committee. However, the function is currently being performed by the AC Committee.

2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman. Recommendation 3.6	at implied.
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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.	The Company is currently drafting the respective manuals of the committees. However, the board through the existing committees endeavors to run the company under a best practices principle.
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2. Committee Charters provide standards for evaluating the performance of the Committees.		
3. Committee Charters were fully disclosed on the company's website.		

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

Recommendation 4.1

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. 2. The directors review meeting materials for all Board and Committee meetings.	Complied.	The Board of Directors are present majority of the time in person and actively participate in the same. Prior to meetings, the board is furnished with materials to be briefed on the upcoming agenda items and are given an opportunity to raise questions, suggest alternative solutions to items raised.	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.			

1. Non-executive	O !! !		
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. Recommendation 4.3	Complied.	The Revised CG Manual provides that: The non-executive directors of the Board shall concurrently serve in other directorships up to a maximum of five publicly listed companies to demonstrate their commitment and availability to attend to the affairs of the Company and carry out their duties adequately. All directors shall submit to a low indicative limit on director appointments in other non-listed non-group companies.	
1. The directors notify the company's board before accepting a directorship in another company. Optional: Principle 4	Complied	The members of the Board of Directors discusses with both management and with the rest of the board of directors whenever they accept directorship in other companies. There were no such instance in the period.	

1. Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Complied.	The backgrounds of the executive directors are provided in the Information Statements filed with both SEC and PSE.	
2. Company schedules board of directors' meetings before the start of the financial year.	Not Complied.	The Company schedules its meetings at the organizational meetings after the general shareholders' meetings.	
4. Board of directors meet at least six times during the year.	Not Complied.		The board schedules 4 regular meetings annually but conducts special meetings as they deem fit.

5. Company requires as minimum quorum of at least 2/3 for board decisions. Not Complied.	The Board only requires majority votes as required by law. However, the board as much as practicable tries to vote unanimously. Thus, when there are pending questions on agenda items, the board as much as practicable defers the resolution of the same until the same is resolved unanimously.
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Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs

Recommendation 5.1

1. The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher. Not Complied. Not Complied.	The Board intends to vote 3 IDs in their upcoming board meeting. In fact, three IDs were nominated in the current IS for the 2018 ASM of the Company.
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1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions.		Please refer to the link below proving for the backgrounds of the directors, including the IDs. http://www.italpinas.com	
1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently. Recommendation 5.3	Complied.	The Company's IS provides for this statement.	

The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Complied.	Summary of the backgrounds including the terms of the directors are provided for in the Annual Report and the IS filed with the SEC and disclosed with the PSE.	

2. The company bars an independent director from serving in such capacity after the term limit of nine years.	Complied.	An independent director who has served the maximum cumulative term of 9 years as independent director shall be disqualified from being re-elected as independent director of the Company	
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.	Not applicable.	The Company has never such instance and so this is not applicable.	

1. The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	The Chairmanship is held by Mr. Romolo Nati while the position of President is held by Jose D. Leviste.	
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	The revised CG manual provides: 3.1 In addition to his duties and responsibilities under the By-Laws, the Chairman of the Board, shall have the following roles and responsibilities, among others: a. Makes certain that the meeting agenda focuses on strategic matters, including the overall risk appetite of the Company, considering the developments in the business and regulatory environments, key governance concerns, and contentious issues that will significantly affect operations; b. Guarantees that the Board receives accurate, timely, relevant, insightful, concise, and clear information to enable it to make sound decisions;	

- Facilitates discussions on key issues by fostering an environment conducive for constructive debate and leveraging on the skills and expertise of individual directors;
- d. Ensures that the Board sufficiently challenges and inquires on reports submitted and representations made by Management;
- e. Assures the availability of proper orientation for first-time directors and continuing training opportunities for all directors;
- f. Makes sure that performance of the Board is evaluated at least once a year and discussed/followed up on; and
- g. Maintain qualitative and timely lines of communication and information between the Board and Management.

