THE PREMIER LIFE AND GENERAL ASSURANCE CORPORATION

(Formerly: The Premier Insurance & Surety Corporation)

3rd Floor, Rm. 301 Travellers Life Bldg., 490 T.M. Kalaw St., Ermita, Manila Tel. Nos.: 242-2163, 523-7250 & Fax No. 243-0170

20 August 2024

Hon. REYNALDO AVERILLA REGALADO

Insurance Commissioner **Insurance Commission** 1071 United Nations Avenue, Manila



Subject: ANNUAL CORPORATE GOVERNANCE REPORT (ACGR)

Dear Hon. Commissioner REGALADO:

Greetings!

This refers to the Insurance Commission Circular Letter (CL) No. 2020-72, mandating all Insurance Commission Regulated Entities (ICREs) to submit their Annual Corporate Governance Report (ACGR).

Our company, The Premier Life and General Assurance Corporation (Formerly: The Premier Insurance & Surety Corporation), is hereby respectfully transmitting two (2) original copies of our ACGR Compliance for the fiscal year of 2023.

The said report will be available on our official company website (https://premierlifeandgen.com) together with the ACGR supporting documents (within 5 days upon submission).

Hoping for your favorable feedback on the matter.

Thank you.

Very truly yours,

THE PREMIER LIFE AND GENERAL ASSURANCE CORPORATION (Formerly: The Premier Insurance & Surety Corporation)

By:

VP Legal/ Corporate Secretary

ANNUAL CORPORATE GOVERNANCE REPORT OF

THE PREMIER LIFE AND GENERAL ASSURANCE CORPORATION

(Name of Company)

- 1. For the fiscal year ended **December 31, 2023**
- 2. Certificate Authority Number 26043
- 3. City of Manila

Province, Country or other jurisdiction of incorporation or organization

4. 3rd Floor Room 301 Travellers Life Building 490 T.M. Kalaw St., Ermita Manila

Postal Code

1000

Address of principal office

5. **(02)8551-5098/ (02)8282-3645**

Company's telephone number, including area code

6. https://premierlifeandgen.com/home

Companies Official Website

7. THE PREMIER INSURANCE & SURETY CORPORATION

Former name, former address, and former fiscal year, if changed since last report

	ANNUAL CORPORATE	GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLAINT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Govern	nance Responsibilities	
Principle 1: The company should be headed by	a competent, working board to foster the lo objectives and the long-term best interest	ng-term success and sustainability of the corporates of its shareholders and other stakeholders.	ion in a manner consistent with its corporate
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.	COMPLIANT	Provide information or link/ reference to a document containing information on the following: 1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors. 2. Qualifications standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance	
2. Board has an appropriate mix of competence and expertise	COMPLIANT	An overview of the Board's academic credentials and expertise can be found on the Board of Directors page.	https://premierlifeandgen.com/assets/up ads/2023/bod_profile.pdf#toolbar=0
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	COMPLIANT		https://premierlifeandgen.com/assets/up ads/2023/bod_profile.pdf#toolbar=0
Recommendation 1.2			
Board is composed of a majority of non- executive directors	COMPLIANT	Identify or provide link/reference to a document identifying the directors and their type of directorship	https://premierlifeandgen.com/directors- eo

Recommendation 1.3			
Company provides in its Board Charter or Manual on Corporate Governance a policy on training of directors.	COMPLIANT	Provide link or reference to the company's Board Charter or Manual on Corporate Governance relating to its policy on training of directors.	https://premierlifeandgen.com/governance
2. Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first times directors	COMPLIANT	Provide information or link/ reference to a document containing information on the orientation program and trainings of directors	https://premierlifeandgen.com/governance
3. Company has relevant annual continuing training for all directors.	COMPLIANT	for the previous year, including the number of hours attended and topics covered.	https://premierlifeandgen.com/assets/uplo ads/2022/director trng 2022.pdf#toolbar= 0
Recommendation 1.4			
Board has a policy on board diversity	NON-COMPLIANT	Provide information on or link/reference to a document containing information on the company's board diversity policy. Indicate gender composition of the board	The company is still planning on the policy on board diversity
Recommendation 1.5			
Board is assisted in its duties by Corporate Secretary	COMPLIANT		https://premierlifeandgen.com/assets/uplo ads/2021/By-Laws.pdf#page=11
2. Corporate Secretary is separate individual form the compliance officer	NON-COMPLIANT	2. The Corporate Secretary is also the	Corp.Secretary is also the Corporate Governance Compliance Officer
3. Corporate Secretary is not a member of the Board of Directors	COMPLIANT	Corporate Governance Compliance Officer. 3. The Corporate Secretary is not a member of the Board of Directors	https://premierlifeandgen.com/assets/uplo ads/2023/premier_bod.pdf#toolbar=0
4. Corporate Secretary attends training/s on corporate governance	COMPLIANT	Provide information or link/ reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	https://premierlifeandgen.com/assets/uplo ads/2023/AR 2023.pdf#page=23
Recommendation 1.6			

