## ANNUAL CORPORATE GOVERNANCE REPORT OF

## ETIQA LIFE AND GENERAL ASSURANCE PHILIPPINES, INC.

- 1. For the fiscal year ended 2022
- 2. Certificate of Authority Number 2022/05-R
- 3. <u>Metro Manila, Philippines</u> Province, Country or other jurisdiction of incorporation or organization
- 4. <u>3F Morning Star Center, 347 Sen. J. Puyat Avenue, Makati City, Metro Manila</u>
  Address of principal office

  1209
  Postal Code
- 5. <u>(+632) 8890-1758 / 0928-503-1160</u> Company's telephone number, including area code
- 6. <a href="https://www.etiqa.com.ph/">https://www.etiqa.com.ph/</a> Company's official website
- 7. <u>N/A</u>
  Former name, former address, and former fiscal year, if changed since last report.

	ANNUAL CORPORATE GOVERNANCE REPORT				
	IMENDED CORPORATE IANCE PRACTICE/POLICY	COMPLIANT/ NON-COMPLIANT	EXPLANATION FOR NON- COMPLIANCE/ CURRENT PRACTICE	ADDITIONAL INFORMATION / ACTION PLANS TO ADDRESS THE GAP	SOURCE DOCUMENTS
			The Board's Governa	·	
			ny should be headed by a competent, was should be headed by a competent, was sharehous fits sharehous term best interests of its sharehous fits sharehous term.	working Board to foster the long-term success and sustainability of	the corporation in a
		te objectives and the	long- term best interests of its snarend	olders and other stakeholders.	
Recomm	endation 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		ELGAP is composed of directors with collective working knowledge, experience or expertise that is relevant to the insurance industry. Kindly refer to the Consolidated Profiles of the Elected Members of the ELGAP Board to see the expertise and experience of the members of the ELGAP Board.  The essential standards, fit and proper requirements, minimum qualifications, and disqualifications, etc., are specifically provided under Chapter 1, Part 5, Item Nos. 8 to 8.6 of the ELGAP Board Charter.	Consolidated Profiles     of Elected Members of     ELGAP Board of     Directors     ELGAP Board Charter     on Corporate     Governance     2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP
2.	Board has an appropriate mix of competence and expertise.	COMPLIANT		ELGAP Board has an appropriate mix of competence and expertise. Kindly refer to the Consolidated Profiles of the Elected Members of the ELGAP Board to see the competence and expertise of the members of the ELGAP Board.  The essential standards, fit and proper requirements, minimum qualifications, and disqualifications, etc., are specifically provided under Chapter 1, Part 5, Item Nos. 8 to 8.6 of the ELGAP Board Charter.	Consolidated Profiles     of Elected Members of     ELGAP Board of     Directors     ELGAP Board Charter     on Corporate     Governance     2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP
3.	Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and	COMPLIANT		Members of the ELGAP Board are required to meet the Fit and Proper Criteria as prescribed by the Maybank Group.  Chapter 1, Part 5, Item No. 8.5 of the ELGAP Board Charter likewise provides for the grounds for temporary disqualifications of directors, to wit: "Temporary Disqualifications of Directors.	ELGAP Board Charter     on Corporate     Governance     Policy on Fit and     Proper Criteria

responsibilities and	The following directors/officers/ employees disqualified from  • 2022 General
respond to the needs of	holding a director position for a specific/indefinite period of Information Sheet of
the organization.	time. Their disqualification should be in effect as long as the ELGAP
	delinquency persists.  • Amended 2022
	8.5.1. Persons who refuse to disclose the extent of their business  General Information
	interacts when required pursuant to a provision of law circular
	memorandum rule and regulation of the Insurance Commission
	8.5.2. Directors who have been absent or who have not
	participated for whatever reasons in more than fifty percent of Elected Members of
	(50%) of all board meetings, both regular and special during  ELGAP Board of
	their incumbency. This disqualification applies for purposes of <u>Directors</u>
	succeeding elections.
	8.5.3. Persons convicted for offenses involving dishonesty,
	breach of contract or violation of insurance laws but whose
	conviction has not yet become final and executory.
	8.5.4. Directors and officers of closed insurance companies and
	insurance intermediaries pending clearance from the Insurance
	Commission.
	8.5.5. Directors disqualified for failure to observe/discharge their
	duties and responsibilities prescribed under existing regulations.
	This disqualification applies until the lapse of the specific period
	of disqualification by the Insurance Commission.
	8.5.6. Directors who failed to attend the special seminar on
	corporate governance. This disqualification applies until the
	director concerned had attended such seminar.
	8.5.7. Persons dismissed/terminated from employment for
	cause. This disqualification shall be in effect until they have
	cleared themselves of involvement in the alleged irregularity.
	8.5.8. Those under preventive suspension.
	8.5.9. Persons with derogatory records with the National Bureau
	of Investigation (NBI), court, police, Interpol and insurance
	authorities of other countries (for foreign directors) involving
	violation of any law, rule, regulation of the government or any of
	its instrumentalities adversely affecting the integrity and/or
	ability to discharge the duties of an insurance director. This
	disqualification applies until they have cleared themselves of
	involvement in the alleged irregularity.
	7.5.10. Persons who are delinquent in the payment of their
	obligations as defined hereunder:

Recommendation 1.2  1. Board is composed of a majority of nonexecutive directors.	COMPLIANT	8.5.10.1. Delinquency in the payment of obligations means that obligations of a person with the insurance Company or its related companies where he/she is a director or officer; or at least two obligations with other insurance companies, under different credit lines or loan contracts.  8.5.10.2. Obligations shall include all borrowings from an insurance Company or its related companies obtained by: (1) a director/officer for his own account or as the representative or agent of others or where he/she acts as a guarantor, endorse or surety for loans from such institutions (2) the spouse or child under parental authority of the director or officer (3) any person whose borrowings or loan proceeds were credited to the amount of, or used for the benefit of a director/officer (4) a partnership of which a director/officer or his/her spouse is the managing partner or a general partner owning a controlling interest in the partnership and (5) a corporation, association or firm whollyowned or majority of the capital is contributed by any or a group of persons mentioned in the foregoing items (1),(2) and (4)."  Six of the Seven (6 of 7) Directors are Non-executive Directors. Only the President/CEO serves as Executive Director.	Consolidated Profiles     of Elected Members of     ELGAP Board of     Directors     2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP     Minutes of 15 March     2022 Annual     Stockholders' Meeting
Recommendation 1.3			
Company provides in its     Board Charter or     Manual on Corporate     Governance a policy on     training of directors.	COMPLIANT	The policy is expressly provided under Chapter 1, Part 1, Item 14), to wit: "Ensure that the Board members have access to appropriate education and training programs to keep abreast of the latest developments in the industry and as may be prescribed by the regulatory authorities from time to time"; and Chapter 1, Part 5, Item 7.2.5 of the Board Charter, to wit: "Each director must have attended a special seminar on corporate	ELGAP Board Charter     on Corporate     Governance

governance for board of directors conducted by a troining provide na carcellided by Insurance Commission",  Moreover, Chapter 1, Part 5, Item No. 12 of the ELGAP Board Charter provides as follows: "Information and Professional Development.  12.1. The Chairman shall responsible for ensuring that the directors receive accurate, timely and complete information.  12.2. The Chairman shall ensure that the directors continually update their skills, Sandry and the their skills, Sandry with the Company's goals and objectives in order to fulfill their roles in the Board and/or board committees. Newly elected members of the board of directors (including corporate officers with rank of Vice-President and bove) are required to attend a one (1) – day training pragram and orientation course on Corporate Governance conducted by duly accredited training providers of the insurance Commission within the first six (6) months of their assumption into affice. The Corporate Secretory shall file with the Icf proof of complete with the said requirement.  12.3. The Company shall provide the necessary resources in developing and update its directors' knowledge and copabilities.  12.4. The Corporate Secretary through the Chairman shall be responsible for advising the Board about governance matters.  12.5. The Chairman shall ensure that as an integral element of the process of appointing new directors, the Company provides on orientation and education program for new recruits to the Board.  12.6. The Board shall ensure that directors, especially non-executive directors, howe access to independent professional advice at the Company's separse to discharge their responsibilities as directors. Committees shall be provided with sufficient resources to undertake their duties.  12.7. All directors shall have access to the davices and services of the Corporate Secretary, who is shall be responsible to the Board for ensuring that Board procedures are their duties.	
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2. Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors.	COMPLIANT	The policy is expressly provided under Chapter 1, Part 5, Item 12.2 of the Board Charter, to wit: "The Chairman shall ensure that the directors continually update their skills, knowledge and familiarity with the Company's goals and objectives in order to fulfill their roles in the Board and/or board committees. Newly elected members of the board of directors (including corporate officers with rank of Vice-President and above) are required to attend a one (1) – day training program and orientation course on Corporate Governance conducted by duly accredited training providers of the Insurance Commission within the first six (6) months of their assumption into office. The Corporate Secretary shall file with the IC proof of compliance with the said requirement."	ELGAP Board Charter     on Corporate     Governance
Company has relevant annual continuing training for all directors.	COMPLIANT	The policy on providing relevant annual trainings for all directors is already in place (see above). As part of the Maybank Group, the directors of ELGAP are also compelled to attend relevant trainings and seminars provided by the Maybank Group.  Updates on some regulations and policies including Anti-Money Laundering Act and Counter-Terrorism Financing, Data Privacy Act, Anti-Bribery and Corruption Policies, etc., are regularly provided by the Compliance Officer. The Compliance Officer has set up a detailed continuing training program for the employees of the company, senior management and members of Board of Directors.	2022 List of Trainings     Attended by Board of     Directors     Certification of     Compliance Officer
Recommendation 1.4			•
Board has a policy on board diversity.	COMPLIANT	The policy is provided under Chapter 1, Part 1, Item 10 of the ELGAP Board Charter which provides that: "The Board shall determine the general composition of the Board (size, skill and balance between executive directors, if any, and non-executive directors) in order to ensure that the Board consists of the requisite diversity of skills, experience, gender, qualification and other core competencies required.  As part of the Maybank Group, ELGAP adopted the Policy on Board Gender Diversity.	ELGAP Board Charter     on Corporate     Governance     Policy on Board     Gender Diversity
Recommendation 1.5	<u> </u>		
<ol> <li>Board is assisted in its duties by a Corporate Secretary.</li> </ol>	COMPLIANT	ELGAP By-Laws and Board Charter provides for the functions of the Corporate Secretary.	2022 General Information Sheet of ELGAP

		Chapter 1, Part 1, Item 13 of the ELGAP Board Charter provides as follows: "The Board shall ensure that the Board is supported by a suitably qualified and competent Corporate Secretary." On the other hand, Chapter 1, Part 3, Item 17 of the ELGAP Board Charter provides as follows: "The Board shall be entitled to the services of a Corporate Secretary who must ensure that all appointments are properly made, that all necessary information are obtained from the directors, both for the Company's own records and for the purposes of meeting statutory obligations, as well as obligations arising from the requirements of the Insurance Commission and other regulatory agencies."	Amended 2022     General Information     Sheet of ELGAP     ELGAP Board Charter     on Corporate     Governance     ELGAP Amended By- Laws
		ELGAP Board. His name is disclosed in the General Information Sheet of the Company.	
Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	The Corporate Secretary of ELGAP is Atty. Raul M. Hebron, while the Compliance Officer of ELGAP is Atty. Roselle P. Perez-Bariuan. Kindly refer to the General Information Sheet of the Company.	2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP
Corporate Secretary is not a member of the Board of Directors.	COMPLIANT	Atty. Raul M. Hebron is not a Board member. Kindly refer to the General Information Sheet of the Company.	2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP
Corporate Secretary     attends training/s on     corporate governance.	COMPLIANT	Corporate Secretary attended all trainings conducted by the Compliance Officer on laws, regulations, and policies which affect corporate operations and governance.	<u>Certification of Compliance Officer</u>
Recommendation 1.6			
Board is assisted by a     Compliance Officer.	COMPLIANT	Chapter 1, Part 3, Item 16 of the ELGAP Board Charter provides as follows: "Appoint a Chief Compliance Officer who shall be responsible for coordinating, monitoring and facilitating compliance with existing laws, rules and regulations."	2022 General     Information Sheet of     ELGAP     Amended 2022     General Information  Sheet of FLGAP
		Atty. Roselle P. Perez-Bariuan is the current Compliance Officer of ELGAP. Kindly refer to the General Information Sheet of the	Sheet of ELGAP

