ANNUAL CORPORATE GOVERNANCE REPORT

The Board's Governance Responsibilities

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

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 1.1		The Board of Directors of Allianz PNB	
The Board should be composed of directors with a collective		Life has diverse and relevant	
working knowledge, experience or expertise that is relevant to the company's industry/sector.		experience in the financial and	
to the company's moustry sector.	Compliant	insurance institutions and remains	
Board has an appropriate mix of competence and expertise	Compliant	qualified for their positions in accordance with the standards, rules,	
	Compliant	and regulations.	
		The company's Annual report provides the respective profile of the Board of Directors.	
		See pages 37 of the Annual Report.	
		See enumeration of Board of Directors' qualifications on pages 3-4 of	
		Corporate Governance Manual and page 29 of the Annual Report.	
Directors remain qualified for their positions individually and collectively to enable them to		page 29 of the Annual Report.	
fulfill their roles and responsibilities and		In the April 2021 Corporate Governance and Nomination and Compensation	
respond to the needs of the organization.		Committee (CGNCC) meeting, the	
		nomination and election criteria of directors were presented. This includes	
		the compliance to board's continuing	
		education/training hours, number of	
		directorships. The nominees were also	
		pre-screened by the Committee in	
		accordance with the Corporation's Fit	
		and Proper Policy. Based on the	
		qualifications of directors, as provided	
		in the Corporate Governance Manual,	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION all directors possess the qualifications and none of the disqualifications defined by the law and rule. <u>Please see excerpts from the minutes</u> of the April 12, 2021 CGNCC Meeting.	EXPLANATION
Recommendation 1.2 The Board should be composed of a majority of non-executive directors.	Compliant	The Company has two independent directors who constituted 29% of the membership of the Board. Meanwhile, six out of the seven members or 86% of the Board, are Non-Executive Directors, including the independent directors. The Annual Report reflects the directors and type of their directorship. See page 37 of the Annual Report.	
Recommendation 1.3 Company provides in its Board Charter or Manual on Corporate Governance a policy on training of directors.	Compliant	As stated on page 16 of the Corporate Governance Manual, one of the duties and responsibilities of a Director is to maintain his professional integrity and continuously seek to enhance his skills, knowledge, and understanding of the activities that the company is engaged in or intends to pursue as well as developments in the insurance industry including regulatory changes through continuing education or training.	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		A director is also required to attend a seminar on Corporate Governance conducted by a private or government institute duly accredited by the Insurance Commission. (See <u>page 26 of</u> <u>the Corporate Governance Manual).</u>	
Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors.	Compliant	As stated on pages 15 and 26 of the Corporate Governance Manual, Directors are required to attend a seminar on Corporate Governance conducted by a private or government institute duly accredited by the Insurance Commission, before assumption of office or as soon as possible thereafter. The Chairman also ensures that there is an Orientation Program for New Directors.The directors completed their continuing education/training on Corporate Governance. The list of trainings completed by the directors is enumerated in the Annual Report.	
Company has relevant annual continuing training for all directors.	Compliant		
		Further to our compliance, we organized our first "Annual Corporate Governance Forum". This is a 2-day virtual event attended by the directors and relevant employees wherein relevant topics were facilitated by reputable speakers from regulatory bodies as follows:	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		1. Issues Related to Remote Selling of Life Insurance by IC Commissioner Dennis Funa 2. Laws Governing Working from Home by DOLE Asst. Secretary, Bureau of Working Conditions, Dra. Teresita Cucueco 3. Updates on AML Law, Roles and Responsibilities of Directors and Senior Management by AMLC Executive Director, Atty. Mel Georgie Racela 4. Privacy Concerns around E- Commerce, Working from Home, and Data Analytics by National Privacy Commission IT Officer, Janssen Esguerra See "Corporate Governance Initiatives in 2021" write up on page 28 of the Annual Report.	
Recommendation 1.4			
Board has a policy on board diversity	Compliant	Section I.6, page 8 of the <u>Corporate</u> <u>Governance Manual</u> states that Board Diversity is not limited to gender diversity. It also includes diversity in age, ethnicity, culture, skills, competence, and knowledge. Section I.11, page 18 of the <u>Corporate</u> <u>Governance Manual</u> also states that non-Filipino citizens may become members of the board of directors pursuant to Section 23 of the Corporation Code of the Philippines.	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		1 out of the 7 members of the Allianz PNB Life Board is a female.	
Recommendation 1.5			
The Board is assisted in its duties by a Corporate Secretary	Compliant	Atty. Florentino M. Herrera III is the	
Corporate Secretary is a separate individual from the Compliance Officer Corporate Secretary is not a member of the Board of Directors,	Compliant Compliant	Corporate Secretary of Allianz PNB Life. His profile is provided <u>on page 37</u> <u>of the Annual Report.</u> He is not a — member of the Board of Directors.	
		Section V, page 21 of the Corporate Governance Manual provides the qualifications and duties of the Corporate Secretary.	
Corporate Secretary attends training/s on corporate governance.	Compliant	Atty. Florentino M. Herrera III completed his Corporate Governance training on August 21, 2021. Please see copy of his <u>training certificate</u> .	
Recommendation 1.6			
The Board is assisted in its duties by a Compliance Officer.	Compliant	Atty. Amor Datinguinoo is the General	
Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation	Compliant	Counsel and Chief Compliance Officer of Allianz PNB Life. She holds a Vice President rank and a member of the Management Committee. Her profile is provided <u>on page 39 of the Annual</u> <u>report</u> . She is not a member of the board.	
Compliance Officer is not a member of the board.	Compliant		
		Section VII, page 23 of the Corporate Governance manual provides the qualifications, duties, and responsibilities of the Compliance Officer.	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Compliance Officer attends training/s on corporate	Compliant	Atty. Amor Datinguinoo attended the	
governance annually.		First ASEAN Corporate Governance	
		Roundtable Activity for all ICRES which	
		was facilitated by the Insurance	
		Commission and Institute of Corporate	
		Directors on July 28, 2021, 1:00-5:00	
		pm. As stated under IC Circular Letter	
		No. 2021-45, attendance to this	
		activity may be considered as	
		compliance to the Annual Good	
		Governance requirement.	
		Please see copy of her training	
		certificate.	
Principle 2: The fiduciary roles, responsibilities and accountabiliti	ios of the Board as		rticles and by lawE and other
legal pronouncements and guidelin6s should be clearly made kno	-		-
Recommendation 2.1			
Directors act on a fully informed basis, in good faith,	Compliant	Section I, page 29 of the Corporate	
with due diligence and care, and in the best interest of the	Compliant	<u>Governance Manual</u> provides that the	
company.		board should establish a performance	
company.		evaluation system to determine and	
		measure compliance with the manual.	
		incasure compliance with the mandal.	
		Also, the Board of Directors conducts	
		an annual self-assessment of their	
		individual performance, Board	
		performance, and performance as	
		members of various Board Committees	
		based on respective criteria which	
		include their specific duties and	
		responsibilities as a board of director.	
		Portions of the said Board	
		Performance Evaluation form also	
		include the specific self-assessments	
		include the specific self-assessments answered only by the Chairman of the	
		include the specific self-assessments answered only by the Chairman of the Board and the CEO. The Corporate	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Compensation Committee (CGNC) sends these assessment forms to every director, collects the completed forms, prepares a summary report, and conduct an annual deliberation of the respective individual and committee performances. Please refer to the attached <u>Board</u> <u>Performance Evaluation form</u> and the Copy of <u>October 2021 board meeting</u> <u>agenda</u> as proof that the results were discussed.	
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 in order to sustain the company's long-term viability and strength.	Compliant Compliant	The Board ensures to table in the discussions the regular business reviews on the company's financial, sales and investment performance which includes the objectives and strategy. The 2022 Business Plan of the Corporation was discussed and recommended for Board approval during the <u>December 13, 2021</u> <u>Executive Committee meeting</u> . The Board, through Resolution No. 2021- BD-38 approves the same. The review and approval of the Company's Mission and Vision was also discussed in the June 2021 Board meeting. See attached excerpts from the <u>June 2021 agenda</u> . The Board, through Resolution No. 2021-BD-22 approves the same.	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson	Compliant	The Board is chaired by Dr. Lucio Tan. His profile is provided on <u>page 37 of</u> <u>the Annual Report.</u>	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers, and management. Board adopts a policy on the retirement for directors and key officers	Compliant	The Board oversees the succession planning of the CEO and Management Committee, including critical roles such as the heads of the Company's oversight functions. The annual review of the succession plans covers the identification of new successors and updated readiness of previously identified successors according to readiness levels, removal of successors who no longer fit the pipeline and includes diverse candidates (such as gender, skills, and functions etc.) where possible. All nominations to such positions are deliberated and discussed in the Corporate Governance, Nomination and Compensation Committee which shall evaluate the nominees' competency and credentials and shall make appropriate endorsement and recommendation to the Board.	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The highlights of the Succession	