1. Board is assisted by a Compliance Officer	COMPLIANT		https://premierlifeandgen.com/scorecard
2. Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation.	COMPLIANT		https://premierlifeandgen.com/assets/uplo ads/2022/as2022.pdf#page=4
3. Compliance Officer is not a member of the Board	NON-COMPLIANT	1 . & 2. Please refer to Annual Statement- Company Profile (Page 1)	This will be considered on the next nomination.
4. Compliance Officer attends training/s on corporate governance annually	COMPLIANT	Provide information on or link/ reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	https://premierlifeandgen.com/assets/uplo ads/2023/trainings.pdf#toolbar=0

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 pronouncement and guidelines should be clearly made known to all directors as well as to stockholders, and other stakeholders.

guidelines should be clearly made known to all directors as well as to stockholders, and other stakeholders.			
Recommendation 2.1			
1. Directors act on fully informed basis, in good faith, with due diligence and care, and in the best interest of the company	COMPLIANT	Please refer to the code of Ethics	https://premierlifeandgen.com/code-ethics
Recommendation 2.2			
Board oversees the development, review and approval of the company's business objectives and strategy	COMPLIANT	Please refer to the code of ethics	https://premierlifeandgen.com/code-ethics
2. Board oversees and monitors the implementation of the company's business objectives and strategy in order to sustain the company's long-term viability and strength	COMPLIANT	Please refer to the Mission and Vision	https://premierlifeandgen.com/about-us
Recommendation 2.3			
Board is headed by a competent qualified person	COMPLIANT	Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications.	https://premierlifeandgen.com/assets/uploads/2023/bod_profile.pdf#toolbar=0
Recommendation 2.4			
Board ensures and adopts a effective succession planning program for directors, key officers and management.	COMPLIANT	Disclose and provide information or link/ reference to a document containing information on the company's succession	https://premierlifeandgen.com/assets/uploads/2021/By-Laws.pdf#page=5 NA-The Company has a policy on the retirement for directors and key officers,
2. Board adopts policy on the retirement for directors and key officers	COMPLIANT	planning and retirement policies and programs, and its implementation	however it is not possible to disclose it on the website.

Recommendation 2.5			
Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members	COMPLIANT	Provide information on or link/ reference to	https://premierlifeandgen.com/assets/uploads/2021/By-Laws.pdf#page=7
2. Board aligns the remuneration of key officers and board members with long-term interests of the company	COMPLIANT	a document containing information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance.	https://premierlifeandgen.com/assets/uploads/2021/By-Laws.pdf#page=7
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT		https://premierlifeandgen.com/assets/uploads/2021/By-Laws.pdf#page=7
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy	COMPLIANT	Please refer to the 2024 Annual Stockholders Meeting	https://premierlifeandgen.com/assets/uploads/2024/2024 ASM Minutes.pdf#page=17
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance	COMPLIANT		https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#toolbar=23
3. Board nomination and election policy includes how the company accepts nominations from minority shareholders.	COMPLIANT		https://premierlifeandgen.com/assets/uploa ds/2024/2024 ASM Minutes.pdf#page
4. Board nomination and election policy includes how the board reviews nominated candidates.	COMPLIANT		https://premierlifeandgen.com/assets/uploads/2024/2024 ASM Minutes.pdf#page=17
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT		https://premierlifeandgen.com/assets/uploads/2024/2024 ASM Minutes.pdf#toolbar=0