			Company and Board Charter to check the appointment and functions of the Compliance Officer.	ELGAP Board Charter on Corporate Governance
2.	Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation.	COMPLIANT	Atty. Roselle P. Perez-Bariuan has a rank of Vice President. Kindly refer to the General Information Sheet of the Company	2022 General Information Sheet of ELGAP     Amended 2022 General Information Sheet of ELGAP
3.	Compliance Officer is not a member of the Board.	COMPLIANT	Atty. Roselle P. Perez-Bariuan is not a Board member. Kindly refer to the General Information Sheet of the Company.	2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP
4.	Compliance Officer attends training/s on corporate governance annually.	COMPLIANT	Compliance Officer attended trainings on laws, regulations, and policies which affect corporate operations and governance. See relevant trainings attended by the Compliance Officer.	Relevant Trainings of Compliance Officer
articles a			of the Board. The fiduciary roles, responsibilities and accountabilities of the Board as provided under the diguidelines should be clearly made known to all directors as well as to shareholders and other stakeho	
1.	Directors act on a fully informed basis in good faith, with due diligence and care, and in the best interest of the company.	COMPLIANT	The Roles and Responsibilities of the ELGAP Board are detailed in Chapter 1, Part 1 of the ELGAP Board Charter. The primary responsibilities of the ELGAP Board as provided in the Board Charter are as follows: "The Company shall be headed by an effective Board to lead and control the Company and ensure its success. The business and affairs of the Company are managed under the direction and oversight of its Board which also has the responsibility to periodically review and approve the overall strategies, business, organization and significant policies of the Company. The Board also sets the Company's core values and adopts proper standards to ensure that the Company operates with integrity and complies with the relevant rules and regulations. The Board has the responsibility to approve and periodically review the overall business strategies and significant	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Policies     ELGAP Amended By- Laws     Policy and Procedure     on Access to Advice

promoting ethical conduct in business dealings, understanding the major risks faced by the Company, setting acceptable levels of risk taking and ensuring that senior management takes the steps necessary to identify, measure, monitor and control these risks. The Board also approves the organizational structure and ensures that senior management is monitoring the effectiveness of the internal control system."

Moreover, Chapter 1, Part 5, Item No. 12 of the ELGAP Board Charter provides as follows: "Information and Professional Development.

- 12.1. The Chairman shall responsible for ensuring that the directors receive accurate, timely and complete information.
  12.2. The Chairman shall ensure that the directors continually update their skills, knowledge and familiarity with the Company's goals and objectives in order to fulfill their roles in the Board and/or board committees. Newly elected members of the board of directors (including corporate officers with rank of Vice-President and above) are required to attend a one (1) day training program and orientation course on Corporate Governance conducted by duly accredited training providers of the Insurance Commission within the first six (6) months of their assumption into office. The Corporate Secretary shall file with the IC proof of compliance with the said requirement.
  12.3. The Company shall provide the necessary resources in developing and updating its directors' knowledge and
- 12.4. The Corporate Secretary through the Chairman shall be responsible for advising the Board about governance matters.
  12.5. The Chairman shall ensure that as an integral element of the process of appointing new directors, the Company provides an orientation and education program for new recruits to the Board.

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12.6. The Board shall ensure that directors, especially nonexecutive directors, have access to independent professional advice at the Company's expense to discharge their responsibilities as directors. Committees shall be provided with sufficient resources to undertake their duties. 12.7. All directors shall have access to the advices and services of

		for ensuring that Board procedures are complied with. Both the appointment and removal of the Corporate Secretary shall be decided by the Board."	
		As part of the Maybank Group, ELGAP is governed by the Policy and Procedure on Access to Advice.	
Recommendation 2.2			
Board oversees the development, review and approval of the company's business objectives and strategy.	COMPLIANT	This role and responsibility of the ELGAP Board is detailed in Chapter 1, Part 1 of the ELGAP Board Charter (see above).  Strategic Plans and Initiatives are part of the annual meeting agenda of the ELGAP Board.	ELGAP Board Charter     on Corporate     Governance     2022 ELGAP Board     Annual Meeting     Agenda     ELGAP Amended By- Laws
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	This role and responsibility of the ELGAP Board is detailed in Chapter 1, Part 1 of the ELGAP Board Charter (see above).  Performance Review, Strategic Plans and Initiatives are part of the annual meeting agenda of the ELGAP Board.	ELGAP Board Charter     on Corporate     Governance     2022 ELGAP Board     Annual Meeting     Agenda     ELGAP Amended By- Laws
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	COMPLIANT	Kindly refer to the profiles of Chairman Kamaludin Bin Ahmad (January to June 2022) and Chairman Mohd Din Bin Merican (June to December 2022) to check their competence and qualification.	2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP     Consolidated Profiles     of Elected Members of     ELGAP Board of     Directors
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors,	COMPLIANT	Policy is expressly provided under: Chapter 1, Part 1, Item 12 of the Board Charter, to wit: "The Board shall ensure the succession planning of executives in key management positions"; Chapter 1, Part 3, Item 5 of the Board Charter, to wit: "The Board shall plan succession, including appointing, training, fixing the	ELGAP Board Charter     on Corporate     Governance

key officers and management.		compensation of and where appropriate, replacing senior management".  In addition, Chapter 1, Part 5, Item 3 of the Board Charter, provides as follows: "Appointments to the Board.  3.1. There shall be a formal, rigorous and transparent procedure for the selection and appointment of new directors to the Board.	2022 ELGAP Board     Annual Meeting     Agenda
		3.2. Appointments to the Board shall be made on merit and against subjective criteria. 3.3. Careful deliberation and consideration shall be done to ensure that appointees have enough tie for the job. This is particularly important in the case of Chairmanship. 3.4. Plans shall be in place for orderly succession to the Board and that of the senior management level in order to maintain a balance of appropriate skills and experiences within the Company."	
		Succession Plan is part of the annual meeting agenda of the ELGAP Board.	
<ol> <li>Board adopts a policy on the retirement for directors and key officers.</li> </ol>	COMPLIANT	Policy is expressly provided under: Chapter 1, Part 5, Item 7.2.7 of the Board Charter, to wit: "The Board may establish a fixed retirement policy for directors".  As part of the Maybank Group, ELGAP adopted the Policy on Tenure of Directorships.	ELGAP Board Charter     on Corporate     Governance     Policy on Tenure of     Directorship
Recommendation 2.5	<u>'</u>	· · · · · · · · · · · · · · · · · · ·	
1. Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members.	COMPLIANT	Policy is expressly provided under Chapter 1, Part 5, Item 10 of the Board Charter, to wit: "Board Remuneration 10.1. Directors, as such, shall receive such compensation for their services as may be from time to time fixed by the stockholders.  10.2. Levels of remuneration shall be sufficient to attract and retain the quality of directors to run the Company successfully. 10.3. Significant proportion of executive directors' remuneration is structured so as to link rewards to corporate and individual performance.  10.4. Levels of remuneration of non-executive directors shall reflect their experiences, responsibilities and performances. 10.5. The performance related elements of remuneration shall form a significant proportion of the total remuneration package of executive directors and shall be designed to align their	ELGAP Board Charter on Corporate Governance

interests with those of shareholders and to give these directors
keen incentives to perform at the highest levels.
10.6. Designate amount of remuneration which shall be at
sufficient level to attract and retain directors and officers needed
to run the Company successfully.
10.7. Levels of remuneration for non-executive directors shall
reflect the time commitment and responsibilities of the office or
position. Remuneration for non-executive directors shall not
include share options. If options are granted, shareholders'
approval shall be sought in advance and any share acquired by
way of an exercise of an option. Holding of share options is
relevant to determine the non-executive director's
independence.
10.8. A fixed amount of remuneration shall be given to
independent directors at the level sufficient to attract and retain
the quality of directors to run the Company successfully.
Entitlement to such fix amount shall be based on the results of
independent ratings mechanism which shall be established for
purposes of evaluating the performance of independent
directors. Stock options and performance benefits of any kind
shall not be included in their remuneration package.
10.9. Notice or contract periods shall be set at least one year or
less. If it is necessary to offer longer notice or contract periods to
new directors recruited from outside, such period shall be
reduced to one (1) year or less after the initial period.
10.10. There shall be formal and transparent procedures for
developing policy on executive remuneration and for fixing the
remuneration packages of individual directors.
10.11. No director shall be involved in deciding his or her own
remuneration.
10.12. A form shall be developed on Full Business Interest
Disclosure as part of the pre-employment requirements. For all
incoming officers and senior managers, they shall declare under
penalty of perjury all their existing business interests or
shareholdings that may directly or indirectly affect the
performance of their duties.
10.13. Provide in the Company's annual report information and
proxy statements a clear, concise and understandable disclosure
of compensation of its executive officers for the previous fiscal
year and the ensuing year.
year and the chading year.

2. Board aligns the remuneration of key officers and board members with longterm interests of the company.	COMPLIANT	10.14. Review the existing Code of Conduct to strengthen provisions on conflict of interest, salaries and benefits policies, promotion and career advancements directories and compliance of the personnel concerned with all statutory requirements that must be periodically met in their respective posts.  10.15. The remuneration package of executive directors and /or senior executives must be approved by the board of directors."  Policy is expressly provided under Chapter 1, Part 5, Item 10 of the Board Charter (see above).	ELGAP Board Charter     on Corporate     Governance
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	Policy is expressly provided under Chapter 1, Part 5, Item 10.11 of the Board Charter, to wit: "No director shall be involved in deciding his or her own remuneration".	ELGAP Board Charter     on Corporate     Governance
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	COMPLIANT	Policy is provided under the Board Charter and Corporate Governance Committee Charter. In general, the nomination process is provided under Chapter 1, Part 5, Item 4.10 of the Board Charter, to wit: "The nomination process involves the following stages: (1) nomination of candidates (2) evaluation and suitability of candidate (3) meeting up with candidates (4) final deliberation by the Nomination Committee and (5) recommendation to the Board."  On the other hand, the election process is provided under Chapter 1, Part 5, Item 12 of the Board Charter, to wit: "Election/Re-elections.  12.1. All directors shall be subject to votation by shareholders at the first annual general meeting after their nomination and to re-election thereafter annually. The names of directors submitted for election or re-election shall be accompanied by sufficient biographical details and any other relevant information to enable shareholders to have knowledge of their decision on their election.	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Committee Charter     (formerly Nomination     and Remuneration     Committee Charter)     Policy on Nomination     Process     ELGAP Amended By- Laws

		12.2. Each director shall represent all shareholders and shall be in a position to participate independently and objectively. 12.3. Non-executive directors shall be elected for a specified term and removed in accordance with the Corporation Code of the Philippines".  As part of the Maybank Group, ELGAP is also governed by the Policy on Nomination Process.	
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	Policy is provided under the Board Charter and Corporate Governance Committee Charter (see above). As part of the Maybank Group, ELGAP is also governed by the Policy on Nomination Process.	ELGAP Board Charter     on Corporate     Governance     Policy on Nomination     Process
3. Board nomination and election policy includes how the company accepts nominations from minority shareholders.	COMPLIANT	Policy is provided under the Board Charter, Corporate Governance Committee Charter (see above), and Policy on Nomination Process.	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Committee Charter     (formerly Nomination     and Remuneration     Committee Charter)     Policy on Nomination     Process
4. Board nomination and election policy includes how the board reviews nominated candidates.	COMPLIANT	Policy is provided under the Board Charter, Corporate Governance Committee Charter (see above), and Policy on Nomination Process.	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Committee Charter     (formerly Nomination     and Remuneration     Committee Charter)     Policy on Nomination     Process
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination,	COMPLIANT	Policy is provided under the Board Charter, Corporate Governance Committee Charter (see above), and Policy on Nomination Process.	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Committee Charter     (formerly Nomination