		Planning policy are provided on page	
		28 of the Annual Report.	
Recommendation 2.5			
Board formulates and adopts a policy specifying the	Compliant	The remuneration structures of the	
relationship between remuneration and performance of key		Board take into account the individual	
officers and board members.		functions and responsibilities of the	
		Board members such as Chairman, Vice	
		Chairman or Committee Mandates.	
		The company measures performance	
		in an annual process which includes	
		the key steps of agreeing to priorities,	
		regular feedback, and year-end	
		performance assessment. Company	
		performance Is calculated as a	
		separate element of performance.	
		Allianz PNB Life also uses the	
		framework of Objective Key Results	
		(OKR) to measure performance, and	
		these are shared and transparent	
		across the organization.	
		Please see <u>Remuneration Section on</u>	
		page 31 of the Annual report.	
Board aligns the remuneration of key and board members with	Compliant	The Corporate Governance,	
long-term interests of the company.		Nomination and Remuneration	
		Committee is responsible for the	
		review and approval local	
		Remuneration strategy on executive	
		remuneration packages of corporate	
		officers and directors and provide	
		oversight over remuneration of senior	
		management and other key personnel	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	ensuring that compensation is consistent with the Company's culture, financial capacity, business strategy and control environment. The company's compensation plans are benchmarked and reviewed regularly against the market. The company's Remuneration Policy applies consistent Remuneration Principles to ensure appropriateness and alignment with legal requirements and prevailing market conditions. Any remuneration commitments on behalf of the company follow the applicable authorization rules and are subject to the 4-eyes principle".	_
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	Compliant	Article 3, Sections 2, 3, 4 and 9 of the By Laws provides the entitlement of	
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	nominations of stockholders, election and term, election in case of vacancies	
Board nomination and election policy includes how the company accepts nominations from minority shareholders.	Compliant	and voting.	
Board nomination and election policy includes how the board reviews nominated candidates	Compliant	Section 11.1.4, page 19 of the Corporate Governance Manual states	
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. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company	Compliant Compliant	that the nomination and election process provides that when a nominee has all the qualifications and none of the disqualifications defined by law and rule, the committee shall endorse the nominee to the board.	
		Section H. Page 27 of the Corporate Governance Manual provides the Shareholders Rights and protection of Minority stockholders' interests.	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Qualifications of a director are	
		enumerated under sections I.1 and I.2	
		pages 3-4 of the Corporate Governance	
		Manual.	
		The Board of directors and	
		stockholders shall elect a director in	
		accordance with the <u>By-Laws.</u>	
		The attached <u>Corporate Governance</u> ,	
		Nomination and Compensation	
		<u>Committee Charter</u> also provide the	
		detailed nomination and election	
		process for directors.	
Recommendation 2.7			
Board has overall responsibility in ensuring that there is a		Our Board of Directors, Management,	
group-wide policy and system governing related party		and staff commit to adopt and adhere	
transactions (RPTs) and other unusual or infrequently occurring		with the Policy Guidelines on Related	
transactions.	Compliant	Party Transactions (RPTs). We	
RPT policy includes appropriate review and approval of		recognize the importance of	
material RPTs, which guarantee fairness and transparency of		establishing and maintaining policies	
the transactions	Compliant	and procedures governing transactions	
RPT policy encompasses all entities within the group, taking	Compliant	between related parties to ensure that	
into account their size, structure, risk profile and complexity of		these are only undertaken on an arm's	
operations.		length basis for the financial,	
		commercial, and economic benefit of	
		the Company and the entire group to	
		which the Company belongs. The RPT	
		provides that the COMPANY shall	
		identify and prevent or manage	
		potential or actual conflicts of interest	
		which may arise. Directors and officers	
		with personal interest in the	
		transaction shall abstain from the	
		discussion, approval and management	
		of such transaction or matter affecting	
		the COMPANY. Employees, Officers, or	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		directors who have been remiss in	
		their duties in handling RPTs shall be	
		dealt with in accordance with the Code	
		of Business Conduct.	
		The Board, through the RPT Committee	
		(RPTC), exercises appropriate oversight	
		in the implementation of these guidelines.	
		Please see page 31 of the Annual	
		Report .	
		Details of the material RPT are	
		discussed under Audited Financial	
		Statement.	
		Confirmation of the Corporation's	
		material Related Party Transactions	
Recommendation 2.8			
Board is primarily responsible for approving	Compliant	Page 10 of the Corporate Governance	
the selection of Management led by the Chief		Manual provides that the minimum	
Executive Officer (CEO) and the heads of the		internal control mechanism of the	
other control functions (Chief Risk Officer,		Board's oversight responsibility	
Chief Compliance Officer and Chief Audit Executive).		includes the selection of the person	
Executive).		who possesses the ability, integrity, and expertise essential for the position	
		of the CEO and selection and	
		appointment of management officers.	
		Annually, the Corporate Governance,	
		Nomination and Compensation	
		Committee evaluates and confirms the	
		appointment of officers of the	
		corporation and endorses these to the	
		board for approval.	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION Please see excerpt from the Minutes of April 2021 CGNCC (Board Resolution No. 2021- CGNCC-05) which reflects the Confirmation of Appointment of Officers of the Corporation. 2021 Board appointment of new officers	EXPLANATION
Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	Section I.8 of the Corporate Governance Manual provided that one of the responsibilities of the Board of directors is to oversee the selection and performance of senior management. It is the primary responsibility of the board of directors to appoint competent, professional, honest, and highly-motivated management team at all times; adopt an effective succession planning program for management; monitor and assess the performance of the management team based on established performance standards that are consistent with the company' strategic objectives, and conduct regular review of its policies with the management team.	
Recommendation 2.9			
Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	Compliant	The company measures performance in an annual process which includes the key steps of agreeing to priorities, regular feedback and year-end	
Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant	performance assessment. Company performance Is calculated as a separate element of performance.	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Allianz PNB Life also uses the framework of Objective Key Results (OKR) to measure performance, and these are shared and transparent goals across the organization. Please see pages 20 and 33 of the Annual Report. Portion of the Board Performance Evaluation form also include the specific self-assessments answered only by the CEO. Please see attached Board Performance Evaluation Form.	
Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	Compliant	Section 1.7.3, page 10 of the Corporate Governance Manual provides the	
The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders	Compliant	Internal Control responsibilities of the Board. In accordance with the Three- Lines- of- Defense model of internal controls of the company, on page 22-23 of the <u>Corporate Governance manual</u> , the functions of Compliance and Risk Management are the second line of controls while the Audit function are exercising the third line of controls. The officers shall have functional reporting lines to respective Group/Global functions. The Conflict of Interest (COI) Policy was presented and approved by the Board of Directors and Management Committee. This policy is disseminated to all employees and is explained to all	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		ADDITIONAL INFORMATION new hires at the required onboarding seminars. The highlights of the COI policy are provided on page 33 of the Annual report which is published on the website. Employees were also required to submit a COI Annual Declaration Form and if applicable, disclosure of details if they find themselves in a conflict-of- interest situation.	EXPLANATION
Board approves the Internal Audit Charter	Compliant	 Please see link to the highlights of the Internal Audit Policy on page 32 of the Annual report which is published in the website. The Internal Audit Policy provides the following: Rationale and Scope of application General Principles of Internal Audit and Allianz Group Specific requirement of the Internal Audit Function Internal Audit Function Internal Audit activities and Processes which includes, establishment of audit universe and derive an audit plan, performance of Internal audit, audit report, follow up, providing advice and establish audit-related principles and procedures Governance and Roles and responsibilities. 	