6. Board has a process for identifying the		
quality of directors that is aligned with the		
strategic direction of the company	COMPLIANT	

https://premierlifeandgen.com/assets/uploads/2024/2024 ASM Minutes.pdf#toolbar=0

Recommendation 2.7			
a. 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.	NON-COMPLIANT	Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs. Identify transactions that were approved pursuant to the policy.	The Company will submit its Amended B Laws to SEC for approval, which include the Related Party Transaction Committee Charter.
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	NON-COMPLIANT		The Company will submit its Amended By Laws to SEC for approval, which includes the Related Party Transaction Committee Charter.
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of the operations.	NON-COMPLIANT		The Company will submit its Amended By Laws to SEC for approval, which includes the Related Party Transaction Committee Charter.
Recommendation 2.8			No sale and a second second second second
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)	NON-COMPLIANT	Provide information on or reference to a document containing the board's policy and responsibility for approving the selection of management. Identify the management team appointed.	For discussion by the board of directors
2. Board is primary responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk		Provide information on or reference to a document containing the board's policy and responsibility for assessing the performance of management. Provide information on the assessment process and indicate frequency of assessment	

Recommendation 2.9			
1. Board established 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 Senior Management.	NON-COMPLIANT		The company is still formulating a Management Framework that would cater the assessment of the performance of Chief Executive Officer.
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.	NON-COMPLIANT	Provide information on or link/ reference to a document containing the Board's performance management framework for management and personnel.	The company is still formulating a Management Framework that would cater the assessment of the performance of employeesr.
Recommendation 2.10			
1. Board oversees that an appropriate internal control system is in place.	COMPLIANT	Please refer to the company's Annual Report (Internal Auditor)	https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#page=48
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the management, members and shareholders.	COMPLIANT		https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#page=48
3. Board approves the Internal Audit Charter.	COMPLIANT	Please refer to the company's Annual Report (Internal Auditor)	https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#page=48

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.	COMPLIANT		https://premierlifeandgen.com/assets/uploads/2021/By-Laws.pdf#page=7
		Provide information on or link/ reference to	
2. The risk management framework guides		a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management	
the Board in identifying units/ business lines and enterprise-level risk exposures, as well as effectiveness of risk management strategies.	COMPLIANT	framework and how the board was guided by the framework. Provide proof of effectiveness of risk management strategies, if any.	https://premierlifeandgen.com/assets/uploads/2021/By-Laws.pdf#page=7
Recommendation 2.12			
1. Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its		Provide link to the company's website where the Board Charter is disclosed.	
fiduciary duties.	COMPLIANT		https://premierlifeandgen.com/code-ethics
2. Board's Charter serves as a guide to the directors in the performance of their functions.	COMPLIANT		https://premierlifeandgen.com/code-ethics
3. Board charter is publicly available and poster on the company's website.	COMPLIANT		https://premierlifeandgen.com/code-ethics

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 publicly available Committee.

Of all committees established should be con			
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	Please refer to the company's Annual Report	https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#page=31
Recommendation 3.2			
1. Board established an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes and compliance with applicable laws and regulations.	COMPLIANT	Provide information or link/reference to a document containing information on the Audit Committee, including its functions. Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor. Provide information or link/reference to a	https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#page=32
2. Audit committee is composed of at least		document containing information on the members of the Audit Committee,	
three appropriately qualified non- executive directors, the majority of whom,		including their qualifications and type of	https://premierlifeandgen.com/assets/upl
including the chairman is independent.	COMPLIANT	directorship.	oads/2023/AR 2023.pdf#page=32

3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing, and finance.	COMPLIANT	Provide information or link/ reference to a document containing information in the background, knowledge, skills, and/or experience of the members of the Audit Committee.	https://premierlifeandgen.com/assets/upl oads/2023/bod_profile.pdf#toolbar=0
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee	COMPLIANT	Please refer to 2023 Annual Report (Audit Committee)	https://premierlifeandgen.com/assets/upl oads/2023/AR 2023.pdf#page=32

NON-COMPLIANT		The Company will submit its Amended By- Laws to SEC for approval, which includes the Corporate Governance Committee Charter.
	Provide information or link/ reference to a document containing information on the Chairman of the Corporate Governance	The Company will submit its Amended By- Laws to SEC for approval, which includes the Corporate Governance Committee
NON-COMPLIANT	Provide information or link/ reference to a	The Company will submit its Amended By-
NON-COMPLIANT	Chairman of the Corporate Governance	Laws to SEC for approval, which includes the Corporate Governance Committee Charter.
	NON-COMPLIANT	document containing information on the Corporate Governance Committee, including its functions. Indicate if the committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable. Provide information or link/ reference to a document containing information on the Chairman of the Corporate Governance Committee. Provide information or link/ reference to a document containing information on the Chairman of the Corporate Governance to a document containing information on the Chairman of the Corporate Governance