6.	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	Policy is provided under the Board Charter, Corporate Governance Committee Charter (see above), and Policy on Nomination Process (see Corporate Governance Policies). As part of the Maybank Group, ELGAP is governed by the Policy on Fit and Proper Criteria.	and Remuneration Committee Charter) Policy on Nomination Process ELGAP Board Charter on Corporate Governance Corporate Governance Committee Charter (formerly Nomination and Remuneration Committee Charter)
				<ul> <li>Policy on Fit and <u>Proper Criteria</u></li> </ul>
Recomm	mendation 2.7			
1.	Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	Chapter 2, Part 4, Item 1 of the ELGAP Board Charter provides as follows: "Over-all responsibility with respect to RPT. The board of directors shall have the overall responsibility in ensuring that transactions with related parties are handled in a sound and prudent manner, with integrity, and in compliance with applicable members, planholders, cardholders, claimants, creditors and other stakeholders."  Similar provision is likewise provided under the Related Party Transaction Committee Charter, and Group RPT Policy.	ELGAP Board Charter     on Corporate     Governance     Related Party     Transaction     Committee Charter     Group Policy on     Related Party     Transactions
2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	Chapter 2, Part 4, Item 1.2 of the ELGAP Board Charter provides as follows: "To approve all RPTs, those that cross the materiality threshold and write-off material exposures to related parties and submit the same for confirmation by majority vote of the stockholders in the annual stockholders' meeting. Any renewal or material changes in the terms and conditions of the RPTs shall also be approved by the board of directors. All final decisions of the board on material RPTs, including important facts about the nature, terms, conditions, original and outstanding individual and aggregate balances, justification and other details that would allow stockholders to make informed judgment as to the reasonableness of the transaction, must be clearly disclosed during stockholders meetings and duly reflected in the minutes of the board and stockholders' meetings."	ELGAP Board Charter     on Corporate     Governance     Related Party     Transaction     Committee Charter     Group Policy on     Related Party     Transactions

RPT policy     encompasses all     entities within the		Similar provision is likewise provided under the Related Party Transaction Committee Charter, and Group RPT Policy.  Item 2 of the Group RPT Policy provides the scope of the policy,	ELGAP Board Charter     on Corporate     Governance
group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	to wit: "The scope of this Policy encompasses all RPTs to be entered into by EIH Group.  All BUs are to adhere to and comply with the requirements/ guidelines set under this Policy at all times."	<ul> <li>Related Party         Transaction         Committee Charter         </li> <li>Group Policy on         Related Party         Transactions     </li> </ul>
Recommendation 2.8			
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	Chapter 1, Part 1, Item 8 of the ELGAP Board Charter provides as follows: "The Board shall approve the recruitment, appointment, promotion confirmation and termination of service, as well as the remuneration package and compensation and benefits policies and the terms and conditions, including the job grade of executives in key management positions."  Chapter 1, Part 3, Item 5 of the ELGAP Board Charter provides as follows: "The Board shall plan succession, including appointing, training, fixing the compensation of and where appropriate, replacing senior management.  Chapter 1, Part 5, Item 5.4 of the ELGAP Board Charter provides as follows: "To review the appointment and qualification, replacement or dismissal of the Head of Internal Audit (HIA) who shall functionally report directly to the Audit Committee."	ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter     Corporate Governance     Committee Charter     (formerly Nomination     and Remuneration     Committee Charter)     ELGAP Amended By- Laws
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	Chapter 1, Part 3, Item 13 of the ELGAP Board Charter provides as follows: "The Board shall have an appropriate reporting system so that the Board can monitor, assess and control the performance of Management".  Chapter 1, Part 5, Item Nos. 5.5 and 5.6 of the ELGAP Board Charter provides as follows: "5.5 To establish a mechanism to assess the performance and effectiveness of the internal audit function.; 5.6 To review the performance of the external auditors and to assess the qualification, expertise, resources and effectiveness of the external auditors, including the assessment of the external auditors' objectivity and performance."  Assessments done were provided in the Extracts of Meetings of ELGAP Board and ACB.	ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter     Extract of Minutes of     15 March 2022 ELGAP     Board of Directors'     Meeting     Extract of Minutes of     07 June 2022 ELGAP     Audit Committee of     the Board Meeting

				<ul> <li><u>ELGAP Amended By-</u></li> </ul>
				<u>Laws</u>
	nendation 2.9			
1.	Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	Chapter 1, Part 3, Item 13 of the ELGAP Board Charter provides as follows: "The Board shall have an appropriate reporting system so that the Board can monitor, assess and control the performance of Management".  Assessment of PCEO performance and review of financial performance are part of the annual meeting agenda of the ELGAP Board. This is done through the PCEO Scorecard.	ELGAP Board Charter     on Corporate     Governance     2022 ELGAP Board     Annual Meeting     Agenda     2022 PCEO Scorecard     ELGAP Amended By- Laws
2.	Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	Chapter 1, Part 3, Item Nos. 8 and 9 of the ELGAP Board Charter provide as follows: "The Board shall select and appoint officers who are qualified to administer insurance affairs soundly and effectively and to establish an adequate selection process for all personnel". "The Board shall apply fit and proper standards on personnel. It must have integrity, technical expertise and experience in the institution's business, either current or planned, which should be key considerations in the selection process."  Assessment of PCEO performance and review of financial performance are part of the annual meeting agenda of the ELGAP Board. This is done through the PCEO Scorecard.	<ul> <li>ELGAP Board Charter         on Corporate         Governance</li> <li>2022 ELGAP Board         Annual Meeting         Agenda</li> <li>ELGAP Amended By-         Laws</li> <li>Policy on Fit and         Proper Criteria</li> </ul>
Recomn	nendation 2.10			
1.	Board oversees that an appropriate internal control system is in place,	COMPLIANT	Chapter 1, Part 3, Item No.7 of the ELGAP Board Charter provides as follows: "The Board shall review the adequacy and the integrity of the Company's internal control systems and management information system including systems for compliance with the Insurance Code and other applicable laws, regulations, rules, directives and guidelines."  Policy is likewise covered by the ACB Charter.	ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter
2.	The internal control system includes a mechanism for monitoring and	COMPLIANT	Under Chapter 2, Part 4, Item No.2.26 of the ELGAP Board Charter, the RPT Committee of the Board is tasked to: "Ensure that appropriate disclosure is made and/or information is provided to regulating and supervising authorities relating to the	ELGAP Board Charter on Corporate Governancee.

managing potential conflict of interest of the Management, members and shareholders.		Company's RPT exposures and policies on conflicts of interest or potential conflicts of interest. The disclosure shall include information on the approach to managing material conflicts of interest that are inconsistent with such policies and conflicts that could arise as a result of the Company's affiliation or transactions with other related parties."	<ul> <li>Related Party         Transaction         Committee Charter     </li> <li>Policy on Conflict of Interest</li> </ul>
		Policy is also provided under the Related Party Transaction Committee Charter and Policy on Conflict of Interest.	
3. Board approves the Internal Audit Charter.	COMPLIANT	The Board of Directors, through the Audit Committee, approved the Internal Audit Charter. (see Internal Audit Charter) Under Chapter 2, Part 3, Item No.1 of the ELGAP Board Charter, "The Board shall establish an audit committee and Internal Audit Office." Chapter 2, Part 2, Item No.4 of the ELGAP Board Charter provides as follows: "The Board shall regularly review the system of securing adherence to key internal policies as well as to significant laws and regulations that apply to it. An effective and comprehensive internal audit of the Company's internal control system shall be carried out by independent and competent staff. Audit findings and recommendations shall be reported to the Board and the senior management level of the Company."	ELGAP Board Charter     on Corporate     Governance     ELGAP Internal Audit     Charter
Recommendation 2.11			
1. Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	COMPLIANT	Chapter 2, Part 2, Item No.2 of the ELGAP Board Charter states that: "Major risks facing the Company which are likely to affect the performance and financial condition of the Company (including risks in underwriting, reinsurance, investment, geographical, operational and legal) and the approach taken by management in dealing with these risks shall be reported to the Board to enable the latter to effectively address said risks."  Chapter 2, Part 2, Item No.6 of the ELGAP Board Charter states that: "The Board of Directors shall review the Company's material controls (including operational, financial and compliance controls) and Risk Management System. The comment of the Board of Directors on the adequacy of the Company's internal controls/risk management system shall be contained and disclose in the Annual Report."	ELGAP Enterprise Risk     Management     Framework 2022     ELGAP Board Charter     on Corporate     Governance

	1			T
			ELGAP has adopted its Enterprise Risk Management Framework.	
2.	The risk management framework guides the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk	COMPLIANT	(see ELGAP Enterprise Risk Management Framework)  Kindly refer to Enterprise Risk Management Framework of ELGAP.	ELGAP Enterprise Risk     Management     Framework 2022     ELGAP Board Charter     on Corporate     Governance
	management strategies.			
Recomn	nendation 2.12			
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties.	COMPLIANT	Chapter 1, Parts 1, 2, and 3 provide the primary roles of the Board of Directors, the governing standards, and specific responsibilities. Kindly refer to the ELGAP Board Charter.	ELGAP Board Charter     on Corporate     Governance
2.	Board Charter serves as a guide to the directors in the performance of their functions.	COMPLIANT	Chapter 1, Parts 1, 2, and 3 provide the primary roles of the Board of Directors, the governing standards, and specific responsibilities. Kindly refer to the ELGAP Board Charter.	ELGAP Board Charter     on Corporate     Governance
3.	Board Charter is publicly available and posted on the company's website.	COMPLIANT	Kindly refer to the Corporate Governance Page of the Company Website.	Company Website     ELGAP Board Charter     on Corporate     Governance
respect respons	to audit, risk management,	related party transac	ittees should be set up to the extent possible to support the effective performance of the Board's functitions, and other key corporate governance concerns, such as nomination and remuneration. The compositions in a publicly available Committee Charter.	
1.	Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	COMPLIANT	Chapter 1, Part 1, Item No. 19 of the ELGAP Board Charter mandates the Board to: "constitute committees to increase efficiency and allow deeper focus in specific areas.  19.1 The board of directors shall approve, review and update from time to time or whenever there are significant changes therein, the respective charters of each committee or other documents that set out its mandate, scope and working procedures;	ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter

Recommendation 3.2		19.2 The board of directors shall appoint members of the committees comprising of independent directors and non-executive members of the board taking into account the optimal mix skills and experience to allow the members to fully understand, be critical and objectively evaluate the issues.  19.3 The board of directors shall ensure that each committee shall maintain appropriate records of their deliberations and decisions. Such records shall document the committee's fulfilment of its responsibilities and facilitate the assessment of the effective performance of its functions."  Establishment of Board Committees are also provided under Chapter 1, Part V of the Board Charter, and the Charters of Different Board Committees  Chapter 1, Part 5, Item No.5 of the ELGAP Board Charter provides that: "Audit Committee	Related Party     Transaction     Committee Charter      Corporate Governance     Committee Charter     (formerly Nomination     and Remuneration     Committee Charter)      Board Risk and     Compliance Oversight     Committee Charter       ELGAP Board Charter     on Corporate
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	COMPLIANT	provides that: "Audit Committee 5.1 Shall be comprised entirely of non-executive directors with a majority of independent directors. At least one of the members has accounting, audit related financial management expertise or experience. The Chairman must be an independent director. 5.2 Shall meet at least four (4) times during the year. 5.3 Provides oversight of the Company's internal and external auditors. 5.4 To review the appointment and qualification, replacement or dismissal of the Head of Internal Audit (HIA) who shall functionally report directly to the Audit Committee 5.5 To establish a mechanism to assess the performance and effectiveness of the internal audit function. 5.6 To review the performance of the external auditors and to assess the qualification, expertise, resources and effectiveness of the external auditors, including the assessment of the external auditors' objectivity and performance. 5.7 To review the external auditor's evaluation of the adequacy and effectiveness of the system of internal controls."  Roles and responsibilities of the Audit Committee are likewise provided in the ACB Charter.	on Corporate Governance  • Audit Committee of the Board (ACB) Charter  • 2022 General Information Sheet of ELGAP  • Amended 2022 General Information Sheet of ELGAP