	COMPLIANT/NON -COMPLIANT		
Pacammandation 2.11	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 2.11 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. The risk management framework guides the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Compliant	The company has a robust risk management framework which implements an Internal Risk Control System reviewed periodically and a risk management team which directly report to the ACRMC. One of the responsibilities of the Audit, Compliance and Risk Management Board Committee is to assist the Board in fulfilling its oversight responsibility on Risk Management. The details of activities are enumerated in the <u>ACRMC Charter</u> . Please see <u>pages 24-25 of the Annual</u> <u>Report</u> .	
Percommondation 2.12			
Recommendation 2.12 Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties.	Compliant	Please see link to the <u>Corporate Governance Page</u> in the	
Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	company website.	
Board Charter is publicly available and posted on the company's website.	Compliant		
Principle 3: Board committees should be set up to the extent por respect to audit, risk management, related party transactions, of composition, functions and responsibilities of all committees est	and other key corpo	prate governance concerns, such as nomin	ation and remuneration. The
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 Board is composed of the following committees:	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		 Corporate Governance, Nomination and Compensation Committee (GCNC) Audit, Compliance and Risk Management, and Compliance Committee (ACRMC) Related Party Transactions Committee (RPTC) Investments Committee Executive Committee (EXCOM) Please see Annual report, and link to the Board Charters in the <u>Corporate</u> <u>Governance page</u> of the website. 	
Recommendation 3.2			
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,		Included in the responsibilities of the Audit, Compliance and Risk Management Committee (ACRMC) are the following: 1. Assist the Board in fulfilling its oversight responsibilities on	
		financial reporting process, system of internal control and audit process. 2. Recommend the appointment, reappointment, and removal of the external auditor.	
	Compliant	Please see link to the <u>ACRMC Charter</u> .	
Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	Considering the size of the corporation and the small size of the board (there are only 7 directors, two of whom are independent directors), the board assigned all of the independent	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		directors and two (2) of the non- executive directors in the ACRMC which exercises the responsibilities of these three combined functions: Audit, Compliance and Risk Management Committee (ACRMC). Please see information on the members of the ACRMC Committee including their qualifications and type of directorship on page 27of the Annual report.	
All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Non-Compliant		The Audit, Compliance and Risk Management Committee (ACRMC) is chaired by Mr. Silvius von Lindeiner, an Independent Director. Members include Mr. Federico Pascual, Independent Director, Ms. Anusha Thavarajah, and Sen Chew Lua, both Non- Executive Directors (NDE) Please see respective profile on pages 36-37 of the Annual <u>Report</u> . While none of the three members are
			accountants/auditors, each of them has diverse and relevant experience in the financial and insurance institutions, holding CEO, directorships, and leadership positions.

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		ADDITIONAL INFORMATION	 Mr. Silvius Von Lindeiner has over 40 years of experience in the insurance industry holding leadership positions in Munich, Singapore, Kuala Lumpur, Malaysia, and Manila. Federico Pascual holds Bachelor degrees in Arts at the Ateneo de Manila University and Bachelor of Laws (Member, Law Honors Society) at the University of the Philippines. He also completed his Master's degree in Law at the Columbia University. Sen Chew Lua held leadership positions and directorships in Merger and Acquisitions and Financial groups in Singapore. One of the committee members, Ms. Anusha Thavarajah even holds a Bachelor of Science degree in in Mathematics & Statistics, a Fellow of the Institute of
			Actuaries, United Kingdom, and Fellow of the Malaysian Insurance Institute.
The Chairman of the Audit Committee is not the Chairman of	Non-compliant		Considering the size of the
the Board or of any other committee			corporation and the small
			size of the board (only 7

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION directors), the required functions of an Audit Committee is combined in one committee with Compliance and Risk Management. The objectives of having an Audit Committee are met by the current Audit, Compliance and Risk management Committee (ACRMC) given the scale of the business. Please see Mr. Silvius von Lindeiner's profile <u>on page 37</u> of the Annual Report.
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	Compliant	Please see link to the <u>Corporate</u> <u>Governance, Nomination and</u> <u>Compensation Committee Charter</u> (CGNC).	
Corporate Governance Committee is composed of at least three members, majority of whom should be independent directors.	Non- Compliant		Considering the size of the corporation and the small size of the board (there are only 7 directors, two of whom are independent directors), the board assigned all of the independent directors and three (3) non- executive directors in the CGNC which exercises the responsibilities of these three combined functions: Corporate Governance,

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION Nomination and Compensation Committee (CGNC). Please see information on the member of the CGNC Committee including their qualifications and type of directorship on page 27 of the Annual report.
Chairman of the Corporate Governance Committee is an independent director.	Compliant	The Corporate Governance, Nomination and Compensation Committee is chaired by Mr. Silvius von Lindeiner, an Independent director. Please see <u>page 27 of the Annual</u> <u>Report.</u>	
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.	Non-compliant		Considering the size of the Corporation and the small size of the board (there are only 7 directors) the Risk
BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Non-compliant		Oversight function is combined in the Audit, Compliance and Risk
The Chairman of the BROC is not the Chairman of the Board or	Non Compliant		Management Committee (ACRMC). Please see
of any other committee. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management,	Non-Compliant Non-Compliant		attached <u>ACRMC charter</u> which enumerates the specific responsibilities.
			The ACRMC is chaired by Mr. Silvius von Lindeiner, an Independent director. It is composed of 3 other

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			Independent and Non- Executive directors, including Ms. Anusha Thavarajah, who holds a Bachelor of Science degree in in Mathematics & Statistics, a Fellow of the Institute of Actuaries, United Kingdom and Fellow of the Malaysian Insurance Institute. The objectives of having a separate Risk Committee are met by the current Audit, Compliance and Risk Management Committee given the scale of the business. Respective profile of committee members is provided on pages 27 and 37 the Annual report
Recommendation 3.5			
The Board establishes a Related Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company,	Compliant	Please see link to the <u>Related Party</u> <u>Transactions Committee Charter</u> .	
RPT Committee is composed of at least three non-executive directors, majority of whom should be independent, including the Chairman.	Compliant	The RPT Committee is composed of two (2) Independent Directors, including the Committee Chairman and one (1) Non-Executive Director. Please refer to <u>pages 27 and 37 of the</u> <u>Annual Report</u> for the composition of the RPT Committee and respective profile.	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 3.6			
All established committees have a Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	All the required information, particularly the functions of the Committee that are necessary for performance evaluation purposes are contained in the Board Committee Charters. Please see link to the <u>Board Committee</u> <u>Charters.</u>	
Committee Charters provide standards for evaluating the performance of the Committees	Compliant	All committee charters provide standards for evaluating the performance of the Committees. Please see link to the <u>Board Committee</u> <u>Charters.</u>	
Committee Charters were the company's website.	Compliant	Please see link to company's <u>Corporate</u> <u>Governance page</u> .	
Principle 4: To show full commitment to the company, the direc their duties and responsibilities, including sufficient time to be j			erly and effectively perform
Recommendation 4.1			
The Directors attends and actively participates 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	Please see summary of Board meeting Attendance in the Corporate Governance section, page 28 of the Annual report.Attached excerpt from the Board Meeting minutes which provides that the videoconferencing of the board and/or committee meetings are in accordance with the rules and regulations.	