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.	NON-COMPLIANT	Provide information or link/ reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions.	The Company will submit its Amended By- Laws to SEC for approval, which includes the Board Risk Oversight Committee (BROC) Charter.
effectiveness.	NON CONTLIANT	including to functions.	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	NON-COMPLIANT	Provide information or link/ reference to a document containing information on the members of the BROC, including their qualifications and type of directorship.,	The Company will submit its Amended By- Laws to SEC for approval, which includes theBoard Risk Oversight Committee (BROC) Charter.
3. The Chairman of the BROC is not the Chairman of the Board of any other committee.	NON-COMPLIANT	Provide information or link/ reference to a document containing information on the Chairman of the BROC	The Company will submit its Amended By- Laws to SEC for approval, which includes theBoard Risk Oversight Committee (BROC) Charter.

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		Provide information or link/ reference to a	
4. At lease one member of the BROC has		document containing information on the	Laws to SEC for approval, which includes
relevant thorough knowledge and		background, skills, a and/or experience of	theBoard Risk Oversight Committee (BROC)
experience on risk and risk management.	NON-COMPLIANT	the members of the BROC.	Charter.

Recommendation 3.5			
1. The Board establishes a Related Party		Provide information or link/ reference to a	The Company will submit its Amended By-
Transactions (RPT) Committee, which is		document containing information on the	Laws to SEC for approval, which includes
tasked with reviewing all material related		Related Party Transactions (RPT)	the Related Party Transactions (RPT)
party transactions of the company	NON-COMPLIANT	Committee, including its functions.	Committee Charter.
2. RPT Committee is composed of at least			The Company will submit its Amended By-
			Laws to SEC for approval, which includes
three non-executive directors, majority of		Barrieda limbata arang menda wahaita wahara	
whom should be independent, including		Provide link to company's website where	theRelated Party Transactions (RPT)
Chairman.	NON-COMPLIANT	the Committee Charters are disclosed.	Committee Charter.

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 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	Provide information or link/ reference to a document containing information on the process and procedure for tele/ videoconferencing board and/or committee meetings. Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings.	https://premierlifeandgen.com/assets/uplo ads/2022/Att matrix 2022.pdf#toolbar=0
2. The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	Provide information or link/reference to a document containing information on any questions raised or clarification/ explanation sought by the directors.	https://premierlifeandgen.com/assets/uplo ads/2024/2024 Notice.pdf#toolbar=0
3. The directors asks the necessary questions or seek clarifications and explanations during the Board and Committee meetings	COMPLIANT	Provide information or link/reference to a document containing information on any questions raised or clarification/ explanation sought by the directors.	https://premierlifeandgen.com/assets/uplo ads/2024/2024 ASM Minutes.pdf#toolbar= 0

Recommendation 4.2			
1. Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and public-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	NON-COMPLIANT		Non-executive directors have limited directorship only to sister companies or affiliates which are not ICREs or public-listed companies.
Recommendation 4.3	NON-COM LIANT	both listed and flori listed companies.	companies.
Recommendation 4.5			
1. The Directors notify the company's board			
where he/she is an incumbent director		Provide copy of the written notification to the Board or Minutes of Board Meeting	No such written policy but the Directors
before accepting a directorship in another company.	NON-COMPLIANT	wherein the matter was discussed.	usually submit CV before accepting the post

Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs.			
Recommendation 5.1			第二次 图
1. The board is composed of at least twenty percent (20%) of independent directors.	COMPLIANT	Provide information or link/ reference to a document containing information on the number of independent director.	https://premierlifeandgen.com/assets/uploads/2021/By-Laws.pdf#page=5
Recommendation 5.2			
1. The independent directors possess all the necessary qualifications to hold the position.	COMPLIANT	Currently, TPISC only have two (2) independent directors	https://premierlifeandgen.com/assets/uploads/2023/premier_bod.pdf#toolbar=0