3.2 Chief Executive Officer

In addition to his duties and responsibilities under the By-Laws, the Chief Executive Officer shall have the following responsibilities:

- a) Provide general supervision of the business, affairs, and property of the Company and over its employees and officers;
- b) see that all orders and resolutions of the Board of Directors are carried into effect;

		c) Submit to the Board as soon as possible after the close of each fiscal year, and to the stockholders at the annual meeting, a complete report of the operations of the Company for the preceding year, and the state of its affairs; and Report to the Board from time to time all matters within his knowledge which will have a bearing on the interest of the Company and may require to be brought to the Board's attention. The Chairman and the CEO is not related by affinity or consanguinity.	
Recommendation 5.5			
1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Not Complied.		The Company's Chairman is not an ID. Furthermore, the Company has yet to appoint a lead ID but intends to do so in its upcoming organization meeting.

1. Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Complied.	
Recommendation 5.7 1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Not Complied	The audit committee meets with the external auditors.

2. The meetings are chaired by the lead independent director.			
Optional: Principle 5			
1. None of the directors is a former CEO of the company in the past 2 years.		Mr. Jose D. Leviste is the Company's President and has been a director of the Company since inception.	
		ard's effectiveness is through an assessment process. The Board e as a body, and assess whether it possesses the right mix of bac	
Recommendation 6.1			
1. Board conducts an annual selfassessment of its performance as a whole.	Not Complied.		The board intends to conduct the self-assessment at the end of the term as such or prior to the ASM.

2. The Chairman			
conducts a self-			
assessment of his			
performance.			
3. The individual			
members conduct a			
self-assessment of their			
performance.			
4. Each committee			
conducts a self-			
assessment of its			
performance.			

5. Every three years, the assessments are supported by an external facilitator. Not Applicable Recommendation 6.2	nitial self- of the board
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1. Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 1. The system allows for a feedback mechanism from the shareholders. 1. South As in place a system that provides a system of the Complied. 2. The system allows for a feedback mechanism from the shareholders. 2. While the Company has not yet approved a process, the shareholders are given the opportunity to judge and elect its directors based on the performance of its board.	•	•	•	
	provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 2. The system allows for a feedback			process, the shareholders are given the opportunity to judge and elect its directors based on the performance of its
snarenoiders.				
	shareholders.			

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

Recommendation 7.1

1. Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	Not Complied.	The board is currently drafting a code of ethics. While it has not yet been finalized the board through the audit committee sees to it that the company adopts best practices as suggested by the relevant rules of the SEC and the Exchange.
2. The Code is properly disseminated to the Board, senior management and employees.		

3. The Code is disclosed and made available to the public through the company website.		
1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Not Complied.	The Company is currently drafting a whistleblowing policy in order to prevent any bribery.
Recommendation 7.2		

•	•	1	
1. Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Not complied.		Same as 7.1 above.
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.		Disclosure and Transparency	

Disclosure and Transparency

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

Recommendation 8.1

1. Board establishes corporate disclosure 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.	Not complied with.	List of Disclosures can be found in the Company's website through the following link: http://www.italpinas.com	The board follows the relevant disclosure rules of the SEC and the PSE and regularly inform the directors, officers and employees of the same.
Supplement to Recomm	nendations 8.1		
1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.	Not Complied		The AFS is submitted and disclosed at least 105 days from the end of the audit period while the quarterly FS is submitted and disclosed within 45 days from the end of the reporting period.

2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Not Complied.	A copy of the company's annual report may be found in the Company's website through this link: http://www.italpinas.com 1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders; 2. cross-holdings among company affiliates; and 3. any imbalances between the controlling shareholders' voting power and overall equity position in the company.	
Recommendation 8.2			
1. 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 Complied.		While the Company does not have a written policy on the same, the board regularly reminds its members as well as the key officers about the requirement to disclose within 2-3 days to give the company

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.		ample time to disclose the same with the SEC and the PSE.
officers to disclose/report to the company any dealings in the company's shares within three business		
company any dealings in the company's shares within three business		
dealings in the company's shares within three business		
company's shares within three business		
within three business		
	company's shares	

discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	Please refer to the top 100 shareholders as disclosed. http://www.italpinas.com Provide link or reference to the company's Conglomerate Map. http://www.italpinas.com	
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Recommendation 8.3			
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Complied.	The qualifications of the directors and key officers are provided in its IS and annual reports as attached herein.	