2.	Audit Committee is			ELGAP Board Charter
2.	composed of at least three appropriately		Policy is provided under Chapter 1, Part 5, Item No.5 of the	<ul><li>on Corporate</li><li>Governance</li><li>Audit Committee of</li></ul>
	qualified non-executive directors, the majority	COMPLIANT	ELGAP Board Charter (see above). 2022 ACB was composed of	the Board (ACB)
	of whom, including the		three independent non-executive directors.	<ul><li><u>Charter</u></li><li>2022 General</li></ul>
	Chairman is			Information Sheet of
	independent.			ELGAP
				ELGAP Board Charter
3.	All the members of the			on Corporate Governance
	committee have relevant background,		All the members of ACB have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and	Audit Committee of
	knowledge, skills,	COMPLIANT	finance. Kindly refer to the Consolidated Profiles of the ACB	the Board (ACB)
	and/or experience in		members to see the relevant background, knowledge, skills,	<ul><li><u>Charter</u></li><li>Consolidated Profiles</li></ul>
	the areas of accounting,		and/or experience of ACB members.	of Elected Members of
	auditing and finance.			ELGAP Board of
				<ul><li><u>Directors</u></li><li>ELGAP Board Charter</li></ul>
	The Chairman of the			on Corporate
				Governance
4.				Audit Committee of
	Audit Committee is not		ACB Chairman Loh Lee Soon (ID) is not a chairperson of other	the Board (ACB) Charter
	the Chairman of the Board or of any other committee.	COMPLIANT	board committees. Kindly refer to the General Information	• <u>2022 General</u>
		yother	Sheet of ELGAP.	<u>Information Sheet of</u>
				<ul><li>ELGAP</li><li>Amended 2022</li></ul>
				General Information
				Sheet of ELGAP
	nendation 3.3			
1.	Board establishes a Corporate Governance		Chapter 1, Part 5, Item No.4 of the ELGAP Board Charter	<u>ELGAP Board Charter</u> on Corporate
	Committee tasked to		provides that: "Corporate Governance Committee (formerly	Governance
	assist the Board in the	COMPLIANT	Nomination and Remuneration Committee) 4.1. The minimum number of members is three (3). The	Corporate Governance
	performance of its	COMILIANT	Committee shall have an independent director as the Chairman	Committee Charter
	corporate governance responsibilities,		and shall comprise of only non-executive directors, of which the	(formerly Nomination and Remuneration
	including the functions		majority shall be independent.	Committee Charter)

that were formerly	4.2. Recommended frequency of four (4) meetings during the  • 2022 General	
assigned to a	year. <u>Information She</u>	et of
Nomination and	4.3. Shall be responsible for ensuring the Board's effectiveness <u>ELGAP</u>	
Remuneration	and due observance of corporate governance principles and  • Amended 2022	
Committee.	guidelines. It shall oversee the periodic performance evaluation General Informa	<u>ation</u>
	of the Board and its Committees and senior management, and  Sheet of ELGAP	
	shall also conduct an annual self-evaluation of its performance.	
	The committee may coordinate with external facilitators in	
	carrying out board assessment, within the frequency approved	
	by the entire board. The committee shall also decide the manner	
	by which the Board's performance may be evaluated and	
	propose an objective performance criteria approved by the	
	Board.	
	4.4. Shall make recommendations to the Board regarding the	
	continuing education of directors, assignment to board	
	committees, succession plan for the board members and senior	
	management, and their remuneration commensurate with	
	corporate and individual performance.	
	4.5. Shall review and evaluate the qualifications of all persons	
	nominated to the Board as well as those nominated to other	
	positions requiring appointment by the Board of Directors. It	
	should prepare a description of the roles and capabilities	
	required of a particular appointment.	
	4.6. For the appointment of the Chairman, it should prepare job	
	specifications, including an assessment of the time commitment	
	expected of him, recognizing the need for his availability in the	
	event of crisis. The Chairman's other significant commitments	
	shall also be disclosed to the Board before his appointment and	
	included in the annual reports. Any change thereof shall be	
	reported to the Board and included in the next annual report.	
	4.7. The terms and conditions of appointment of non-executive	
	directors shall be made available for inspection. The letter of	
	appointment shall specify the expected time commitment. They	
	shall undertake sufficient time to meet and do what is expected	
	of them. Their other significant commitments shall be disclosed	
	to the Board before appointments, indicating the time lines and	
	in any case, the Board shall be informed of subsequent changes.	
	4.8. Shall consider the following guidelines in the determination	
	of the number of directorship for the Board: (A) nature of the	
	business of the corporation where he is director (B) age of the	

		director (C) number of directorships/active memberships and officerships in other corporations or organizations and (D) possible conflicts of interest.  4.9. Generally, the optimum number shall be proportional to the capacity of a director to perform his duties diligently.  4.10. The nomination process involves the following stages: (1) nomination of candidates (2) evaluation and suitability of candidate (3) meeting up with candidates (4) final deliberation by the Nomination Committee and (5) recommendation to the Board.  4.11. It shall judge or make plans where to position the Company relative to other companies. But such comparisons shall be used with caution in view of the risk of an upward ratchet of the level of remuneration with no corresponding improvement in performance.  4.12. It shall delegate responsibilities for setting up remunerations for all executive directors and chairman, including pension rights or any compensation payments.  4.13. It shall also recommend and monitor the level and structure of salaries including remunerations for senior management. The definition of senior management for this purpose shall be determined by the Board but would normally include first level management below Board level."	
		Roles and responsibilities of the Corporate Governance Committee are likewise provided in the CGC Charter.	
2. Corporate Governance Committee is composed of at least three members, majority of whom should be independent directors.	COMPLIANT	Policy is provided under Chapter 1, Part 5, Item No.4.1 of the ELGAP Board Charter (see above). 2022 CGC was composed of three independent non-executive directors, including the Chairperson.	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Committee Charter     (formerly Nomination     and Remuneration     Committee Charter)     2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP

				ELGAP Board Charter     on Corporate     Governance     Corporate Governance
3.	Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	Mr. Ricardo Nicanor N. Jacinto is an independent director. Kind refer to the General Information Sheet of ELGAP.	Committee Charter (formerly Nomination and Remuneration Committee Charter)     2022 General Information Sheet of ELGAP     Amended 2022     General Information Sheet of ELGAP
Recomn	nendation 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.	COMPLIANT	Chapter 1, Part 5, Item No.7 of the ELGAP Board Charter provides for the creation of Board Risk and Compliance Oversight Committee (BRCOC). Roles and responsibilities of the Board Risk and Compliance Oversight Committee are likewise provided in the BRCOC Charter.	2022 General     Information Sheet of     ELGAP
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	COMPLIANT	The Terms of Membership of Board Risk And Compliance Oversight Committee provides as follows: "Minimum three (3) members, the majority of whom should be independent directors, including the Chairman. At least one member of the committee must have relevant thorough knowledge and experience on risk management and compliance. The Chairman should not be the Chairman of the Board or of any other committee."	Information Sheet of ELGAP
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	BRCOC Chairperson Helen T. De Guzman is not a chairperson o other board committees. Amended Kindly refer to the General Information Sheet of ELGAP.	

4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.  Recommendation 3.5	COMPLIANT	Chairperson Helen T. De Guzman has relevant thorough knowledge and experience on risk and risk management. Kindly refer to the Consolidated Profiles of the Elected Members of ELGAP Board of Directors.  Chapter 1, Part 5, Item No.6 of the ELGAP Board Charter	Information Sheet of ELGAP  Consolidated Profiles of Elected Members of ELGAP Board of Directors  ELGAP Board Charter
1. The Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company,	COMPLIANT	provides that: "Related Party Transaction Committee 6.1. The minimum number of members is three (3). The Committee shall have an independent director as the Chairman and shall comprise of only non-executive directors, of which the majority shall be independent. 6.2. Recommended frequency of four (4) meetings during the year. 6.3. Shall evaluate on an ongoing basis existing relations between and among businesses and counterparties to ensure that all related parties are continuously identified, RPTs are monitored, and subsequent changes in relationships shall be reflected in the relevant reports to the board and regulators/supervisors. 6.4. Shall evaluate all material RPTs to ensure that these are not undertaken on more favorable economic terms (e.g. price, commissions, interest rates, fees, tenor, collateral requirement) to such related parties than similar transactions with non- related parties under similar circumstances and that no corporate or business resources of the company are misappropriated or misapplied, and to determine any potential reputational risk issues that may arise as a result of or in connection with the transactions. 6.5. Shall ensure that appropriate disclosure is made, and/or information is provided to regulating and supervising authorities relating to the company's RPT exposures, and policies on conflicts of interest or potential conflicts of interest. 6.6. Shall report to the board of directors on a regular basis, the status and aggregate exposures to all related party as well as the total amount of exposures to all related party.	on Corporate Governance Related Party Transaction Committee Charter 2022 General Information Sheet of ELGAP Amended 2022 General Information Sheet of ELGAP

		Etiqa Life and General Assurance Philippines, Inc. 6.7. Shall ensure that transactions with related parties, including write-off of exposures, are subject to periodic independent review or audit process. 6.8. Shall oversee the implementation of the system for identifying, monitoring, measuring, controlling, and reporting RPTs, including the periodic review of RPT policies and	
		Roles and responsibilities of the Related Party Transaction Committee are likewise provided in the RPT Charter.	
2. RPT Committee is composed of at least three non-executive directors, majority of whom should be independent, including the Chairman.	COMPLIANT	Policy is provided under Chapter 1, Part 5, Item No.6.1 of the ELGAP Board Charter (see above). 2022 RPTC is composed of three independent non-executive directors, including the Chairperson.	ELGAP Board Charter     on Corporate     Governance     Related Party     Transaction     Committee Charter     2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP     Consolidated Profiles     of Elected Members of     ELGAP Board of     Directors
Recommendation 3.6		·	
1. All established committees have a Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	COMPLIANT	Kindly refer to the ELGAP Board Charter, ACB Charter, Corporate Governance Committee Charter, Related Party Transaction Committee Charter, and Board Risk and Compliance Oversight Committee Charter.	ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter     Related Party     Transaction     Committee Charter     Corporate Governance     Committee Charter     (formerly Nomination)

2. Committee Charters provide standards for evaluating the performance of the Committees.	COMPLIANT	provide each of deliber communications of the structure o	poter 1, Part 1, Item No. 19.3 of the ELGAP Board Charter vides as follows: "The board of directors shall ensure that a committee shall maintain appropriate records of their operations and decisions. Such records shall document the mittee's fulfilment of its responsibilities and facilitate the essment of the effective performance of its functions."  standards for evaluating the performance of the amittees are specifically provided in the Board Effectiveness uation in relation to the Committee Charters. Kindly refer to ELGAP Board Charter, ACB Charter, Corporate Governance amittee Charter, Related Party Transaction Committee reter, and Board Risk and Compliance Oversight Committee reter.	and Remuneration Committee Charter) Board Risk and Compliance Oversight Committee Charter  ELGAP Board Charter on Corporate Governance Board Effectiveness Evaluation Exercise Audit Committee of the Board (ACB) Charter Related Party Transaction Committee Charter Corporate Governance Committee Charter (formerly Nomination and Remuneration Committee Charter) Board Risk and Compliance Oversight Committee Charter
3. Committee Charters were fully disclosed on the company's website.	COMPLIANT	Kindly Websi	lly refer to the Corporate Governance Page of the Company osite.	<ul> <li>Company Website</li> <li>Audit Committee of the Board (ACB) Charter</li> <li>Related Party Transaction Committee Charter</li> <li>Corporate Governance Committee Charter (formerly Nomination and Remuneration Committee Charter)</li> <li>Board Risk and Compliance Oversight Committee Charter</li> </ul>

Principle 4. Fostering Commitment. 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 Certification of Corporate Secretary The Directors attends • Minutes of 15 March and actively 2022 Annual participates in all Stockholders' Meeting meetings of the Board, **ELGAP Board Charter** Committees and Kindly refer to the Certification of Corporate Secretary regarding on Corporate shareholders in person the attendance of the Board members, and the sample minutes Governance COMPLIANT Extract of Minutes of or through and extracts of minutes of ELGAP Board and Board Committee tele/videoconferencing 15 March 2022 ELGAP Meetings. Board of Directors' conducted in accordance with the Meeting rules and regulations of Extract of Minutes of 07 June 2022 ELGAP the Commission. **Audit Committee of** the Board Meeting Policy is provided under Chapter 2, Part V, Item 2 of the Board Certification of Charter, which provides that: "Part 5 Board Processes Corporate Secretary 2. Quality of Meeting Materials. **ELGAP Board Charter** 2.1. Board meetings for the ensuing financial year are scheduled on Corporate in advance before the end of the financial year, so as to allow Governance members of the Board to plan ahead and fit the coming year's board and board committees meetings into their respective schedules. 2. The directors review 2.2. The Chairman, with the assistance of the Corporate Secretary, takes responsibility for ensuing that the members of meeting materials for **COMPLIANT** all Board and the Board receive accurate, timely and clear information in respect of the Company's financial and operational performance Committee meetings. to enable the Board to make sound decision and provide the necessary advice. 2.3. Prior to each board meeting, an agenda together with the comprehensive reports for each agenda item to be discussed will be forwarded to each director at least five (5) business days before the scheduled meeting to enable the directors to obtain prior clarification or explanation, where necessary, in order to be adequately apprised before the meeting.