	COMPLIANT/NON				
The directors review meeting materials for all Board and Committee meetings The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	-COMPLIANT Compliant	ADDITIONAL INFORMATION Please see attached <u>Secretary</u> <u>Certificate</u> that all meeting materials were sent to the directors five (5) business days before the board meetings in 2021. Please see excerpts from the <u>Board</u> <u>meeting minutes</u> which mentions about clarifications of board during the board meeting.	EXPLANATION		
Recommendation 4.2 Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities	Compliant	Pertinent provision is specified under Section I.6. Multiple Board Seats, page			
(ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.		Section 1.6. Multiple Board Seats, page 8 of the Corporate Governance Manual. The Annual Disclosure of Directorship was likewise tabled for discussion in the December 2021 Board meeting. This ensures that all directors are compliant to this requirement. Please see agenda items and screenshot of the minutes of December 2021 board meeting. See respective Board profile on page 37 of the Annual report.			
Recommendation 4.3		•			
The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.	Compliant	The Annual Disclosure of Directorships was tabled for discussion in the December 2021 Board meeting. Please see link to the excerpt on the <u>December 2021 Board meeting.</u>			
Principle 5: The Board should endeavor to exercise an objective and independent judgment on all corporate affairs					

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 5.1			
The Board is composed of at least twenty percent (20%) independent directors	Compliant	The Company has two independent directors who constituted 29% of the membership of the Board. Meanwhile, six out of the seven members or 86% of the Board, are Non-Executive Directors, including the independent directors. Please see <u>page 36 of the Annual</u> <u>report.</u>	
Recommendation 5.2			
The independent directors possess all the necessary qualifications and none of the disqualifications to hold the position.	Compliant	The qualifications of the Independent directors are provided <u>on pages 5-6 of</u> <u>the Corporate Governance Manual</u> . The nomination and election criteria of directors were presented in the April 2021 Corporate Governance and Nomination and Compensation Committee (CGNCC) meeting. This includes the compliance to board's continuing education/training hours, number of directorships. The nominees were also pre-screened by the Committee in accordance with the Corporation's Fit and Proper Policy. Based on the qualifications of directors, as provided in the Corporate Governance Manual, all directors possess the qualifications and none of the disqualifications defined by the law and rule.	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Please see attached excerpt from the minutes of the April 12, 2021 CGNCC Meeting.	
Recommendation 5.3			
The independent directors serve for a maximum cumulative term of nine years. As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the Pre-Need Companies and Health Maintenance Organizations shall be from 21 September 2016. For other covered entities, all previous terms served by existing Independent Directors prior to the effectivity of this Circular shall not be included in the application of the term limit prescribed in this item.	Compliant	Our Independent Directors, Mr. Silvius Von Lindeiner and Federico Pascual are on their 6 th year since their election on June 5, 2016. Please see Board of Directors profile on <u>page 37 of the Annual report.</u>	
The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Terms and Limits of Independent Directors reference to IC CL 2018-36 dated June 26, 2018 were discussed in pages 4-5 of the Corporate Governance <u>Manual</u> . ¹	
In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the insurance Commission a formal written justification and seek shareholders' approval during the annual shareholders' meeting.	Not Applicable	The Independent Directors, Mr. Silvius Von Lindeiner and Federico Pascual are on their 5 th year since their election on June 5, 2016. The Board of Directors profile which reflects years of directorship with the company are provided on <u>page 37 of</u> <u>the Annual report.</u>	
Recommendation 5.4			

¹ Reference to IC CL 2018-36, the foregoing term limit shall be reckoned from 02 January 2015. The same is provided on page 5 of the Corporate Governance Manual.

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals,	Compliant	The Chairman of the Board of Allianz PNB Life Insurance Inc. is Dr. Lucio Tan while Alexander Grenz is the CEO. See <u>pages 36- 37 of the Annual report.</u>	
The Chairman of the Board and Chief Executive Officer has clearly defined responsibilities.	Compliant	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. Respective roles and responsibilities are discussed on <u>pages 15 and 20 of</u> <u>the Corporate Governance Manual.</u>	
Recommendation 5.5			
If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors.	Compliant	The Chairman of the Board is a Non- Executive Director. In <u>December 2020</u> , the Board appointed Mr. Silvius von Lindeiner as the Lead Independent Director. Functions of the Lead Independent Director are discussed under <u>Section</u> <u>I.3 Lead Independent Director, page 4</u> of Corporate Governance Manual.	
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.	Compliant	The Related Party Transactions Policy of the company provides that the COMPANY shall identify and prevent or manage potential or actual conflicts of interest which may arise. The members of the board, stockholders, and management shall disclose to the board whether they directly, indirectly or on behalf of third parties, have a financial interest in any transaction or matter affecting the COMPANY. Directors and officers with personal	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		interest in the transaction shall abstain from the discussion, approval and management of such transaction or matter affecting the COMPANY. Employees, Officers or directors who have been remiss in their duties in handling RPTs shall be dealt with in accordance with the Code of Conduct. The highlights of the <u>Related party</u> <u>Transaction Policy</u> of the company are provided in the Annual report.	
Recommendation 5.7			
The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation. The meetings are chaired by the Lead independent director.	Compliant	Meeting of NEDs with External Auditors, Heads of Compliance, IA and Risk and without the CEO was held in February 2021 and April 2022 respectively. These were led by Mr. Silvius von Lindeiner, Lead Independent Director. Attached are the excerpts from the February 2021 and April 2022 Board meeting agenda.	
Principle 6: The best measure of the Board's effectiveness throu performance as a body, and assess whether it possesses the rigl			put evaluations to appraise its
Recommendation 6.1			
The Board conducts an annual assessment of its performance as a whole. The performance of the Committees, the Chairman is assessed annually by the Board,	Compliant Compliant	The Board conducts an annual self- assessment of their individual performance, Board performance, and performance as members of various	
The performance of the individual member of the Board is assessed annually by the Board,	Compliant	Board Committees based on the criteria. Portions of the said Board	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
The performance of each committee is assessed annually by the Board.	Compliant	Performance Evaluation form also include the specific self-assessments answered only by the Chairman of the Board and the CEO.See copy of the Board's Performance 	
Every three years, the assessments are supported by an external facilitator.	Compliant	The Board agreed to avail the services of external facilitator for the Board Performance Assessment in 2023. Please see portion of the <u>October 2020</u> <u>board minutes</u> of the meeting which confirms the same.	
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. The system allows for a feedback mechanism from the shareholders.	Compliant	The following are the criteria in the Performance Evaluation of the Board: Board of Directors A. Board Structure B. Specific Duties and Responsibilities of the Board of Directors C. Specific Duties and Responsibilities Board of Committees	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Assessment is based on	
		Responsibilities in the Committee	
		Charters.	
		The Performance Evaluation also	
		includes specific self-assessments	
		answered only by the Chairman of the	
		Board and the CEO.	
		See copy of the <u>Board's Performance</u>	
		Evaluation Form	
		The Corporate Governance	
		Nomination Compensation Committee	
		(CGNC) sends these assessment forms	
		to every director, collects the	
		completed forms, prepares a summary	
		report and conduct an annual	
		deliberation of the respective	
		individual and committee	
		performances.	
		Please see excerpts from the agenda	
		and minutes of the board meeting	
		last October 2021 which discuss about	
		the summary of Board Performance	
		assessments.	
Principle 7: Members of the Board are duty-bound to apply hig	h ethical standards,	taking into account the interests of all sta	keholders
Recommendation 7.1			
Board adopts a Code of Conduct and Ethics which, provide	Compliant	The Allianz Code of Conduct reflects	