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Recommendation 5.3			
1. The independent directors serve for			
a maximum cumulative term of nine			
years. As			
far as Insurance Companies are			
concerned, the foregoing term limit			
shall be reckoned from 02 January			
2015 whole 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		Provide information or link/ reference	
application of the term limit		to a document showing the years IDs	https://premierlifeandgen.com/assets/upl
prescribed in this item.		have served as such.	oads/2021/By-Laws.pdf#page=5
T			
		B :1 : 6 : 1: 1 / - 6 :	
		Provide information or link/reference	
2. The company bars an independent		to a document containing information	
director from serving in such capacity		on the company's policy on term limits	
after the term limit of nine years.	COMPLIANT	for its independent director.	oads/2021/By-Laws.pdf#page=5
2 In the instance that the company			
3. In the instance that the company			
retains an independent director in the			
same capacity after nine years, the board submits to the Insurance		Provide proof on submission of a	
		formal written justification to the	
Commission a formal written		insurance Commission and proof of	Amendment of By-Laws was made in
justification and seek shareholders'			in order to include 2 independent
approval during the annual	NON COMPLIANT		
shareholders meeting.	NON-COMPLIANT	annual shareholders' meeting.	directors for compliance purposes.

Recommendation 5.4			
Chairman of the			tests of the property of the second state of t
1. The positions of Chairman of the Board and Chief Executive Officer are		Identify the company's Chairman of	The Chairman also holds the position
held by separate individuals.	NON-COMPLIANT		of CEO.
neza zy sopurute zamina.			
		D	
		Provide information or line/ reference to a document containing information	* -
		on the roles and responsibilities of the	
		Chairman of the Board and Chief	
2. The Chairman of the Board and		Executive Officer.	
Chief Executive Officer have clearly		Identify the relationship of Chairman	The Chairman also holds the position
defined responsibilities.	NON-COMPLIANT	and CEO.	of CEO.

Recommendation 5.5		基础设施 的现在分词,这种基础的实力	
1. 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. Recommendation 5.6	NON-COMPLIANT	Provide information or link/ reference to a document containing information on a lead independent director and his roles and responsibilities, if any. Indicate if Chairman is independent.	NA-For discussion and formulation of the new management.
1. Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.	COMPLIANT	Please refer to the Annual Stockholders Minutes of the Meeting.	https://premierlifeandgen.com/assets/uploads/2024/2024 ASM Minutes.pdf#toolbar=0

Recommendation 5.7			
			71 - 7
1. The non-executive directors (NEDs) have			
separate periodic meetings with the			
external auditor and heads of the internal		Duranida was of and details of said mosting if	
audit, compliance and risk functions, without any executive directors present to		Provide proof and details of said meeting, if any.	The Board just appointed the two (2)
ensure that proper checks and balances are			Independent directors, set-up on meetings
in place within the corporation.	NON-COMPLIANT		were not yet properly placed.
			2 2
		Provide proof and details of said meeting, if	
			The Board just appointed the two (2)
2. The meetings are chaired by the lead	A solution of the second		Independent directors, set-up on meetings
independent director.	NON-COMPLIANT		were not yet properly placed.

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

body, and assess whether it possesses the i	ight fills of backgrounds and competencies.		
Recommendation 6.1			
			https://premierlifeandgen.com/assets/uplo
1 . The Board conducts an annual	COMPUMNIT		ads/2023/AR 2023.pdf#page=30
assessment of its performance as a whole.	COMPLIANT	-	aus/2025/AR 2025.pui#page=50
2. The performance of the Chairman is			https://premierlifeandgen.com/assets/uplo
assessed annually by the Board.	COMPLIANT		ads/2023/AR 2023.pdf#page=30
		1	
3. The performance of the individual			
member of the Board is assessed annually			https://premierlifeandgen.com/assets/uplo
by the Board.	COMPLIANT	4	ads/2023/AR 2023.pdf#page=30
		Provide proof of annual assessments	
		conducted for the whole board, the	
4. The performance of each committee is		individual members, the Chairman and the	https://premierlifeandgen.com/assets/uplo
assessed annually by the Board.	COMPLIANT	Committees.	ads/2023/AR 2023.pdf#page=30
5. Every three years, the assessments are		Identify the external facilitator and provide	Call for formandation
supported by an external facilitator.	NON-COMPLIANT	proof of use of an external facilitator.	Still for formulation
Recommendation 6.2			
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		Provide information or link/reference to a	https://premierlifeandgen.com/assets/uplo
committees.	COMPLIANT	document containing information on the	ads/2023/AR 2023.pdf#page=31
		system of the company to evaluate the	
		performance of the board, individual	
2. The system allows for a feedback		directors and committees, including a	https://premierlifeandgen.com/assets/uplo
mechanism from the shareholders.	COMPLIANT	feedback mechanism from shareholders.	ads/2023/AR 2023.pdf#page=31