		2.4. In response to technological advancement in the digital space, the Board has taken the initiative to implement paperl board meetings where board papers are uploaded onto a secured platform and is accessible via tablet devices."	ess
3. The directors asks the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	Kindly refer to sample minutes and extracts of minutes of ELC Board and Board Committee Meetings.	Certification of     Corporate Secretary     Minutes of 15 March     2022 Annual     Stockholders' Meeting     ELGAP Board Charter     on Corporate     Governance     Extract of Minutes of     15 March 2022 ELGAP     Board of Directors'     Meeting     Extract of Minutes of     07 June 2022 ELGAP     Audit Committee of     the Board Meeting
Recommendation 4.2			
1. Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.	COMPLIANT	Policy is expressly provided under Chapter 1, Part V, Item 2 of the ELGAP Board Charter, to wit: "2. Multiple Board Seats 2.1. Directors are not allowed to sit on the boards of more the five (5) listed companies and must hold less than fifteen (15) directorships in non-public listed companies, to ensure that the commitment, resources and time are more focused, enabling them to discharge their duties.  2.2. Consultation prior to External Appointments. The Board values the experience and perspective that the non-executive directors gain from service on the boards of other companies, organizations or associations. However, prior to the acceptant of any relevant external appointments such as directorship of listed companies, organizations or other associations, non-executive directors should first consult the Chairman on such proposed appointment. In any event, such commitments shound: (1) cause a conflict of interest for the director (2) affect to director's independence (3) have potential reputational consequence to the Company and (d) place demands on the	on Corporate Governance  Consolidated Profiles of Elected Members of ELGAP Board of Directors  Directors' Annual Declaration Forms  ce

			director's time that could hinder their ability to attend board meetings and discharge their responsibilities to the Company.  2.3. Limitation for the CEO. The CEO must devote the whole of his professional time to the service of the Company unless the Board approves in writing. The Board may allow the CEO to assume a position of responsibility outside the Company if the Board is satisfied that the proposed position would not: (1) create substantial conflicts of interest or demands on the CEO's professional time and (2) result in the CEO's holding directorships in more than five (5) entities other than the Company."	
Recommer	ndation 4.3			
c h d a	The directors notify the company's board where ne/she is an incumbent director before accepting a directorship n another company.	COMPLIANT	Policy is expressly provided under Chapter 1, Part V, Item 2 of the ELGAP Board Charter (see above). Maybank Group also required all members of the ELGAP Board to submit an annual declaration form.	Directors' Annual     Declaration Forms     ELGAP Board Charter     on Corporate     Governance
Principle 5	. Reinforcing Board Inde	pendence. The board	should endeavor to exercise an objective and independent judgment on all corporate affairs.	
Recommer	ndation 5.1			
o p	The Board is composed of at least twenty percent (20%) ndependent directors.	COMPLIANT	There are four (4) independent directors out of seven (7) board members in the ELGAP Board as of 31 December 2022. Kindly refer to the Amended General Information Sheet of ELGAP and Consolidated Profiles of Elected Members of Board of Directors.	Amended 2022     General Information     Sheet of ELGAP     Consolidated Profiles     of Elected Members of     ELGAP Board of     Directors
Recommen	ndation 5.2			
d n a d ti	The independent directors possess necessary qualifications and none of the disqualifications to hold the position.	COMPLIANT	The independent directors possess necessary qualifications and none of the disqualifications to hold the position. Kindly refer to the Consolidated Profiles of the Independent Directors to see their qualifications.	Consolidated Profiles     of Elected Members of     ELGAP Board of     Directors     ELGAP Board Charter     on Corporate     Governance
Recommen	ndation 5.3			
	The independent directors serve for a	COMPLIANT	Policy is expressly provided under Chapter 1, Part 5, Item 8.3.3 of the ELGAP Board Charter, to wit: "Term Limits of Independent Directors. An independent director shall serve for a maximum	Consolidated Profiles     of Elected Members of

	т			1
	maximum cumulative		cumulative term of nine (9) years. An independent director who	ELGAP Board of
	term of nine years.		served the maximum period shall be perpetually barred from any	<u>Directors</u>
			re-election but may continue as a non-independent director.	<ul> <li><u>ELGAP Board Charter</u></li> </ul>
	As far as Insurance		Anything to the contrary requires, prior approval of the	on Corporate
	Companies are		Insurance Commission."	Governance
	concerned, the			Policy on Tenure of
	foregoing term limit		As part of the Maybank Group, ELGAP adopted the Policy on	Directorship
	shall be reckoned from		Tenure of Directorship.	
	02 January 2015 while		·	
	the reckoning date for			
	the Pre-Need			
	Companies and Health			
	Maintenance			
	Organizations shall be			
	from 21 September			
	2016.			
	2010.			
	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.			
2.	The company bars an			ELGAP Board Charter
	independent director		Policy is expressly provided under Chapter 1, Part 5, Item 8.3.3	on Corporate
	from serving in such	COMPLIANT	of the ELGAP Board Charter <i>(see above)</i> . As part of the Maybank	<u>Governance</u>
	capacity after the term		Group, ELGAP adopted the Policy on Tenure of Directorship.	<ul> <li>Policy on Tenure of</li> </ul>
	limit of nine years.			<u>Directorship</u>
3.	In the instance that the			ELGAP Board Charter
	company retains an		Delicy is expressly provided under Chapter 1. Bort F. Herry 0.3.3	on Corporate
	independent director in		Policy is expressly provided under Chapter 1, Part 5, Item 8.3.3	Governance
	the same capacity after	COMPLIANT	of the ELGAP Board Charter. As part of the Maybank Group,	Policy on Tenure of
	nine years, the board		ELGAP adopted the Policy on Tenure of Directorship (see	Directorship
	submits to the		Corporate Governance Policies).	<u> </u>
	Insurance Commission			
L				l .

a formal written			
justification and seek			
shareholders' approval			
during the annual			
shareholders' meeting.			
Recommendation 5.4			
The positions of     Chairman of the Board     and Chief Executive     Officer are held by     separate individuals.	COMPLIANT	The roles and responsibilities of the Chairman and the PCEO are separated by a clear division of responsibilities which are defined and approved by the Board in line with best practices to ensure the appropriate supervision of management. This distinction allows for better understanding and distribution of jurisdictional responsibilities and accountabilities. The clear hierarchical structure with its focused approach, facilitates efficiency and expedites informed decision-making.  Policy is expressly provided under Chapter 1, Part 5, Item 9 of the ELGAP Board Charter, to wit: "Separation of Roles and Responsibilities between the Chairman and CEO. The roles and responsibilities of the Chairman and the CEO are separated with a clear division of responsibilities, defined, documented and approved by the Board, in line with best practices so as to ensure appropriate supervision of the Management. This distinction allows for a better understanding and distribution of responsibilities and accountabilities. The respective roles of the Chairman and CEO are set out below.  9.1.1. The Role of the Chairman. The Chairman shall preside at all meetings of the directors and shall exercise such other powers and perform such other duties as the Board may, from time to time delegate. The Chairman leads the Board and is also responsible for the effective performance of the Board. The Chairman also cultivates a healthy working relationship with the CEO and provides the necessary support and advice as appropriate. Working together with the Board, the Chairman ensures amongst others that:  9.1.1.1 The setting of the Company's policy framework within which the senior management is to work, and ensure that the Board supports the strategy formulated by the Company and monitors its implementation.	2022 General Information Sheet of ELGAP     Amended 2022 General Information Sheet of ELGAP     Consolidated Profiles of Elected Members of ELGAP Board of Directors     ELGAP Board Charter on Corporate Governance

	9.1.1.2. The proceedings of the Board are conducted orderly,
	where healthy debate on issues being deliberated is encouraged
	to reflect as appropriate level of skepticism and independence.
	9.1.1.3. The succession planning program for the Board and
	senior management are at the appropriate level of effectiveness.
	9.1.1.4. The Board's decisions are reached by consensus (and
	failing this, reflect the will of the majority) and concern or
	dissenting view expressed by any director on any matter
	deliberated at meetings of the Board, or any of its Committees,
	as well as the meetings' decisions, will accordingly be addressed
	and duly recorded on the relevant minutes of the meeting.
	9.1.2. The Role of the CEO. The CEO is delegated certain
	responsibilities by the Board and is primarily accountable for
	overseeing the day-to-day operations to ensure the smooth and
	effective running of the Company. The CEO by virtue of this
	position also functions as intermediary between the Board and
	Management. His primary responsibilities are listed below. He
	may delegate any of these roles to any of the Company officers.
	9.1.2.1. Implementing the business and risk strategies,
	remuneration and other policies in accordance with the direction
	given by the Board.
	9.1.2.2. Establishing a management structure that promotes
	accountability and transparency throughout the Company's
	operations and preserves the effectiveness and independence of
	control functions.
	9.1.2.3. Promoting, together with the Board, a sound corporate
	culture within the Company which reinforces ethical, prudent
	and professional behavior.
	9.1.2.4. Addressing actual or suspected breaches of regulatory
	requirements or internal policies in a timely and appropriate
	manner.
	9.1.2.5. Regularly updating the Board with material information
	the Board needs to carry out its oversight responsibilities,
	particularly on matters relating to:
	9.1.2.5.1. The performance, financial condition and operating
	environment of the Board.
	9.1.2.5.2. Internal control failures, including breaches of risk
	limits.
	9.1.2.5.3. Legal and regulatory obligations, including supervisory
	concerns and the remedial actions taken to address them.
· · · · · · · · · · · · · · · · · · ·	· · · · · · · · · · · · · · · · · · ·

0.1.2.5.4. Procide at all meetings of the steel/holders and of the
9.1.2.5.4. Preside at all meetings of the stockholders and of the
directors.
9.1.2.5.5. Have direct and active management of the business
and operations of the Company, conducting the same according
to the orders, resolutions and instructions of the Board and
according to his own discretion whenever and wherever the
same is not expressly limited by such orders, resolutions and
instructions.
9.1.2.5.6. Exercise general supervision over all the officers and
employees of the Company, and appoint at his discretion,
remove or suspend all employees, agents and other subordinate
personnel of the Company and prescribe their duties and fix and
change from time to time their respective salaries and wages
and require guarantees or bonds in such amounts as he may
determine to secure faithful discharge by certain employees or
agents of their official trust.
9.1.2.6. Create, open and provide for the maintenance of such
branches or agencies in the Philippines or in foreign countries
and to appoint and vest authority in such officers and agents in
said branches or agencies as the CEO deems expedient.
9.1.2.7. Obtain loans, overdrafts and credit facilities from any
banking institution, company, partnership or person in such
amount and under such conditions or stipulations as he deems
convenient and to secure its payment and its interests, as well.
The President is likewise authorized to hypothecate or pledge the
real and personal properties of the Company.
9.1.2.8. Execute on behalf of the Company all contracts and
agreements which the said Company may enter into.
9.1.2.9. Sign, endorse and deliver all checks, drafts, bills of
exchange, promissory notes and order for payment of sums of
money in the name and on behalf of the Company.
9.1.2.10. Open bank accounts for the Company with any banking
institutions in the Philippines.
9.1.2.11. Submit an annual report of the operations of the
Company to the Board and at such time as the latter may
request, an annual report thereof to the stockholders at the
annual meeting.
9.1.2.12. Sign certificates of stock.
9.1.2.13. Exercise such powers and perform such other duties as
the Board may from time to time fix or delegate."
 the board may from time to time fix or delegate.