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.
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1. Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Not complied.		While policies for board remuneration have not been set in writing yet, the company through the remuneration committee is currently drafting the policy.
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2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.		

3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Not Complied.	The company discloses the top executive compensation lumped as a group. The remuneration of executives are competitive and within industry standars.
Recommendation 8.5 1. Company	Not	As discussed above, the
discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Complied.	company is currently drafting its RPT policies. However, the audit committee is monitoring any RPTs of the Company.

Complied.	There have been no RPT involving the directors.	

2. Company discloses material or significant RPTs reviewed and approved during the year.	Not Complied.	The Annual Report(with AFS) of the Company refers to related party transactions.

Supplement to Recomm	Supplement to Recommendation 8.5				
1. Company requires directors to disclose their interests in transactions or any other conflict of interests.	Not applicable.	Same as above, there have been no such incidents.			
Optional: Recommendation 8.5					

1. Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Not complied.		Same as above, the company has yet approved an RPT Policy Manual.
Recommendation 8.6			
1. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.	Complied.	While the website of the Company as well as PSE EDGE is used for purposes of disclosing to the public such transactions, there have been no such incident.	

2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Not Complied.	The company relies mainly on its own officers with years of experience in the field, as well as professionals in determining fairness of transaction prices. While no formal engagements are made, the company's management consults professionals in determining fairness of transactions.	
Supplement to Recomm			
1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Complied.	The Company's IS provides for such statement as attached herein.	

1. Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	The CG policies and programs are all in the revised manual and may be viewed at: http://www.italpinas.com Said manual was submitted to the SEC.	
2. Company's MCG is submitted to the SEC and PSE.		

3. Company's MCG is posted on its company website.		
Supplement to Recommendation 8.7		
1. Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	The revised manual was submitted with the SEC. Please refer to the CG Manual duly received.	
Optional: Principle 8		

1. Does the company's Annual Report disclose the following information:	Complied.	The annual report is posted at: http://www.italpinas.com	
a. Corporate Objectives	Complied.		
b. Financial performance indicators	Complied.		
c. Non-financial performance indicators	Not Complied.		

f. Attendance details of each director in all directors meetings held during the year	Not Complied.	This is not a requirement. However, the company previously provides this in the old CGR form
g. Total remuneration of each member of the board of directors	Not Complied.	The top remunerations are lumped as a group.
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is noncompliance, identifies and explains reason for each such issue.	Not Complied.	The CGR was no longer required to be attached in the annual report. However, the Company always adhered to the rules of the Code of Corporate Governance.

3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems. 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 Complied.		While no such disclosure was made as this was not required, the directors actually conduct a review of the company's material controls.
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).	Complied.	Risks are found in part I of the annual report.	

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

1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. Not comp	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.	The company is currently drafting the committee manual which will also cover the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.
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2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Not Complied.	The shareholders approved Roxas Cruz Tagle, and Co. as the external auditor by 100% of those present and represented in the meeting.	
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Supplement to Recommendation 9.1

Company has a policy of rotating the lead audit partner every five years.	Complied.	5.1B provides that: The Company's external auditor shall be rotated or the handling partner shall be changed every five (5) years or earlier or the signing partner of the external auditing firm assigned to the Company, shall be changed with the same frequency.	
Recommendation 9.2			
1. Audit Committee Charter includes the Audit Committee's responsibility on:	Not Complied.		The Company is currently drafting the manual.
i. assessing the integrity and independence of external auditors;			
ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising			
effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.			

Audit Committee Charter contains the			
Committee's			
responsibility on			
reviewing and			
monitoring the external auditor's			
suitability and			
effectiveness on an			
annual basis.			
Supplement to Recommendatio	ns 9.2		

1. 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.	Not complied.		The company is currently drafting its audit committee charter.
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2. Audit Committee ensures that the external auditor has adequate quality control procedures.		
Recommendation 9.3		

1. Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	There were no non-audit services that were provided by the external auditor as disclosed in SEC 17-A report.	
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Supplement to Recommendation 9.3	auditor's objectivity. Supplement to Recommendation 9.3	
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1. Fees paid for non-audit services do not outweigh the fees paid for audit services.			
Additional Recommend	- -		
1. Company's external auditor is duly accredited by the SEC under Group A category.	Complied.	Provide information on company's external auditor, such as:	
		Name of the audit engagement partner;	
		Maria Carmina A. Ussher	
		Accreditation number;	
		CPA Certificate No. 0068006	
		SEC Accreditation No. 1542-A (Individual) (Group A)	
		3. Date Accredited; March 9, 2016	
		4. Expiry date of accreditation; May 1, 2019	
		And 5. Name, address, contact number of the audit firm.	
		Roxas Cruz Tagle and Co	

		7th Floor MIB Centre, 6805 Makati City 02 8442016	
2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Complied.	The Company's external auditors agreed to be subjected to SOAR inspection however, as of to date, the external auditors are not yet subjected to SOAR inspection.	

Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.

Recommendation 10.1

1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	Not complied.		The company intends to draft relevant policy manuals on disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance
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2. Company adopts a globally recognized standard/framework in reporting sustainability and nonfinancial issues.			
		ntain a comprehensive and cost-efficient communication chann	
relevant information. Thi	s channel is cru	ucial for informed decision-making by investors, stakeholders and	d other interested users.

Recommendation 11.1

Not 1. Company has While the company do media and analysts' complied. not use communication briefings as channels channels, management of communication to invites media in ensure the timely and shareholder meetings as well as uploads updates accurate dissemination of in its websites. There are public, material and relevant articles on the relevant information progress of the company to its shareholders and from time to time. The other investors. website is also updated on the current projects of the company. http://www.italpinas.com Supplemental to Principle 11

1. Company has a website disclosing upto-date information on the following:	Complied.	Provide link to company website	
a. Financial statements/reports (latest quarterly)	Complied.	http://www.italpinas.com	
b. Materials provided in briefings to analysts and media	Complied.		

c. Downloadable annual report	Complied.	http://www.italpinas.com	
d. Notice of ASM and/or SSM	Complied.		
e. Minutes of ASM and/or SSM	Complied.		
f. Company's Articles of Incorporation and By- Laws Additional Recommend	Complied.		

1. Company complies with SEC-prescribed website template.	Complied.		
Principle 12: To ansure		ernal Control System and Risk Management Framework Insparency and proper governance in the conduct of its affairs,	the company should h
		system and enterprise risk management framework.	, ,
	internal control		, ,

2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Not Complied.	The Internal Audit Department identifies and monitors company risks. But no written policy or procedure in place. The department currently uses standard audit practices.
Supplement to Recomm	nendations 12.1	

1. Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	Not Complied.		While the Company has not finalized yet an enterpriose wide compliance program, the company through management monitors strict compliance to any and all relevant regulatory requirements.
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on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.	security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the
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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.	
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1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Not Complied.	The board has yet to appoint a CAE.

2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider. Not Complied.		The Company has yet to hire a CAE. The internal audit function is currently being performed through the Audit Committee.
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management function to identify, assess and monitor officer but intends to meet with the board to discuss the necessity of	function to identify, assess and monitor	meet with the board to discuss the necessity of the same considering the size and nature of operations of the
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1. Company seeks external technical support in risk management when such competence is not available internally.		
Recommendation 12.5		

1. In managing the	Not	Same as 12.4 abo
company's Risk	complied.	
Management System,		
the company has a		
Chief Risk Officer		
(CRO), who is the		
ultimate champion of Enterprise Risk		
Management (ERM).		
management (Entity).		

2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.			
Additional Recommend	•	ole 12	The CEO and Internal
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 complied.		The CEO and Interna auditor will attest to the soundness of the internation and compliance system of the relevant policies have been drafted an approved by the board.
		Cultivating a Synergic Relationship with Shareholders t all shareholders fairly and equitably, and also recognize, prote	ct and facilitate the

1. Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Complied.	Section 8 of the revised CG Manual of the Company provides for the basic rights of shareholders.	
2. Board ensures that basic shareholder rights are disclosed on the company's		Provide link to company's website http://www.italpinas.com	
website.	andation 12.1		
Supplement to Recomm	Ī		
1. Company's common share has one vote for one share.	Complied.		
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Complied.	Please refer to rights of the shareholders: (i) Right to vote on all matters that require their consent or approval; (ii) Right to elect, remove and replace directors and vote on certain corporate acts in accordance with the Corporation Code. (iii) Exercise cumulative voting in the election of directors. (iv) No director shall not be removed without cause if it will deny minority shareholders representation in the Board. (v) Right to inspect corporate books and records;	
		(vi) Right to information;	