Principle 7: Members of the Board are duty-	-bound to apply high ethical standards, takir	g into account the interests of all stakeholde	ers.
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			https://premierlifeandgen.com/code-
company.	COMPLIANT	Please refer to the Code of Ethics	<u>ethics</u>
2. The Code is properly disseminated to			
the			
Board, senior management and			https://premierlifeandgen.com/code-
employees.	COMPLIANT	Please refer to the Code of Ethics	<u>ethics</u>
3. The Code is disclosed and made	,		https://premierlifeandgen.com/code-
available to the public through the	 COMPLIANT	Please refer to the Code of Ethics	ethics
company website.	COMPLIANT	Please refer to the code of Ethics	etrics
Recommendation 7.2			
1 . Board ensures the proper and efficient			
implementation and monitoring of		1	
compliance with the Code of Business			https://premierlifeandgen.com/code-
Conduct and Ethics.	COMPLIANT		ethics
2. Board ensures the proper and efficient			hadron //non-rainulifone deservation de
implementation and monitoring of	COMPUMNIT	Disease materials the Code of Falling	https://premierlifeandgen.com/code-
compliance with company internal policies.	COMPLIANT	Please refer to the Code of Ethics	ethics

Principle 8: The company should establish co	rporate disclosure policies and procedures th	nat are practical and in accordance with best p	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.	COMPLIANT	Please refer to 2023 Annual Report	https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#toolbar=23
1 . Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	https://premierlifeandgen.com/assets/uploads/2023/bod_profile.pdf#toolbar=0
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	https://premierlifeandgen.com/assets/uplo

Recommendation 8.4			
1 . Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	COMPLIANT	Please refer to the Corporate Governance Handbook	https://premierlifeandgen.com/governance
2. Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	COMPLIANT	Please refer to the Corporate Governance Handbook	https://premierlifeandgen.com/governance
3. Company discloses the remuneration on an individual basis, including termination and retirement provisions. Recommendation 8.5		Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.	Still for formulation
1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	NON-COMPLIANT		The Company will submit its Amended By- Laws to SEC for approval, which includes the Related Party Transactions (RPT) Committee Charter.

		Provide information on all RPTs for the	
	2 2 2 2	previous year or reference to a document	
		containing the following information on all	
		RPTs:	
		1 . Name of the related counterpart try;	
		2.Relationship with the party;	
		3.Transaction date;	
		4. Type/nature of transaction;	
		5.Amount or contract price;	
		6.Terms of the transaction;	
2. Company discloses material or significant		7.Rationale for entering into the	
RPTs in its Annual Company Report or		transaction;	
Annual Corporate Governance Report,		8. The required approval (i.e., names of the	
reviewed and approved by the Board, and		board of directors approving, names and	The Company will submit its Amended By-
submitted for confirmation by majority vote	,	percentage of shareholders who approved)	Laws to SEC for approval, which includes
of the stockholders in the annual		based on the company's policy; and	the Related Party Transactions (RPT)
stockholders' meeting during the year.	NON-COMPLIANT	9.Other terms and conditions.	Committee Charter.
Recommendation 8.7			
1 . Company's corporate governance			
policies, programs and procedures are			https://premierlifeandgen.com/governance
contained in its Manual on Corporate		Please refer to Corporate Governance	
Governance (MCG).	COMPLIANT	Handbook	
2. Company's MCG is posted on its			
company website.	COMPLIANT	Please see company website	https://premierlifeandgen.com/home

Principle 9: The company should establish sta	andards for the appropriate selection of an ext	ernal auditor, and exercise effective oversight	of the same to strengthen the external
auditor's independence and enhance audit qu	uality.		
Recommendation 9.1			
1 . Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	COMPLIANT	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.	https://premierlifeandgen.com/audit-com
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.	https://premierlifeandgen.com/audit-com
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	COMPLIANT	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.	https://premierlifeandgen.com/audit-com
Recommendation 9.2			
1 . Audit Committee Charter includes the Audit Committee's responsibility on: i.assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and			
iii.exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter.	https://premierlifeandgen.com/audit-com

2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability		Provide link/reference to the company's	
and effectiveness on an annual basis.	COMPLIANT	Audit Committee Charter.	https://premierlifeandgen.com/audit-com
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.		1	https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#page=33
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	COMPLIANT	Please refer to 2023 Annual Report(Audit Committee)	https://premierlifeandgen.com/assets/uploads/2023/AR 2023.pdf#page=32