2.	The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	Policy is expressly provided under Chapter 1, Part 5, Item 9 of the ELGAP Board Charter (see above).  The roles and responsibilities of the Chairman and the PCEO are separated by a clear division of responsibilities which are defined and approved by the Board in line with best practices to ensure the appropriate supervision of management. This distinction allows for better understanding and distribution of jurisdictional responsibilities and accountabilities. The clear hierarchical structure with its focused approach, facilitates	ELGAP Board Charter     on Corporate     Governance
			efficiency and expedites informed decision-making.	
Recomm	nendation 5.5			·
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.	COMPLIANT	Mr. Ricardo Nicanor N. Jacinto (ID) was elected as the lead director. Kindly refer to the Minutes of the 15 March 2022 ASM.	Certification of     Corporate Secretary     Minutes of 15 March     2022 Annual     Stockholders' Meeting
Recomm	nendation 5.6			
1.	Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.	COMPLIANT	Policy is provided under the ELGAP Board Charter. As part of the Maybank Group, ELGAP is governed by the Policy on Conflict of Interest.	ELGAP Board Charter     on Corporate     Governance     Policy on Conflict of     Interest
Recomm	nendation 5.7			
1.	The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and	COMPLIANT	Policy is provided under Chapter 1, Part 2, Number 9 of the ELGAP Board Charter, to wit: "Non-executive directors shall meet as may be necessary, other than in meetings of the audit committees, with the external auditors and heads of the internal audit, compliance and risk management functions."	ELGAP Board Charter     on Corporate     Governance     Extract of Minutes of     07 June 2022 ELGAP     Audit Committee of     the Board Meeting

risk functions, without any executive director present to ensure that proper checks and balances are in place within the corporation  2. The meetings are chaired by the lead independent director.	compliant	The meeting held last 07 June 2022 was chaired by the lead independent director, Mr. Ricardo Nicanor N. Jacinto.	ELGAP Board Charter     on Corporate     Governance     Extract of Minutes of     07 June 2022 ELGAP     Audit Committee of     the Board Meeting
Board			
Principle 6. Assessing Board Pe		sure of the Board's effectiveness is through an assessment process. The Board should regularly carry out the right mix of backgrounds and competencies.	evaluations to appraise its
Negoninenadion oil		Policy is covered under Chapter 1, Part 5, Item 11 of the ELGAP	ELGAP Board Charter
The Board conducts all annual assessment of its performance as a whole.	COMPLIANT	Board Charter, to wit: "Performance Evaluation.  11.1. A formal and rigorous annual evaluation of the Board's own performances and that of its committees and individual directors shall be undertaken.  11.2. The chairman shall act on the results of the performance evaluation by recognizing the strengths and addressing the weaknesses of each director. He may propose appointment of new members to the Board or seek resignation of directors.  11.3. Performance Evaluation of the Board, its committees and its individual directors shall be conducted and reported in the annual report.  11.4. Performance evaluation of the Chairman shall be made by non-executive directors, led by the senior independent director, taking into account the views of the executive director."  ELGAP conducted its annual assessment of the performance of the Board, Board Committees, Board Members, and Chairman in 2022. The standards are specifically provided under the Board Effectiveness Evaluation.	on Corporate Governance  2022 Board Effectiveness Evaluation Exercise
The performance of the Chairman is assessed annually by the Board	COMPLIANT	Policy is covered under Chapter 1, Part 5, Item 11 of the ELGAP Board Charter (see above). ELGAP conducted its annual assessment of the performance of the Board, Board	ELGAP Board Charter     on Corporate     Governance

				Committees, Board Members, and Chairman in 2022. The standards are specifically provided under the Board Effectiveness Evaluation.	2022 Board     Effectiveness     Evaluation Exercise  FLGAR Board Charten
3.	The performance of the individual member of the Board is assessed annually by the Board.	COMPLIANT		Policy is covered under Chapter 1, Part 5, Item 11 of the ELGAP Board Charter (see above). ELGAP conducted its annual assessment of the performance of the Board, Board Committees, Board Members, and Chairman in 2022. The standards are specifically provided under the Board Effectiveness Evaluation.	<ul> <li>ELGAP Board Charter         on Corporate         Governance</li> <li>2022 Board         Effectiveness         Evaluation Exercise</li> </ul>
4.	The performance of each committee is assessed annually by the Board.	COMPLIANT		Policy is covered under Chapter 1, Part 5, Item 11 of the ELGAP Board Charter (see above). ELGAP conducted its annual assessment of the performance of the Board, Board Committees, Board Members, and Chairman in 2022. The standards are specifically provided under the Board Effectiveness Evaluation.	<ul> <li>ELGAP Board Charter on Corporate Governance</li> <li>2022 Board Effectiveness Evaluation Exercise</li> </ul>
5.	Every three years, the assessments are supported by an external facilitator.	NOT COMPLIANT	Policy to assessment supported by an external facilitator was not fully implemented.	ELGAP commits to use an external facilitator by end of 2023 after having two years' experience with director evaluations.	ELGAP Board Charter     on Corporate     Governance
Recomn	mendation 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 committees.	COMPLIANT		Policy is covered under Chapter 1, Part 5, Item 11 of the ELGAP Board Charter (see above). ELGAP conducted its annual assessment of the performance of the Board, Board Committees, Board Members, and Chairman in 2022. The standards are specifically provided under the Board Effectiveness Evaluation.	ELGAP Board Charter     on Corporate     Governance     2022 Board     Effectiveness     Evaluation Exercise
2.	The system allows for a			Policy is expressly provided under Chapter 3 of the ELGAP Board Charter, to wit: "Relations with Shareholders Part 1 Dialogue with Shareholders 1. Principles.	ELGAP Board Charter     on Corporate     Governance

			effectively with its shareholders, stakeholders and the general public. This policy must effectively interpret the operations of the Company to the shareholders and must accommodate feedback from them, which should be factored into the Company's business decisions.  1.3 The board shall keep in touch with shareholders' opinion in whatever way it is most practical and efficient.  2. Essential Standards.  2.1 The Chairman shall ensure that the views of the shareholders are communicated to the board.  2.2 The Chairman shall discuss governance and strategies with major shareholders.  2.3 Non-executive directors shall be offered the opportunity to attend meetings with major shareholders and shall be expected to attend when requested by major shareholders.  2.4 The senior independent director shall attend sufficient meetings with major shareholders to listen to their views in order to develop a balanced understanding of the issues and concerns of major shareholders."	
		thics. Members of the	Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholde	rs.
	nendation 7.1	I		
1.	Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	COMPLIANT	Kindly refer to the ELGAP Code of Conduct and Ethics.	ELGAP Code of Ethics and Conduct Policy
2.	The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	ELGAP's Human Capital Division and Compliance Department facilitated the dissemination of the Code of Ethics and Conduct Policy to the Board, Senior Management and Employees.  Discussion of the Code is also part of the orientation of newlyhired employees and onboarding directors and officers.	ELGAP Code of Ethics and Conduct Policy     Certification of Compliance Officer

<ol> <li>The Code is disclosed and made available to the public through the company website.</li> </ol>	COMPLIANT	Kindly refer to the Company Website.	<ul> <li>Company Website</li> <li>ELGAP Code of Ethics and Conduct Policy</li> </ul>
Recommendation 7.2			
1. Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	COMPLIANT	Policy is expressly provided under Chapter 1, Part 3, Item Nos. 15 and 16 of the ELGAP Board Charter, to wit: "The Board shall comply with the Company's Code of Conduct and Ethics; and appoint a Chief Compliance Officer who shall be responsible for coordinating, monitoring and facilitating compliance with existing laws, rules and regulations." .	<ul> <li>ELGAP Code of Ethics and Conduct Policy</li> <li>Certification of Compliance Officer</li> <li>ELGAP Board Charter on Corporate Governance</li> </ul>
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	COMPLIANT	Policy is expressly provided under Chapter 2, Part 2 of the ELGAP Board Charter, to wit: "Internal Control and Risk Management  1. The Board shall ensure that an effective system of control is in place for safeguarding the Company's assets.  2. Major risks facing the Company which are likely to affect the performance and financial condition of the Company (including risks in underwriting, reinsurance, investment, geographical, operational and legal) and the approach taken by management in dealing with these risks shall be reported to the Board to enable the latter to effectively address said risks.  3. The Board shall ensure that reports accurately reflect the financial condition and the results of the Company's operations.  4. The Board shall regularly review the system of securing adherence to key internal policies as well as to significant laws and regulations that apply to it. An effective and comprehensive internal audit of the Company's internal control system shall be carried out by independent and competent staff. Audit findings and recommendations shall be reported to the Board and the senior management level of the Company.  5. The Board shall protect the shareholders' value through adequate financial controls. The Board shall foster and encourage a corporate environment of strong internal controls, fiscal accountability, high ethical standards and compliance with law and conduct.  6. The Board of Directors shall review the Company's material controls (including operational, financial and compliance controls) and Risk Management System. The comment of the	<ul> <li>ELGAP Code of Ethics and Conduct Policy</li> <li>Certification of Compliance Officer</li> <li>ELGAP Board Charter on Corporate Governance</li> </ul>

Controls/risk management system shall be contained and disclose in the Annual Report."  Disclosure and Transparency  Principle 8. Enhancing Company Disclosure Policies and Procedures. The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.  Recommendation 8.1						
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	COMPLIANT	Policy is expressly provided under Chapter 3 of the ELGAP Board Charter, to wit: "Relations with Shareholders Part 1 Dialogue with Shareholders  1. Principles. 1.1 There shall be a dialogue with shareholders based on the mutual understanding of objectives. The board as a whole has the responsibility for ensuring that a satisfactory dialogue with shareholders take place. 1.2 The Board must maintain an effective communications policy that enable both the board and management to communicate effectively with its shareholders, stakeholders and the general public. This policy must effectively interpret the operations of the Company to the shareholders and must accommodate feedback from them, which should be factored into the Company's business decisions. 1.3 The board shall keep in touch with shareholders' opinion in whatever way it is most practical and efficient. 2. Essential Standards. 2.1 The Chairman shall ensure that the views of the shareholders are communicated to the board. 2.2 The Chairman shall discuss governance and strategies with major shareholders. 2.3 Non-executive directors shall be offered the opportunity to attend meetings with major shareholders and shall be expected to attend when requested by major shareholders. 2.4 The senior independent director shall attend sufficient meetings with major shareholders to listen to their views in order to develop a balanced understanding of the issues and concerns of major shareholders."	on Corporate Governance			
ecommendation 8.3						
Board fully discloses all relevant and material information on	COMPLIANT	Policy is likewise provided under the ELGAP Board Charter and Policy on Conflict of Interest. Disclosures were made in the Annual Declaration Forms of Directors.	on Corporate Governance			

	individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.			Policy on Conflict of Interest     Directors' Annual Declaration Forms
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	Policy is provided under the ELGAP Board Charter and Policy on Conflict of Interest. Disclosures were made in the Annual Declaration Forms of Executives.	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Policies     Executives' Annual     Declaration Forms
Recomn	nendation 8.4		<u> </u>	
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	Policy is provided under Chapter 1, Part 5, Item 10 of the ELGAP Board Charter, to wit: "Board Remuneration 10.1. Directors, as such, shall receive such compensation for their services as may be from time to time fixed by the stockholders.  10.2. Levels of remuneration shall be sufficient to attract and retain the quality of directors to run the Company successfully. 10.3. Significant proportion of executive directors' remuneration is structured so as to link rewards to corporate and individual performance.  10.4. Levels of remuneration of non-executive directors shall reflect their experiences, responsibilities and performances. 10.5. The performance related elements of remuneration shall form a significant proportion of the total remuneration package of executive directors and shall be designed to align their interests with those of shareholders and to give these directors keen incentives to perform at the highest levels.  10.6. Designate amount of remuneration which shall be at sufficient level to attract and retain directors and officers needed to run the Company successfully.	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Committee Charter     (formerly Nomination     and Remuneration     Committee Charter)

10.7. Levels of remuneration for non-executive directors shall
reflect the time commitment and responsibilities of the office or
position. Remuneration for non-executive directors shall not
include share options. If options are granted, shareholders'
approval shall be sought in advance and any share acquired by
way of an exercise of an option. Holding of share options is
relevant to determine the non-executive director's
independence.
10.8. A fixed amount of remuneration shall be given to
independent directors at the level sufficient to attract and retain
the quality of directors to run the Company successfully.
Entitlement to such fix amount shall be based on the results of
independent ratings mechanism which shall be established for
purposes of evaluating the performance of independent
directors. Stock options and performance benefits of any kind
shall not be included in their remuneration package.
10.9. Notice or contract periods shall be set at least one year or
less. If it is necessary to offer longer notice or contract periods to
new directors recruited from outside, such period shall be
reduced to one (1) year or less after the initial period.
10.10. There shall be formal and transparent procedures for
developing policy on executive remuneration and for fixing the
remuneration packages of individual directors.
10.11. No director shall be involved in deciding his or her own
remuneration.
10.12. A form shall be developed on Full Business Interest
Disclosure as part of the pre-employment requirements. For all
incoming officers and senior managers, they shall declare under
penalty of perjury all their existing business interests or
shareholdings that may directly or indirectly affect the
performance of their duties.
10.13. Provide in the Company's annual report information and
proxy statements a clear, concise and understandable disclosure
of compensation of its executive officers for the previous fiscal
year and the ensuing year.
10.14. Review the existing Code of Conduct to strengthen
provisions on conflict of interest, salaries and benefits policies,
promotion and career advancements directories and compliance
of the personnel concerned with all statutory requirements that
must be periodically met in their respective posts.