Recommendation 7.1			
Board adopts a Code of Conduct and Ethics which, provide	Compliant	The Allianz Code of Conduct reflects	
information on or link/reference to the company's Code of		the company's values and principles	
Business Conduct and Ethics. and Ethics, which provide		and gives guidance in our actions and	
standards for professional and ethical behavior, as well as		decisions. It provides standards of	
articulate acceptable and unacceptable conduct and practices		professional conduct and ethics within	
in internal and external dealings of the company		the organization wherein we are	
		reminded of our commitments to	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		operate in culture where 1) We treat	
		each other with respect; 2) We act	
		with integrity 3) We are transparent,	
		and we tell the truth and 4) We take	
		ownership and responsibility.	
		Please see link to the Code of Conduct	
		in the company's website.	
		<u></u>	
The Code is properly disseminated to the Board, senior	Compliant		
management, and employees		The Code of Conduct was presented	
		and approved by the Board of	
		Directors and Management Committee	
		and disseminated to all employees.	
		The same is explained to all new hires	
		at the required onboarding seminars.	
		The Code of Conduct is found in the	
		Company website.	
		See page 33 of the Annual report.	
		See copy of <u>Statement of Compliance</u>	
		template. This serves as proof of	
		dissemination and understanding of	
		the Code and other related/relevant	
		policies.	
		In December 2021, the Board was also	
		asked to complete the Code of Conduct	
		Online Training and Certification.	
		.	
The Code is disclosed and made available to the public through	Compliant	The Code of Conduct may be found at	
the company website.		the <u>Corporate Governance page</u> in the	
		company website.	
Recommendation 7.2			

	COMPLIANT/NON -COMPLIANT		EXPLANATION
Board ensures the proper and efficient implementation and	Compliant	ADDITIONAL INFORMATION The Board of Directors, the Senior	EXPLANATION
monitoring of compliance with the Code of Business Conduct and Ethics.		management and all employees of Allianz PNB Life are required to comply	
Board ensures the proper and efficient implementation and	Compliant	with the Code of Conduct. Everyone is	
monitoring of compliance with company internal policies.		encouraged speak up on any concerns about possible ethical violations or	
		alleged non-compliance with the Code	
		of Conduct and shall be referred to the	
		appropriate channel including the Board of Directors, Compliance, and	
		Human Resources Department for	
		proper investigation.	
		The Code of Office Decorum Policy,	
		which applies to all employees of	
		Allianz PNB Life shall govern dealings with clients, shareholders, partners,	
		and co-employees. It incorporates by	
		reference the company policies as may	
		be applicable such as The Code of	
		Conduct, Compliance policies, Anti- Sexual harassment Policy. This is	
		disseminated to employees and	
		included in the required onboarding	
		seminars.	
		Allianz PNB Life Guideline on	
		Whistleblowing is communicated	
		regularly through email and is available at the company website. This	
		is to ensure that illegal or improper	
		conduct within the Company or in the	
		name of an Allianz entity can be	
		addressed appropriately within Allianz.	
		This protects Allianz and its subsidiaries, employees, and other	
		stakeholders globally from the results	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION and effects of illegal or improper conduct. See copy of <u>Statement of Compliance</u> template. This serves as proof of dissemination and understanding of the Code and other related/relevant Compliance policies.	EXPLANATION
Principle 8: Members of the Board are duty-bound to apply high	ethical standards,	taking into account the interests of all sta	keholders
Recommendation 8.1 Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that give a fair and complete picture of a company's financial condition, results and business operations.	Compliant	G. Reportorial and Disclosure System, Page 6 of the Corporate Governance Manual provides procedures to ensure timely report to shareholders and stakeholders about the complete picture of the company's financial condition, results, and business operations. Page 5 of the Annual Report Relevant reports were submitted on a timely manner. Please see link to the financial reports submitted to IC for covered year 2021: Annual Financial Statement Quarterly Statistical Report on Selected Financial Data	
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	Directors' academic qualifications, membership in other boards, other executive positions, professional experiences, expertise and relevant	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
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 judgement.	Compliant	trainings attended are provided on pages 29-30, 37 the Annual Report.	
Recommendation 8.4			
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code		The Company's Remuneration system is annually reviewed by the Senior management and Corporate Governance, Nomination and Compensation Committee (CGNC). The	
Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	Compliant	review includes an assessment of the appropriateness of the Remuneration system and alignment with legal and regulatory requirements. For Senior Management or ManCom	
		members or key Function Holders, the Company applies specific compensation principles with regard to performance measurement as well as deferral and downloads adjustments of variable Compensation. The implementation of these principles shall be guided by the principle of proportionality.	
		See page 31 of the Annual Report.	
Company discloses the remuneration on an individual basis, including termination and retirement provisions.		The remuneration structures of the Board take into account the individual functions and responsibilities of the Board members such as Chairman, Vice-Chairman, or Committee Mandates.	
		Each member of the Board shall be entitled to receive compensation (per	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION diem) and an annual bonus for service rendered as Director. The attending directors/advisors shall only be entitled to per diem for meetings that constitute a quorum. All fees are net or after applicable withholding tax. The Board received a total of Php 12,226,539.64 representing per diems and bonuses for the year 2021. See page 31 of the Annual Report.	EXPLANATION
Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPTs)and other unusual or infrequently occurring transactions	Compliant	The Related Party Transaction policy of the company recognizes the importance of establishing and maintaining policies and procedures governing transactions between related parties to ensure that these are only undertaken on an arm's length basis for the financial, commercial, and economic benefit of the Company and the entire group to which the Company belongs. It provides that the COMPANY shall identify and prevent or manage potential or actual conflicts of interest which may arise. Directors and officers with personal interest in the transaction shall abstain from the discussion, approval and management of such transaction or matter affecting the COMPANY. Employees, Officers or directors who have been remiss in their duties in handling RPTs shall be dealt with in accordance with the Code of Business Conduct.	

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board, through the RPT Committee (RPTC), exercises appropriate oversight in the implementation of these guidelines. See <u>page 31 of the Annual</u> Report.	
		RPT disclosures are discussed in the <u>Audited Financial Statement.</u>	
Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.	Compliant	RPT disclosures are discussed in the company's <u>Audited Financial</u> <u>Statement.</u> <u>Notice of ASM</u>	
Recommendation 8.7			
Company's Corporate Governance Policies programs and procedures are contained in its Manual on Corporate Governance (MCG)	Compliant	Please see link to the <u>Corporate</u> <u>Governance Manual.</u>	
		Please see link to the company's <u>Corporate Governance page</u> where the Corporate Governance manual is	
Company's MCG is posted on its company website.	Compliant	posted.	
Principle 9: The company should establish standards for the app strengthen the external auditor's independence and enhance au	•	f an external auditor, and exercise effective	oversight of the same to
Recommendation 9.1			
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	Please see <u>page 3 of the Audit,</u> <u>Compliance, and Risk Management</u> <u>Committee Charter</u> .	
The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders	Compliant	In the April 2021 ASM, a total of 23,749 votes or 100% of shares present ratified the appointment of PwC (Isla Lipana & Co.), the company's external auditor.	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Please see <u>minutes of the meeting in</u> <u>April 2021</u> .	
For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Not applicable	The company has not removed yet any external auditor.	
Recommendation 9.2			
Audit Committee charter includes the Audit Committee's responsibility on : i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. Exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Compliant	The responsibilities of the Audit function are provided in the Audit, Compliance and Risk Committee Charter. (ACRMC)	
Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Please see link to the <u>ACRMC Charter</u> .	
Recommendation 9.3			
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	Total amount of Php 123,200 was paid for non-audit services performed by the external auditor in 2021 but the subject matter of the engagement was on the review of deferred tax treatment over IFRS reserves. Therefore, there was no conflict of interest.	
		The non-audit service pertains to the review of deferred tax treatment over IFRS reserve and investment prior to merger and is in accordance with the International Financial	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Reporting Standards (IFRS) which is	
		out of the External Auditor's scope	
		of audit to the company.	
		Meanwhile, the scope of external	
		audit being performed for Allianz	
		PNB Life is in accordance with the	
		Philippines Financial Reporting	
		Standards (PFRS).	
		Further, to avoid Conflict of Interest,	
		contract limitations provide that the	
		auditor will not perform procedures	
		related to the following:	
		- Valuations of financial	
		instruments	
		- Special taxation advice	
		 Audit that are outside the 	
		Services	
		- Legal advice (including drafting	
		of Legal documents)	
		The Terms of Business have also been	
		modified to put into place appropriate	
		procedures and arrangements such as	
		inclusion of Disclosure Agreements,	
		and Anti-Corruption Clauses and	
		ensure that the advice and opinions	
		are wholly independent.	
		-	
		See page 32 of the Annual Report.	
Audit Committee stays alert for any potential conflict of	Compliant	Section VIII.2, Page 23 of the Corporate	
interest situations, given the guidelines or policies on non-audit		Governance manual provides that the	
services, which could be viewed as impairing the external		External Auditor of the Company shall	
auditor's objectivity.		not at the same time provide internal	
		audit services to the Company. Non-	
		audit work may be given to the	