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.	COMPLIANT	Please refer 2023 Annual Report (Sustainable Development Goa;s)	https://premierlifeandgen.com/assets/uplo ads/2023/AR 2023.pdf#page=50	
2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	COMPLIANT	Please refer 2023 Annual Report (Sustainable Development Goa;s)	https://premierlifeandgen.com/assets/uplo ads/2023/AR 2023.pdf#page=30	

Principle 11: The company should ma	aintain a comprehensive and cost-eff	icient communication channel for diss	eminating relevant information. This
Recommendation 11.1	。 第一章		
1. The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating			https://premierlifeandgen.com/ho
relevant information to the public.	COMPLIANT	Please refer to the company website	<u>me</u>

Internal Control System and Risk Management Framework					
Principle 12: To ensure the integrity, transpa	Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company control system and enterprise risk management framework.				
Recommendation 12.1					
1. Company has an adequate and effective internal control system in the conduct of its business.	COMPLIANT	List quality service programs for the internal audit functions. Indicate frequency of review of the internal control system.	https://premierlifeandgen.com/assets/uplo ads/2023/AR 2023.pdf#page=48		
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	NON-COMPLIANT	Identify international framework used for Enterprise Risk Management. Provide information or reference to a document containing information on: 1 .Company's risk management procedures and processes 2.Key risks the company is currently facing 3.How the company manages the key risks Indicate frequency of review of the enterprise risk management framework.	The Company is still planning to develop an dequate and effective enterprise risk management framework.		
Recommendation 12.2		是是一个人的,但是一个人的,但是一个人的,不是一个人的。	能對學的發展學習到於中央學數學學學的學科學的		
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.	NON-COMPLIANT	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.	The Company has its Internal Auditor that we cannot disclose on the website.		
Recommendation 12.3					
1. The company has a qualified Chief Audit Executive CAE appointed by the Board.	NON-COMPLIANT		The Company is still planning on appointing a Chief Audit Executive.		

		7	
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.	NON-COMPLIANT	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.	The Company is still planning on appointing a Chief Audit Executive.
3. 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.	NON-COMPLIANT	Identify qualified independent executive or senior management personnel, if applicable.	The Company is still planning on appointing a Chief Audit Executive
Recommendation 12.4			
The company has a separate risk management function to identify, assess and monitor key risk exposures.	NON-COMPLIANT	Provide information on company's risk management function.	The Company is still planning on appointing a Chief Audit Executive .
Recommendation 12.5	表 新加州亚 1985年 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985 - 1985		
In managing the company's Risk Management System, the company has a Chief Risk			
Officer (CRO), who is the ultimate champion	1	Identify the company's Chief Risk Officer	The Board is still planning to elect Chief Risk
of Enterprise Risk Management (ERM).	NON-COMPLIANT		Officer.
2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	NON-COMPLIANT	reference to a document containing his/her responsibilities and qualifications/background.	The Board is still planning to elect Chief Risk Officer.

	Cultivating a Synergic Relationship with Shareholders			
Principle 13: The company should treat all sho	reholders fairly and equitably, and also recogniz		atr.	
Recommendation 13.1	renolders fairly and equitably, and also recogniz	e, protect and facilitate the exercise of their rigr	its.	
Board ensures that basic shareholder rights			<u> </u>	
		Diago refer to the Comparate Covernors		
are disclosed in the Manual on Corporate	COMPLIANT	Please refer to the Corporate Governance	h to // '- 116 1 /-	
Governance.	COMPLIANT	Handbook	https://premierlifeandgen.com/governance	
2. Board ensures that basis shareholder rights		Please refer to the Cornerate Coverness		
2. Board ensures that basic shareholder rights		Please refer to the Corporate Governance	haber of the service	
are disclosed on the company's website.	COMPLIANT	Handbook	https://premierlifeandgen.com/governance	
Recommendation 13.2				
1 Beard an active shareholder				
1.Board encourages active shareholder				
participation by sending the Notice of Annual				
and Special Shareholders' Meeting with				
sufficient and relevant information at least 21	COMPLIANT	Di Cara di Adi	https://premierlifeandgen.com/assets/upload	
days before the meeting.	COMPLIANT	Please refer to the Minutes of ASM	s/2024/2024 Notice.pdf#toolbar=0	
Recommendation 13.3				
1 . Board encourages active shareholder				
participation by making the result of the votes				
taken during the most recent Annual or				
Special Shareholders' Meeting publicly			https://premierlifeandgen.com/assets/upload	
available the next working day.	COMPLIANT	Please refer to the Minutes of ASM	s/2024/2024 ASM Minutes.pdf#toolbar=0	
2.Minutes of the Annual and Special				
Shareholders' Meetings are available on the		The Minutes of the Annual Stockholders		
company website within five business days			https://premierlifeandgen.com/assets/upload	
from the end of the meeting.	COMPLIANT	the day afterthe Annual Stockholders Meeting.	s/2024/2024 ASM Minutes.pdf#toolbar=0	
Recommendation 13.4				
			The Company is still planning to develop an	
1 . Board has an alternative dispute		Provide details of the alternative dispute	alternative dispute mechanism to resolve intra-	
mechanism to resolve intra-corporate		resolution made available to resolve intra-	corporate disputes in an amicable and	
disputes in an amicable and effective manner	NON-COMPLIANT	corporate disputes.	effective manner.	
2. The alternative dispute mechanism is				
included in the company's Manual on		Please refer to the Manual on Corporate		
Corporate		Governance.		
Governance.	COMPLIANT		https://premierlifeandgen.com/governance	