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		10.15. The remuneration package of executive directors and /or senior executives must be approved by the board of directors."  Other standards are provided under the Corporate Governance Committee Charter.  Policy is provided under Chapter 1, Part 5, Item 10 of the ELGAP Board Charter (see above), and Corporate Governance Committee Charter.	ELGAP Board Charter     on Corporate     Governance     Corporate Governance     Committee Charter     (formerly Nomination     and Remuneration     Committee Charter)
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	NON-COMPLIANT	Individual remuneration of directors and executives are not fully disclosed. Total compensation and remuneration of members of Board of Directors is however disclosed in the General Information Sheet of the Company.	ELGAP will consider the disclosure of the remuneration of directors and executives on an individual basis, including termination and retirement provisions. Total Board Remuneration/Compensation is however disclosed in the General Information Sheet.	2022 General     Information Sheet of     ELGAP     Amended 2022     General Information     Sheet of ELGAP     2022 Annual Financial     Statements of ELGAP
Recomn	nendation 8.5				
1.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT		Policy is provided under Chapter 2, Part 4 of the ELGAP Board Charter, to wit: "Duties and Responsibilities/Roles and Functions of the Board of Directors with respect to Related Party Transaction (RPT)  1. Over-all responsibility with respect to RPT. The board of directors shall have the overall responsibility in ensuring that transactions with related parties are handled in a sound and prudent manner, with integrity, and in compliance with applicable members, planholders, cardholders, claimants, creditors and other stakeholders. Towards this end, the board of directors shall carry out the following duties and responsibilities:  1.1 To approve good governance and approve an overarching policy on the handling of RPTs to ensure that there is effective	<ul> <li>Group Policy on Related Party Transactions</li> <li>ELGAP Board Charter on Corporate Governance</li> <li>Related Party Transaction Committee Charter</li> </ul>

	compliance with existing laws, rules and regulations at all times,
	that these are conducted on an arm's length basis and that no
	stakeholder is unduly disadvantaged. A group wide RPT policy
	shall be adopted, encompassing all entries within the group,
	taking into account their size, structure, risk profile and
	complexity of operations.
	1.2 To approve all RPTs, those that cross the materiality
	threshold and write-off material exposures to related parties and
	submit the same for confirmation by majority vote of the
	stockholders in the annual stockholders' meeting. Any renewal
	or material changes in the terms and conditions of the RPTs shall
	also be approved by the board of directors. All final decisions of
	the board on material RPTs, including important facts about the
	nature, terms, conditions, original and outstanding individual
	and aggregate balances, justification and other details that
	would allow stockholders to make informed judgment as to the
	reasonableness of the transaction, must be clearly disclosed
	during stockholders meetings and duly reflected in the minutes
	of the board and stockholders' meetings.
	1.3 To delegate to appropriate management committee the
	approval of RPTs that are below the materiality threshold,
	subject to confirmation by the board of directors. All decisions
	under the delegated authority must be properly recorded in the
	minutes of the committee meetings.
	1.4 To establish an effective system to meet the (a) Determine,
	identity and monitor related parties and RPTs; (b) Continuously
	review and evaluate existing relationships between and among
	businesses and counterparties and (c) Identify, measure, monitor
	and control risks from RPTs.
	1.5 To maintain adequate capital against risks associated with
	exposures to related parties. In this regard, material risks arising
	from RPTs shall be considered in the capital planning process.
	1.6 To oversee the integrity, independence and effectiveness of
	the policies and procedures for whistleblowing. The board shall
	ensure that senior management addresses legitimate issues on
	RPT that are raised. The board shall take responsibility for
	ensuring that staff who raise concerns are protected from
	detrimental treatment of reprisals.
	1.7 To constitute an RPT Committee. The RPT Committee shall be
	comprised of at least three (3) members of the board of
<u> </u>	

		includi entirel directo membe particu transa the sai	tors, two (2) of whom shall be independent directors, ding the Chairperson. The Committee shall at all times be ely composed of independent directors and non-executive tors, with independent directors comprising majority of the bers. In case a member has a conflict of interest in a cular RPT, he should refrain from evaluating that particular action. The Internal Auditor may sit as resource person in aid Committee."  y is also provided under the RPT Committee Charter. As of the Maybank Group, ELGAP is likewise governed by the p RPT Policy.	2022 Appeal Figure is l
2. Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.	COMPLIANT		y refer to the 2022 Report of Material RPTs submitted to C, as well as the 2022 Annual Financial Statements of P.	<ul> <li>2022 Annual Financial Statements of ELGAP</li> <li>Minutes of 15 March 2022 Annual Stockholders' Meeting</li> <li>2022 Report of Material Related Party Transactions</li> <li>Minutes of 21 March 2023 Annual Stockholders' Meeting</li> </ul>
Recommendation 8.7  1. Company's corporate				ELGAP Board Charter
governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT		y refer to the ELGAP Board Charter and Manual on orate Governance.	on Corporate Governance Manual on Corporate Governance
Company's MCG is     posted on its company     website.	COMPLIANT	Kindly	y refer to the Company website.	<ul> <li>Company Website</li> <li>ELGAP Board Charter         on Corporate         Governance</li> </ul>

		Manual on Corporation
		<u>Governance</u>
		mproving Audit Quality. The company should establish standards for the appropriate selection of an external audito
	the same to strengthen the externa	al auditor's independence and enhance audit quality.
mmendation 9.1		Delian is previoled under Chapter 1 Deut F. Have F. C. of the FI CAD. FI CAD Decad Chap
1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.  1. Audit Committee has a robust of the section of th	COMPLIANT	Policy is provided under Chapter 1, Part 5, Item 5.6 of the ELGAP Board Charter, to wit: "To review the performance of the external auditors and to assess the qualification, expertise, resources and effectiveness of the external auditors, including the assessment of the external auditors' objectivity and performance."  Item 2.2 of the ACB Charter also provides as follows: "In respect of external audit:  a. To perform oversight function over the Company's external auditors. Review the external auditors' proposed audit scope and audit plan, and professional fees, including coordination of audit effort with internal auditing. The Audit Committee ensures that the external auditors are given unrestricted access to all records, properties and personnel to enable them to perform their audit function.  b. To present its conclusions with respect to the review of the performance of the external auditors to the Board.  c. To ensure the rotation of the lead audit partner every five years and consider whether there should be regular rotation of the audit firm itself.  d. To set clear policies with respect to hiring employees or former employees of the independent auditors.  e. To review the performance of the external auditors and to assess the qualification, expertise, resources and effectiveness of the external auditors' objectivity and performance.  f. To review the independence of the external auditors.  g. To review the external auditor's evaluation of the adequacy and effectiveness of the system of internal controls.  h. To evaluate and determine the non-audit work, if any, of the external auditor, and review periodically the non-audit fees paid

		Company's overall consultancy expenses. The Committee shall disallow any non-audit work that will conflict with his duties as an external auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the corporation's annual report.  i. To review the disposition of the recommendations in the External Auditor's management letter.  j. To review the assistance given by the Company's officers to the external auditors and any difficulties encountered in the course of the audit work, including any restrictions on the scope of activities or access to required information.  k. To maintain regular, timely, open and honest communication with the external auditor, and requiring the external auditor to report to the Board and the Committee on significant matters."	
2. The appointm reappointmer removal, and the external a recommender Audit Commit approved by t and ratified by shareholders.	nt, fees of ruditor is d by the ctee, the Board y the	Kindly refer to the Minutes of the Annual Stockholders' Meeting. Policy is also provided under Chapter 1, Part 5, Item 5.6 of the ELGAP Board Charter (see above), as well as under Item 2.2 of the ACB Charter (see above).	Minutes of 15 March     2022 Annual     Stockholders' Meeting     ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter
3. For removal o external audit reasons for re change are distinct the regulators public through company web required discl	cor, the emoval or sclosed to s and the h the osite and	Policy is also provided under Chapter 1, Part 5, Item 5.6 of the ELGAP Board Charter (see above), as well as under Item 2.2 of the ACB Charter (see above).	ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter
Recommendation 9.2			F101D D 1 51 1
inte	des the tee's	Policy is also provided under Chapter 1, Part 5, Item 5.6 of the ELGAP Board Charter (see above), as well as under Item 2.2 of the ACB Charter (see above).  Item 2.3 of the ACB Charter also provides: "In respect to financial reporting:	ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter

	of external	a. To review the half-year, and annual financial statements
	auditors;	before their submission to the Board with particular focus on the
ii.	exercising	following matters:
	effective	i. Any change/s in accounting policies and practices
	oversight to	ii. Areas where a significant amount of judgment has been
	review and	exercised
	monitor the	iii. Significant adjustments resulting from the audit
	external	iv. Going concern assumptions
	auditor's	v. Compliance with accounting standards
	independence	vi. Compliance with tax, legal and regulatory requirements
	and	vii. Any Related Party Transaction and conflict of interest
	objectivity;	situations that may arise including any transaction, procedure or
	and	course of conduct that raises questions with regard to the
iii.	exercising	Management's integrity.
	effective	b. To review analyses prepared by management and/or the
	oversight to	independent auditor setting forth significant financial reporting
	review and	issues and judgments made in connection with the preparation
	monitor the	of the financial statements, including analyses of the effects of
	effectiveness	alternative Philippine Accounting Standards ("PAS") methods on
	of the audit	the financial statements.
	process,	c. To obtain and consider any reports or communications (and
	taking into	Management's and/ or the Head of Internal Audit's responses
	consideration	thereto) submitted to the Committee by the external auditor as
	relevant	required by or referred to in the prevailing applicable Auditing
	Philippine	Standard, including reports and communications related to:
	professional	i. the external auditor's responsibility under generally accepted
	and	auditing standards and certain procedures to be followed in any
	regulatory	audit of financial statements required under the applicable rules
	requirements.	of the relevant stock exchange, securities and exchange
		commission and other regulatory bodies;
		ii. the external auditor's responsibility for other information in
		documents containing audited financial statements;
		iii. consideration of fraud in a financial statement audit and
		detection of fraud and illegal acts, whether or not material, that
		involve Management or other employees who have a significant
		role in the Company's internal controls, and that cause a
		material misstatement of the financial statements;
		iv. the external auditor's judgments about the quality of the
		Company's accounting principles; and

			v. any material written communication between the external auditor and Management such as any management letter or schedule of unadjusted differences. d. To discuss with the Company's legal counsel or Head of Compliance any significant legal matters, litigation, claims, contingencies or other legal issues that may have a material impact on the financial statements, the Company's compliance policies, including material notices to or inquiries from governmental agencies and responses of management to such notices or inquiries."	
2.	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Policy is also provided under Chapter 1, Part 5, Item 5.6 of the ELGAP Board Charter (see above), as well as under Item No. 2.2 of the ACB Charter (see above).	ELGAP Board Charter     on Corporate     Governance     Audit Committee of     the Board (ACB)     Charter
Recomn	nendation 9.3		Item No. 2.2(h) of the ACB Charter provides as follows: "To	2022 Annual Financial
1.	Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest,	COMPLIANT	evaluate and determine the non-audit work, if any, of the external auditor, and review periodically the non-audit fees paid to the external auditor in relation to their significance to the total annual income of the external auditor and to the Company's overall consultancy expenses. The Committee shall disallow any non-audit work that will conflict with his duties as an external auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the corporation's annual report."	Statements of ELGAP     Audit Committee of the Board (ACB)     Charter
			Kindly refer to the 2022 Annual Financial Statements of ELGAP regarding the disclosures.	
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	COMPLIANT	Item No. 2.2(h) of the ACB Charter provides as follows: "To evaluate and determine the non-audit work, if any, of the external auditor, and review periodically the non-audit fees paid to the external auditor in relation to their significance to the total annual income of the external auditor and to the Company's overall consultancy expenses. The Committee shall disallow any non-audit work that will conflict with his duties as	Audit Committee of the Board (ACB) Charter

	as impairing the external auditor's objectivity.			an external auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the corporation's annual report."	
disclose		on-Financial and Sust	ainability Reporting. The company sho	uld ensure that the material and reportable non-financial and sust	ainability issues are
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		As part of the Maybank and Etiqa Group, ELGAP adopted the Etiqa Sustainability Statements and Framework.	Etiqa Sustainability     Statements and     Framework
2.	Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	COMPLIANT		As part of the Maybank and Etiqa Group, ELGAP adopted the Etiqa Sustainability Statements and Framework.	Etiqa Sustainability     Statements and     Framework
3.	Company recognizes the need for financial resilience towards natural disasters to hasten the recovery of communities after a devastating loss and has participated in the Philippine Catastrophe Insurance Facility (PCIF).	NON-COMPLIANT	ELGAP has yet to participate in the Philippine Catastrophe Insurance Facility (PCIF) due to restrictions caused by Covid-19 pandemic in the previous years.	ELGAP will consider to participate in the Philippine Catastrophe Insurance Facility (PCIF) within the year.	