Principle 10: The company should ensure that the material and	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION external Auditor provided it does not conflict with his duties as an independent auditor or does not pose a threat to its independence. Please see link to the <u>Corporate</u> <u>Governance Manual</u> which provides the same.	EXPLANATION
<i>Principle 10: The company should ensure that the material and</i> Recommendation 10.1		inclui ana sustainability issues are disclose	u
Board has a clear and focused policy on the disclosure of non- financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability	Compliant	Allianz PNB Life believes that high- quality disclosure and transparency is a prerequisite for the exercise of ownership responsibilities by shareholders. It also helps the public understand the Company's activities, policies, and performance with regard to environmental and ethical standards as well as its relationship with stakeholders and communities affected by its operation. This is likely to lead to a more conducive environment for the adoption of policies oriented towards sustainable growth. <u>See "Disclosure and</u> <u>Transparency" under the Corporate Governance section, page 31 of the Annual report.</u>	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	The Allianz ESG Integration Framework describes our ESG approach and decision-making criteria, including the details on the international standards,	

frameworks and guidance documents on which Allianz bases its approach. Please see Overview pages 2, 3, 6, pages 17-19 of the Annual Report. Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant informations, stak-builders and other interested users. Please see Overview pages 2, 3, 6, pages 17-19 of the Annual Report. Recommendation 11.1 The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public. The company uses its website, various social Media pages: Website: builders and there are see links to the said Social Media pages: Website: builders allonguilde antimate relevant information in the public. Please see links to the said Social Media pages: Website: builders allonguilde antimate relevant information in the public. Please see links to the said Social Media pages: Website: builders allonguilde antimate relevant information in the public. Please see links to the said Social Media pages: Website: builders/media. Instagram: transparent com/allanzentified ficial/ Instagram: transparent com/allanzentified ficial/ Instagram: transparent com/allanzentified ficial/ Invite: //www.lated.no.no/allanzentified ficial/ Instagram: transparent com/allanzentified ficial/ Instagram: transparent com/allanzentified ficial/ Invite: //www.lated.no.no/allanzentified ficial/ Instagram: transparent com/allanzentified ficial/ Instagram: transparent com/allanzentified ficial/ Inviter: //www.lated.no.no/allanzentified ficial		COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
pages 17-19 of the Annual Report. Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users. Recommendation 11.1 The company uses its website, various social Media platforms such as comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public. The company uses its website, various social Media platforms such as Facebook, Instagram, Linkedin, Twitter, YouTube to disseminate relevant information in the public. Please see links to the said Social Media pages: Website: http://www.allenzonbilfe.ph/index.html Facebook: http://www.allenzonbilfe.ph/index.html Instagram: http://www.instagram.com/allanzonbilfeofficial/ Instagram: http://www.instagram.com/allanzonbilfeofficial/ Instagram: http://www.intedin.com/company/allanzonbilfeofficial/ Instagram: http://www.intedin.com/company/allanzonbilfeofficial/ Instagram: http://www.intedin.com/company/allanzonbilfeofficial/ Instagram: http://www.intedin.com/company/allanzonbilfeofficial/			-	
channel is crucial for informed decision-making by investors, stakeholders and other interested users. Image: Complete interested users. Recommendation 11.1 Compliant The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public. Compliant Social Media platforms such as Facebook, Instagram, LinkedIn, Twitter, YouTube to disseminate relevant information in the public. Please see links to the said Social Media pages: Website: https://www.alianzonbilfe.ph/Index.html Facebook: https://www.alianzonbilfe.ph/Index.html Facebook: on/alianzonbilfe.ph/Index.html Facebook: https://www.alianzonbilfe.ph/Index.html Instagram: https://www.alianzonbilfe.ph/Index.html Https://www.infacebook.com/alianzonbilfe.official/ LinkedIn https://www.infacebook.com/alianzonbilfe.official/ VW Tube: https://www.infacebook.com/alianzonbilfe.official/ LinkedIn https://www.infacebook.com/alianzonbilfe.official/ Links/L				
The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public. Compliant Compl		••	• •	nt information. This
comprehensive, cost efficient, transparent, and timely manner Social Media platforms such as of disseminating relevant information to the public. Facebook, Instagram, LinkedIn, Twitter, YouTube to disseminate relevant information in the public. Please see links to the said Social Media pages: Website: https://www.allanzenbilfe.ph/index.html Please see links to the said Social Media pages: 	Recommendation 11.1			
VIDIBLESIA	comprehensive, cost efficient, transparent, and timely manner	Compliant	Social Media platforms such as Facebook, Instagram, LinkedIn, Twitter, YouTube to disseminate relevant information in the public. Please see links to the said Social Media pages: Website: https://www.allianzpnblife.ph/index.html Facebook: https://www.facebook.com/allianzpnblifeofficial/ Instagram: https://www.instagram.com/allianzpnblifeofficial/ LinkedIn https://www.linkedin.com/company/allianzpnblifeoffic ial/ Twitter: https://twitter.com/azphofficial You Tube:	

Recommendation 12.1

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Company has an adequate and effective internal control system in the conduct of its business.		The Internal Audit Universe is defined and revised annually based on a risk- based approach. Allianz uses a five (5) year audit cycle. From the risk assessment, the annual audit plan is established and approved by the President and CEO and the Audit, Compliance, and Risk Management Committee (ACRMC). The Chief Audit Executive (CAE) reports on a regular basis to the ACRMC on the results of its completed audits including its audit findings and recommendations to improve the company's internal controls. Internal Audit also provides consulting activity to Management to improve the business processes of the organization. See <u>"Audit" page 32, Corporate</u> <u>Governance Section of the Annual Report.</u>	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	The company has a robust risk management framework which implements an Internal Risk Control System) reviewed periodically and a risk management team which directly report to the ACRMC. With the RBC (Risk-Based Capital) 2 Framework being the binding regulatory regime since 2017, risks are primarily measured and steered based on the risk profile underlying our	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		regulatory capital requirement. In	
		adherence with the Allianz Group's	
		capital management philosophy,	
		capitalization limits and alert levels are	
		defined and adopted based on the	
		results of stress testing exercises,	
		ensuring us ample room to maneuver	
		even during adverse scenarios.	
		The top risk in terms of contribution to	
		the Company's regulatory risk profile is	
		market risk, arising from a mismatch in	
		the durations of our assets and	
		liabilities, making our surplus position	
		sensitive to movement in interest	
		rates. This is expected to persist given	
		the long-dated liabilities in our Life and	
		Health business segments, which	
		cannot be perfectly matched by	
		available and permitted investments.	
		Our asset/liability management,	
		strategic asset allocation, and capital	
		management processes constantly	
		seek to minimize exposure to this risk	
		through the regular monitoring,	
		evaluation, and forecasting of	
		asset/liability emergence and of	
		reinvestment opportunities.	
		See <u>pages 24-25, Risk Management</u> Section of the Annual Report.	
Recommendation 12.2			