Duties to Stakeholders				
Principle 14: The rights of stakeholders esta	blished by law, by contractual relations and	through voluntary commitments must be res	pected. Where stakeholders' rights and/or	
Recommendation 14.1				
Board identifies the company's various stakeholders and promotes cooperation				
between them and the company in		Please refer to Annual Report (Sustainable	https://premierlifeandgen.com/assets/upl	
creating wealth, growth and sustainability.	COMPLIANT	Development Goals p.49-52)	oads/2023/AR 2023.pdf#page=50	
Recommendation 14.2				
Board establishes clear policies and programs to provide a mechanism on the		Identify policies and programs for the		
fair treatment and protection of stakeholders.	COMPLIANT	protection and fair treatment of company's stakeholders.	e entrys://premieriifeandgen.com/governanc	
Recommendation 14.3				
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.	COMPLIANT		https://premierlifeandgen.com/code- ethics	

Principle 15: A mechanism for employee par	Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate			
governance processes.				
Recommendation 15.1			第一个人的现在分词,不是一个人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的人的	
1 . Board establishes policies, programs and				
procedures that encourage employees to				
actively participate in the realization of the		Please refer to the Whiste Blower		
company's goals and in its governance.	COMPLIANT	Protection Policy	https://premierlifeandgen.com/whistle	
Recommendation 15.2				
1 . Board sets the tone and makes a stand				
against corrupt practices by adopting an				
anticorruption policy and program in its		Please refer to the Whiste Blower		
Code of Conduct.	COMPLIANT	Protection Policy	https://premierlifeandgen.com/whistle	
2. Board disseminates the policy and				
program to employees across the				
organization through trainings to embed		Please refer to the Whiste Blower		
them in the company's culture.	COMPLIANT	Protection Policy	https://premierlifeandgen.com/whistle	
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.	COMPLIANT		https://premierlifeandgen.com/whistle	
2. Board establishes a suitable framework				
for whistleblowing that allows employees to				
have direct access to an independent				
member of the Board or a unit created to	COMPUMIT	Please refer to the Whiste Blower	100 11 110	
handle whistleblowing concerns.	COMPLIANT	Protection Policy	https://premierlifeandgen.com/whistle	
3. Board supervises and ensures the		Please refer to the Whiste Blower		
enforcement of the whistleblowing	COMPUMNIT	Protection Policy	Later the series life and a series to be a	
framework.	COMPLIANT		https://premierlifeandgen.com/whistle	

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve			
Recommendation 16.1			
3. 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		Please refer to Annual Report	
contributing to the advancement of		(Sustainable Development Goals p.49-	https://premierlifeandgen.com/sustai
the society where it operates	COMPLIANT	52)	nability

CERTIFICATION

The undersigned certify that the responses and explanations set forth in the above Company's Annual

SAMUEL U. LEE

CHAIRMAN/CEO

Signature over printed name

CORPORATE SECRETARY

Signature over printed name

PRESIDENT/COO

Signature over printed name

CORPORATE GOVERNANCE COMPLIANCE OFFICER

Signature over printed name

SUBSCRIBED AND SWORN to before me this _____ day of August 2024, by the following who are personally

NAME

I.D. NO.

1. Samuel U. Lee 2. Maybelle L. Lim 106-248-302

3. Atty. Florence B. Carandang

224-286-025 205-077-832

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