		 (viii) Right of minority shareholders to propose the holding of a meeting, and the right to propose items in the agenda of the meeting, provided the items are for legitimate business purpose. (viii) Right to receive dividends that may be declared by the Board (ix) Appraisal right or the right to dissent and demand payment of the fair value of their shares in the manner provided under Section 82 of the Corporation Code
3. Board has an effective, secure, and efficient voting system.	Complied.	Please see link: http://www.italpinas.com

effe voti sucl or " min- to p shai acti	Board has an ective shareholdering mechanisms in as supermajority majority of crity" requirements protect minority reholders against sons of controlling reholders.	Complied.	Please refer to 13.1.2 above.	

1		i	
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.	Complied.	While this is allowed, no such instance occurred during the period.	

6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Complied.	Please refer to 13.1.2 above.	
7. Company has a transparent and specific dividend policy.	Not Complied.	The Company has no restrictions that will limit the ability to pay dividends on common equity. But the Company, as a general rule, shall only declare from surplus profit as determined by the Board of Directors as long as such declaration will not impair the capital of the Company.	

Optional: Recommendation 13.1	The company declared dividends and paid said dividends more than 60 days after said declaration.	The company followed the PSE rules on declaration of dividends and payment thereof from the date of record date.
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1. Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Not complied.		The Company's office of the corporate secretary and transfer agent, both of whom are external, handles vote validation.
Recommendation 13.2			
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Not complied.	At least 15 business days.	The company follows the minimum rules of the SEC and PSE.

	Not applicable.	Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting.	There were no substantial changes in remuneration during the period.
		Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS): http://www.italpinas.com	
Supplemental to Recom	nmendation 13.	2	
1. Company's Notice of Annual Stockholders' Meeting contains the following information:	Complied.	Provide link or reference to the company's notice of Annual Shareholders' Meeting http://www.italpinas.com	

a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)		
b. Auditors seeking appointment/re-appointment		

Optional: Recommenda		
	ation 13.2	
I. Company provides rationale for the agenda items for the annual stockholders meeting	Not applicable.	The ASM for the period did not have any material agenda item that requires explanati or rationale.

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.	Not applicable.		No relevant questions were raised during the latest ASM.
2. Minutes of the Annual and Special Shareholders' Meetings were		Provide link to minutes of meeting in the company website. http://www.italpinas.com	

available on the company website within five business days from the end of the meeting.	Voting was done by hand and all the agenda items were all unanimously approved. Opportunity to ask questions were given but none was made.	
Supplement 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. Complied. The external auditors, counsels, and transfer agents were present during the ASM.	Recommendation 13.4
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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.	t. The Company intends to make ADR available in resolving intra corporate disputes.	
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2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Complied.	1.7 of the revised CG manual provides for the requirement to establish a dispute resolution mechanism.	
Recommendation 13.5			
1. Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Not Complied.		The Company has yet to appoint an IRO.

2. IRO is present at every shareholder's meeting.	Complied.	The Company's IRO was present during the latest ASM.	
Supplemental Recomm	l endations to Pr	incinle 13	

1. Board avoids antitakeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Complied.	The board have not done any act or measure that will be considered as anti-takeover measure.	

2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Complied.	The public float as of December 31, 2018 is 42.69.	
Optional: Principle 13			

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1. Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Not complied.	While the company do not have said written policies, the company encourages shareholders to be active with the company through the notices and disclosures it makes public.

2. Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Not applicable.	The company does not allow electronic voting in absentia.

Duties to Stakeholders

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

Recommendation 14.1

	1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. Not Complied. Not Complied. Identify the company's shareholder and provide information or reference to a document containing information on the company reference to a document containing information on the company promotes cooperation with its stakeholders. While there is no written policy on the matter, the company promotes cooperation with its stakeholders.
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1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Complied.	Same as above.	
Recommendation 14.3			The company is currently
1. 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.			drafting a whistleblowing policy, for its stakeholders

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 complied.	Provide information on the alternative dispute resolution system established by the company.	The Company has yet to establish an alternative despite resolution system. However, the company intends to engage in ADR when the need for such arises.