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	The Company has an Internal Audit Department whose main function is to provide an independent, objective assurance and consulting activity designed to add value and improve Allianz PNB Life's operations. It accomplishes its objectives by bringing a systematic, disciplined approach to evaluate and improve the effectiveness of risk management, control, and governance processes. It is headed by a Chief Audit Executive (CAE) appointed by the Board of Directors. To maintain its independence, the CAE reports functionally directly to the Audit, Compliance, and Risk Management Committee (ACRMC) and administratively to the President and CEO. Based on the company's Audit Policy, outsourcing of the Internal Function to external providers is not permitted; any exception must be pre-approved in writing by the Head of Group Audit. <u>See page 32 of the Annual Report.</u>	
Recommendation 12.3			
The company has a qualified Chief Audit Executive (CAE) appointed the Board	Compliant	The Internal Audit function of the company Is headed by Mr. Gregorio	
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.	Compliant	Balatan Jr. He is a Certified Internal Auditor (CIA) and a Certified Public Accountant (CPA). He has over 19 years of experience in the field of Internal Auditing gained from Banking,	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		Telecommunications, Distribution, and Insurance. Please <u>see "Audit" page 32, Corporate</u> <u>Governance section of the Annual</u> <u>Report.</u>	
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.	Compliant	Based on the company's Audit Policy, outsourcing of the Internal Function to external providers is not permitted; any exception must be pre-approved in writing by the Head of Group Audit. The company has an Internal Audit function headed by. Mr. Gregorio Balatan Jr. He is a Certified Internal Auditor (CIA) and a Certified Public Accountant (CPA). His profile is provided <u>on page 32 of</u> the Annual Report.	
Recommendation 12.4			
The company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Allianz PNB Life adopts a strong risk culture, supported by a robust risk governance and control structure that adheres to international standards. The general responsibilities of the Risk Management function include identifying the key risk exposures, assessing and measuring the extent of exposures, monitoring and determining the corresponding capital requirement in accordance with regulatory and internal capital adequacy assessment and provide advice whether particular risks are	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION acceptable and consistent with board approved policies on risk tolerance and the effectiveness of corresponding risk mitigation measures. These are being reported to the Board and Senior management on a regular basis. See pages 24-25 of the Annual Report. See page 25 of the Corporate Governance Manual	EXPLANATION
Recommendation 12.5			
In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Compliant	Lukas Immanuel Cayanan is the Chief Risk Officer of Allianz PNB Life. He graduated with a Bachelor degree in	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	Economics and with a Master's Degree in Applied Mathematics in the University of the Philippines. Lukas has over 12 years of work experience in Pricing, Actuarial Valuation and Business Analysis, Financial Risk and Product Management from the top insurance companies in the Philippines.	
		His profile is also provided on page 25 of the Annual Report.The qualifications and responsibilities of the Risk Officer is provided on page 25 of the Corporate Governance Manual.	

Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance, Board ensures that basic shareholder rights are disclosed on	Compliant Compliant	Basic Shareholder rights are provided on pages 27-28 of the Company's Corporate Governance Manual.	
the company's website.		Please see link to <u>company's website.</u>	
Recommendation 13.2			
Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 21 days before the meeting,	Compliant	Notice of the ASM was sent 21 days before April 14 which is on March 24, 2021. <u>Please see link to the Notice of</u> <u>2021 ASM.</u> <u>Certification from Corporate Secretary</u> <u>on Notice of 2021 ASM</u> <u>The Notice of the ASM was sent 28</u> <u>days before April 7,2022 which is on</u> <u>March 11,2022. Please see link to the</u> <u>Notice of 2022 ASM.</u> <u>Certification from Corporate Secretary</u> <u>on Notice of 2022 ASM</u>	
Recommendation 13.3			
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	Reference to <u>IC Circular Letter No.</u> 2015-23 this standard is not applicable for Class 2 Insurance Companies.	

Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION However, reference to IC CL 25-2006, the company is compliant to submitting the Minutes of the ASM to the Insurance Commission within 30 days after the meeting. See link to the proof of submission of the ASM minutes of meeting to IC. Reference to IC Circular Letter No. 2015-23 this standard is not applicable for Class 2 Insurance Commence	EXPLANATION
days from the end of the meeting.		for Class 2 Insurance Companies. However, the company was able to post the same in its website 5 business days after the AGM which is on April 21,2021. <u>Please see link to the company</u> website. Also, reference to IC CL 25-2006, the company is compliant to submitting the Minutes of the ASM to the Insurance Commission within 30 days after the meeting. <u>See link to the proof of submission of</u> the 2021 ASM minutes of meeting to IC.	
Recommendation 13.4			
Board has an alternative dispute mechanism to resolve intra- corporate disputes in an amicable and effective manner	Compliant	Pages 14, 16 and 18 of the Corporate Governance Manual discuss the Board	
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	and Directors' responsibility to maintain an alternative dispute resolutions system that can amicably settle conflicts or differences between the Company and its stakeholders and	

COMPLIANT/NON		
-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	third parties, including the regulatory	
	authorities.	
	Directors should, whenever possible,	
	avoid situations that would give rise to	
	a conflict of interest. If transactions	
	with the institution cannot be avoided,	
	it should be done in the regular course	
	of business and upon terms not less	
	favorable to the institution than those	
	offered to others.	
	Any question about the Director's	
	actual or potential conflict of interest	
	shall be brought promptly to the	
	attention of the Corporate Governance	
	/Nomination Committee (CGNC),	
	which will review the question and	
	determine appropriate course of	
	action including whether consideration	
	or action by full Board is necessary.	
	Directors involved in any conflict or	
	potential conflict shall disassociate	
	themselves from any decision thereto.	

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.

	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 14.1 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	Allianz SE is our parent company. It is headquartered in Munich, Germany and has over 150,000 employees worldwide. <u>See page 2 of</u> <u>the Annual Report</u> Various company policies and programs for its stakeholders are provided in the Annual report. <u>See pages 19-23 of the Annual Report.</u>	
Recommendation 14.2			
Boards establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders,	Compliant	 To ensure health, safety and welfare of employees, customers and business partners, the company provides various policies as follows: 1. Occupational Health and Safety Policy Program 2. Policy on Training and Development 3. Employee Rewards and Recognition 4. Group Medical Plan 5. Code of Office Decorum Policy 6. Whistleblowing Policy 7. Vendor Code of Conduct 8. Procurement Policy 9. Creditor's Rights 	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The company also provides top-level support of various initiatives to ensure that the employee engagement results are addressed. Well-being, mental health programs, employee engagement activities, employee welfare programs are provided in the <u>Annual report</u> . The management has enabled the OSH Committee, the Safety Officer to manage and implement education and awareness programs and establish safe work practices, procedures, and awareness to occupational health practices. The safety program of the company is explained through the new hire orientation program, periodic safety meetings, OSH awareness campaigns (ex. drug free workplace, COVID-19 vaccination program) and the project safety meetings (ex. Branch	
		construction projects).	
Recommendation 14.3 Board adopts a .e., name of transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights	Compliant	Allianz PNB Life Guideline on Whistleblowing aims to ensure that illegal or improper conduct within the Company or in the name of an Allianz entity can be addressed appropriately within Allianz. This protects Allianz and its subsidiaries, employees, and other stakeholders globally from the results and effects of illegal or improper conduct.	

COMPLIANT/NON		
-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	Allianz PNB Life encourages its	
	Employees to speak-up and report any	
	possible misconduct they believe	
	violates the Code of Conduct, any laws	
	and regulations or any internal rules.	
	Such concerns may be communicated	
	through the Speak up facilities, to their	
	line manager, Legal and Compliance,	
	Audit, HR, Group Compliance or Senior	
	management.	
	Allianz does not tolerate retaliation in	
	any form. As long as the concerns are	
	raised in good faith, even if it turns out	
	the person who reported was	
	mistaken, he will not face negative	
	consequences for speaking up.	
	Speak up facilities maintained by	
	Allianz PNB Life are as follows:	
	a. Ethics. hotline@allianzpnblife.ph	
	b. Compliance@allianz.com	
	c. Call (02) 8555-4979	
	Concerns and complaints may likewise	
	be directed to the following contact	
	details:	
	Office Address:	
	9th Floor, Allied Bank Center	
	6754 Ayala Avenue corner Legaspi	
	Street	
	Makati City, Philippines	
	CUSTOMER HELPLINE: 8818–4357	
	(HELP)	
	HEAD OFFICE TRUNKLINE: 8818–5433	
	(LIFE)	

FAX: 8818-2701 Domestic Toll Free Number: 1-800-10- 818-4357 MAKATI CENTRAL OFFICE P.O. BOX 3191	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
See page 35 of the Annual Report	COMPLIANT	FAX: 8818-2701 Domestic Toll Free Number: 1-800-10- 818-4357 MAKATI CENTRAL OFFICE P.O. BOX 3191	LAPLANATION

Principle 15 : A mechanism for employee participation should be developed to create a symbolic environment, realize the company's goals and participate in its corporate governance processes

Recommondation 15.1	COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Recommendation 15.1 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 holds Quarterly Town Halls, Objectives and Key Results (OKR) Rally, and Purpose Strategy Day. This way, employees are informed about the business updates likewise encouraged active participation in achieving the company goals and objectives. Please <u>see page 20 of the Annual</u>	
Recommendation 15.2		Report.	
Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	Compliant	Our corporate reputation is based on the trust that our clients, shareholders, employees and the general public place on the integrity of Allianz PNB Life. The Allianz PNB Life Code of Conduct for Business Ethics and Compliance contains strict prohibition against corruption and bribery. We are also committed to complying fully with local and international anti-corruption and anti-bribery laws as part of our efforts to maintain strong and effective compliance controls. This includes our	

102-	ADDITIONAL INFORMATION strict prohibition against the offer, acceptance, payment or authorization	EXPLANATION
	acceptance, payment or authorization	
	of any bribes and any other form of	
	corruption, whether given in the	
	private sector or to a local or foreign	
	government official in the public	
	sector. We also demand transparency	
	and integrity in all of our business	
	dealings to avoid any improper	
	advantage or the appearance of	
	questionable conduct by our	
	employees or third parties with whom	
	Allianz PNB Life does business.	
	The Allianz Anti-Corruption Policy is	
	one of the key components of the	
	Global Anti-Corruption Program.	
	Together, the Program and the Policy	
	connect a number of related policies	
	and controls designed to help Allianz	
	PNB Life effectively manage key risk	
	areas for corruption in both the public	
	and private sector.	
	Please see page 32 of the Annual	
	report.	
	Link to Code of Conduct	
	Link to Anti- Corruption Policy	
Board disseminates the policy and program to the employees Compli	ant Training and development play an	
across the organization through trainings to embed them in	important role in the effectiveness of	
the company's culture.	organizations and to the experiences	
	of people in work.	
	All newly hired employees shall	
	undergo orientation program which	
	includes topics regarding the company	
	profile, mission and vision,	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		organizational chart, company benefits and company policies. Eligibility to technical and Company sponsored training along the line of employee's present job or to some other lines where he will be transferred or promoted, shall be provided upon the recommendation of his immediate superior and as approved by the CEO. The company also offers continuous access to LinkedIn Learning to hone our employees' soft and hard skills. Mandatory trainings for employees are aligned with Technical Excellence, Customer Centricity, Objectives and Key Results, Work-well /Working Remotely and Leadership pillars. The company also offers Life and Health Academy programs wherein we get our employees up to speed in vital areas such as underwriting, pricing, product development, and overall technical excellence. Please <u>see page 20 of the Annual</u> Report.	
Recommendation 15.3			
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal and unethical practices, without fear of retaliation.	Compliant	Allianz PNB Life believes that good corporate governance is the responsibility of everyone. Disclosure and transparency are not only	
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	expected of the Company, its officers, and employees, but for the stakeholders as well. As such, we provide an avenue for all customers and stakeholders to offer feedback	

COMPLIANT/NON		
-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	about the Company and its operations through Speak-up, an Allianz PNB Life Guideline on Whistleblowing. This is to ensure that illegal or improper conduct within the Company or in the name of an Allianz entity can be addressed appropriately within Allianz. This protects Allianz and its subsidiaries,	LAPLANATION
	employees, and other stakeholders globally from the results and effects of illegal or improper conduct.	
	Allianz does not tolerate retaliation in any form. As long as the concerns are raised in good faith, even if it turns out the person who reported was	
	ne person who reported was mistaken, he will not face negative consequences for speaking up. In order to help in supporting investigations,	
	and to maintain communication, Allianz PNB Life employees are encouraged to disclose their identity	
	with the assurance it will be handled with the highest degree of confidentiality.	
	The accused or involved employee shall have an opportunity to respond	
	to the allegations in person prior to any kind of decision/ disciplinary measures. Any major case (i.e	
	allegation against CEO, CFO, or other executives reporting to the Board) shall be forwarded to the Group or	
	Regional Compliance of Allianz.	
	Speak up facilities maintained by Allianz PNB Life are as follows:	

	COMPLIANT/NON		
	-COMPLIANT/NON	ADDITIONAL INFORMATION	EXPLANATION
		a. Ethics.hotline@allianzphblife.ph	
		b. Compliance@allianz.com	
		c. Call (02) 8555-4979	
		Concerns and complaints may likewise	
		be directed to the following contact	
		details:	
		9th Floor, Allied Bank Center	
		6754 Ayala Avenue corner Legaspi	
		Street	
		Makati City, Philippines	
		CUSTOMER HELPLINE: 8818–4357	
		(HELP)	
		HEAD OFFICE TRUNKLINE: 8818–5433	
		(LIFE)	
		FAX: 8818-2701	
		Domestic Toll Free Number: 1-800-10-	
		818-4357 MAKATI CENTRAL OFFICE	
		P.O. BOX 3191	
		Email: info@allianzpnblife.ph	
Board supervises and ensures the enforcement of the	Compliant	The Whistleblowing policy is presented	
whistleblowing framework.		and approved by the Board of	
		Directors and Management	
		Committee. This policy is disseminated	
		to all employees and is explained to all	
		new hires at the required onboarding	
		seminars. Likewise, the highlights of	
		the policy are in the annual report which is published in the website.	
		which is published in the website.	
		See page 35 of the Annual report.	
		See copy of <u>Statement of Compliance</u>	
		template. This serves as proof of	
		dissemination and understanding of	
		and a matrix and an activation of the	

	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		the Code and other related/relevant policies.	
Principle 16 : The company should be socially responsible in all serve its environment and stakeholders in a positive and progr	-	-	
	COMPLIANT/NON		
	-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Company recognizes and places importance on the interdependence between business and society and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.	Compliant	Despite the COVID-19 global pandemic in 2021 which led to lockdown restrictions and affected our ability to mobilize for staff volunteerism activities, we were still able to assist our local communities and demonstrate our sustainability commitment through hosting of the following activities:1. Allianz Ride Safe BGC Bike Yard 2. Allianz Ride Safe ManilaThe company was also recognized by various awards giving body as follows:1. CSR Initiative of the Year – Allianz Ride Safe Insurance Asia Awards 2021 2. Circle of Excellence Member and CSR Allianz Ride Safe Asia CEO Awards 3. Silver Awardee, Excellence in Brand Awareness/Strategy for	
		the Project Sustainable Future Campaign Marketing Excellence Awards 2021 4. Gold Awardee, Excellence in	
		Corporate Social Responsibility	
		for the Allianz Ride Safe	

COMPLIANT/NON -COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	Campaign Marketing Excellence Awards 2021 5. Silver Awardee, Multimedia Digital Tool- Online Video/Online News/Podcast category, "No Filter" Sustainable Future video 57th Anvil Awards	
	Please <u>see pages 6, 18 and 19 of the</u> <u>Annual report</u> .	