Additional Recommend	ations to Princip	e 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.	Not applicable.	While the company has not been fully compliant with relevant CG rules, the company intends to refine its policies and be fully compliant.

2. Company respects intellectual property rights.	Complied.	The Company registers all its brand names and marks before the Intellectual Property Office. It recognizes the need to protect intellectual property rights, and complies with the necessary requirements in order to respect others' intellectual property rights.	
Optional: Principle 14			
1. Company discloses its policies and practices that address customers' welfare	Not Complied.		Company has not adopted relevant written policies but has adopted best practices when addressing customers' welfare as well as supplier selection process.

2. Company discloses its policies and practices that address supplier/contractor selection procedures		
	ee participation should be developed to create a symbiotic env corporate governance processes.	rironment, realize the

Recommendation 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.	Not Complied.	While there is an employee manual, management is currently updating the same.
	Supplement to Recomm	endation 15.1	
	write governance.		
	realization of the company's goals and		
realization of the company's goals and	encourage employees to actively		updating the same.
encourage employees to actively participate in the realization of the company's goals and	policies, programs		employee manual,

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1. Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Not Complied.	The Company's incentive mechanism is purely applied on remuneration and no other scheme such as ESOPs are granted.

2. Company has policies and practices on health, safety and welfare of its employees.	Complied.	The Company has a company-wide health insurance coverage.	
3. Company has policies and practices on training and development of its employees. Recommendation 15.2	Not complied.		Aside from the employee orientation, no written policy on training is in place.

1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	Not Complied	No Whistle blowing policy has been approved yet but management is currently drafting the same.
2. Board		
disseminates the		
policy and program		
to employees across the organization		
through trainings to		
embed them in the		
company's culture.		
Supplement to Recomm	nendation 15.2	

1. Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Not applicable.	No such violations were reported during the period.
Recommendation 15.3 1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Not Complied	No Whistle blowing policy has been approved yet but management is currently drafting the same. In such an event, the concerns may be forwarded to the the head of HR.

 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. Board supervises and ensures the enforcement of the whistleblowing framework. 			
	ns serve its env	ocially responsible in all its dealings with the communities where ironment and stakeholders in a positive and progressive manne elopment.	

1. Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates. Optional: Principle 16	Not Complied.		While there are no written policy on CSR, the Company conducts CSR activities.
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sustainable development		the relevant government agencies to ensure environmental compliance.

2. Company exerts effort to interact positively with the communities in which it operates		

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the Registrant by the undersigned, thereunto duly authorized, in the

ROMOLO NATI

Chairman of the Board

RAPAEL A. DOMINGUEZ Independent Director

SIGNATURES

resident

JOSÉ G. ABAULLO Independent Director

respective competent evidence of identity, as follows:

NAME/NO.

DATE OF ISSUE

PLACE OF ISSUE

ATTY. JOVINO R.ANGEL NOTARY PUBLIC FOR PASAY CITY

UNTIL DECEMBER 2020 170 VILLARUEL ST. PASAY CITY

RNO. 6397931-1/3/2019 ISSUED IN PASAY CITY PP NO. 058411-1/3/2015 ISSUED IN PASIG CITY 2011 NO. 28761

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the Registrant by the undersigned, thereunto duly authorized, in the City of Makati on May 27, 2019.

SIGNATURE

CHRISTINE P. BASE CORPORATE SECRETARY

SUBSCRIBED AND SWORN to before me this 27th day of May 2019. affiants exhibiting to me their respective competent evidence of identity, as follows:

NAME/NO.

DATE OF ISSUE

PLACE OF ISSUE

Doc No. 19; Page No. 27; Book No. 14; Series of 2019. Pacis & Reyes Law Office
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Makati City, Tel No. 8443906

Roll No. 62644

(is) Lifetime Member No. 011846/Pangasinan Chapter

MCLE Compliance No. V - 0024513
PTR No. 7341271/Makati City/ Jan. 8, 2019/ Appt. No. M-65
Notary Public for Makati City until 31 December 2019