Principle 11: <u>Promoting a Comprehensive and Cost-Efficient Access to Relevant Information.</u> 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.

ecommendation 11.1			
1. The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to the public.	COMPLIANT	Kindly refer to the Company Website.	Company Website
pasiie.		Internal Control System and Risk Management Framework	
rinciple 12: Strengthening the Inte	ernal Control System a	d Enterprise Risk Management Framework. To ensure the integrity, transparency and proper governan	ce in the conduct of its
	a strong and effective i	ternal control system and enterprise risk management framework.	
ecommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	COMPLIANT	Policy is provided under Chapter 2, Part 2 of the ELGAP Board Charter, to wit: "Internal Control and Risk Management 1. The Board shall ensure that an effective system of control is in place for safeguarding the Company's assets. 2. Major risks facing the Company which are likely to affect the performance and financial condition of the Company (including risks in underwriting, reinsurance, investment, geographical, operational and legal) and the approach taken by management in dealing with these risks shall be reported to the Board to enable the latter to effectively address said risks. 3. The Board shall ensure that reports accurately reflect the financial condition and the results of the Company's operations. 4. The Board shall regularly review the system of securing adherence to key internal policies as well as to significant laws and regulations that apply to it. An effective and comprehensive internal audit of the Company's internal control system shall be carried out by independent and competent staff. Audit findings and recommendations shall be reported to the Board and the senior management level of the Company. 5. The Board shall protect the shareholders' value through adequate financial controls. The Board shall foster and encourage a corporate environment of strong internal controls, fiscal accountability, high ethical standards and compliance with law and conduct. 6. The Board of Directors shall review the Company's material controls (including operational, financial and compliance	ELGAP Internal Audit Charter     ELGAP Internal Audit Committee (IAC)     Terms of Reference     Audit Committee of the Board (ACB)     Charter     ELGAP Board Charter on Corporate     Governance

2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	controls) and Risk Management System. The comment of Board of Directors on the adequacy of the Company's inte controls/risk management system shall be contained and disclose in the Annual Report."  Kindly refer also to the Internal Audit Charter, IAC Terms Reference, and ACB Charter.  Kindly refer to Risk Enterprise Management Framework of ELGAP.	of  • ELGAP Risk Enterprise  Management
Recommendation 12.2			
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.	COMPLIANT	Kindly refer to the Internal Audit Charter.	ELGAP Internal Audit     Charter     ELGAP Internal Audit     Committee (IAC)     Terms of Reference     Audit Committee of the Board (ACB)     Charter     ELGAP Board Charter on Corporate     Governance
Recommendation 12.3	•		
The company has a qualified Chief Audit Executive (CAE) appointed by the Board	COMPLIANT	Kindly refer to the Internal Audit Charter, and IAC Terms Reference, ACB Charter, and ELGAP Board Charter.	ELGAP Internal Audit     Charter     ELGAP Internal Audit     Committee (IAC)     Terms of Reference     ELGAP Board Charter     on Corporate     Governance
2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a	COMPLIANT	Kindly refer to the Internal Audit Charter, IAC Terms of Reference, ACB Charter, and ELGAP Board Charter	ELGAP Internal Audit     Charter     ELGAP Internal Audit     Committee (IAC)     Terms of Reference

			T		
	third party service				• <u>ELGAP Board Charter</u>
	provider.				on Corporate
					<u>Governance</u>
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.	COMPLIANT	Not applicable to ELGAP since internal audit activity is not outsourced.	Kindly refer to the Internal Audit Charter, IAC Terms of Reference, ACB Charter, and ELGAP Board Charter	ELGAP Internal Audit     Charter     ELGAP Internal Audit     Committee (IAC)     Terms of Reference     Audit Committee of the Board (ACB)     Charter     ELGAP Board Charter on Corporate     Governance
Pecomp	nendation 12.4		<u> </u>		<u> </u>
1.	The company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT		Kindly refer to the Risk Management Framework of ELGAP and ELGAP Board Charter.	ELGAP Enterprise Risk     Management     Framework 2022     ELGAP Board Charter     on Corporate     Governance
Recomm	nendation 12.5				
1.	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		Kindly refer to the Risk Management Framework of ELGAP and ELGAP Board Charter. Ms. Soleil G. Baria was as the Chief Risk Management Officer of ELGAP.	ELGAP Enterprise Risk     Management     Framework 2022     ELGAP Board Charter     on Corporate     Governance
2.	CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT		Kindly refer to the Risk Management Framework of ELGAP and ELGAP Board Charter.	<ul> <li>ELGAP Enterprise Risk         Management         Framework 2022     </li> <li>ELGAP Board Charter         on Corporate         Governance     </li> </ul>
			Cultivating a Synergic Rela	itionship with Shareholders	

Principle 13: Promoting Shareholder Rights. The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights. Recommendation 13.1

1.	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Shareholder Rights are disclosed in the Manual on Corporate Governance.	<ul> <li>ELGAP Board Charter         on Corporate         Governance</li> <li>Manual on Corporate         Governance</li> </ul>
2.	Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Kindly refer to the Company Website and the Manual on Corporate Governance.	<ul> <li>Company Website</li> <li>ELGAP Board Charter         on Corporate         Governance</li> <li>Manual on Corporate         Governance</li> </ul>
Recomn	nendation 13.2		<u> </u>	
1.	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	Kindly refer to the Notice of Annual Shareholders' Meeting.	ELGAP Board Charter     on Corporate     Governance     Manual on Corporate     Governance     Notice of 15 March     2022 Annual     Shareholders' Meeting
Recomn	nendation 13.3			
1.	Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	COMPLIANT	Kindly refer to the Minutes of Annual Shareholders' Meeting.	Minutes of 15 March     2022 Annual     Stockholders' Meeting
2.	Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business	COMPLIANT	Minutes of Annual Shareholders' Meeting are immediately posted in the company website.	Company Website     Minutes of 15 March     2022 Annual     Stockholders' Meeting

	days from the end of				
	the meeting.				
Recomr	nendation 13.4	I			
1.	Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner	NON-COMPLIANT	Policy and mechanism not yet in incorporated in the Company's Manual on Corporate Governance.	ELGAP commits to adopt an alternative dispute mechanism to resolve intra-corporate disputes this year (2023). ELGAP is currently coordinating with its parent company to align with its practices regarding the matter.  ELGAP will update IC on the adoption of this policy.	
2.	The alternative mechanism is included in the company's Manual on Corporate Governance.	NON-COMPLIANT	Policy and mechanism not yet in incorporated in the Company's Manual on Corporate Governance.	ELGAP commits to adopt an alternative dispute mechanism to resolve intra-corporate disputes by 4 <sup>th</sup> Quarter of the current fiscal year. ELGAP is currently coordinating with its parent company to align with its practices regarding the matter. ELGAP will update IC on the adoption of this policy.	
			Duties to St	takeholders	
Principl	e 14: Respecting Rights of S	takeholders and Effe	tive Redress for Violation of Stakehole	der's Rights. The rights of stakeholders established by law, by contr	actual relations and
	violation of their rights. mendation 14.1			Policy is provided under Manual on Corporate Covernance and	• ELCAD Poard Charter
1.	Board identifies the			Policy is provided under Manual on Corporate Governance and Chapter 3 of the ELGAP Board Charter, to wit: "Relations with Shareholders Part 1 Dialogue with Shareholders 1. Principles. 1.1 There shall be a dialogue with shareholders based on the mutual understanding of objectives. The board as a whole has	<ul> <li>ELGAP Board Charter on Corporate Governance</li> <li>Manual on Corporate Governance</li> </ul>

		2.2 The Chairman shall discuss governance and strategies with major shareholders. 2.3 Non-executive directors shall be offered the opportunity to attend meetings with major shareholders and shall be expected to attend when requested by major shareholders. 2.4 The senior independent director shall attend sufficient meetings with major shareholders to listen to their views in order to develop a balanced understanding of the issues and concerns of major shareholders."	
Recommendation 14.2			
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	COMPLIANT	Policy is provided under Chapter 3 of the ELGAP Board Charter (see above), as well as in the Manual on Corporate Governance.	<ul> <li>ELGAP Board Charter         on Corporate         Governance</li> <li>Manual on Corporate         Governance</li> </ul>
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	Policy is provided under Chapter 3 of the ELGAP Board Charter (see above), as well as in the Manual on Corporate Governance. ELGAP	<ul> <li>ELGAP Board Charter on Corporate Governance</li> <li>Manual on Corporate Governance</li> </ul>
Principle 15: Encouraging Employe	es' Participation. A m	chanism for employee participation should be developed to create a symbiotic environment, realize th	e company's goals and
participate in its corporate governa			
Recommendation 15.1			
1. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	COMPLIANT	Said policies, programs and procedures are specifically provided under the Employee Handbook and Career Development Program of ELGAP.	New Employee     Workplace Handbook     Career Development     Program     ELGAP Board Charter     on Corporate     Governance
Recommendation 15.2			

1.	Board sets the tone and makes a stand against corrupt practices by adopting an anticorruption policy and program in its Code of Conduct.	COMPLIANT	ELGAP has adopted its own Anti-Bribery and Corruption Policy and Procedures.	Revised ELGAP Anti- Bribery and Corruption Policy and Procedures     ELGAP Code of Ethics and Conduct Policy
2.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	COMPLIANT	Kindly refer to the Certification of Compliance Officer on the trainings, and the provisions of Anti-Bribery and Corruption Policy and Procedures.	Revised ELGAP Anti- Bribery and Corruption Policy and Procedures     Certification of Compliance Officer     ELGAP Code of Ethics and Conduct Policy
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	The policy and procedures are provided in ELGAP's Whistleblowing Policy and Procedures. Kindly refer to the Certification of Compliance Officer and the Whistleblowing Policy and Procedures of ELGAP.	ELGAP Whistleblowing     Policy and Procedures     Certification of     Compliance Officer
2.	Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	COMPLIANT	The policy and procedures are provided in ELGAP's Whistleblowing Policy and Procedures. Kindly refer to the Certification of Compliance Officer and the Whistleblowing Policy and Procedures of ELGAP. Kindly refer to the Certification of Compliance Officer and the Whistleblowing Policy and Procedures of ELGAP.	ELGAP Whistleblowing     Policy and Procedures     Certification of     Compliance Officer
3.	Board supervises and ensures the enforcement of the whistleblowing framework	COMPLIANT	The policy and procedures are provided in ELGAP's Whistleblowing Policy and Procedures. Kindly refer to the Certification of Compliance Officer and the Whistleblowing Policy and Procedures of ELGAP. Kindly refer to the Certification of Compliance Officer and the Whistleblowing Policy and Procedures of ELGAP.	ELGAP Whistleblowing     Policy and Procedures     Certification of     Compliance Officer

Recomme	teractions serve its enviro endation 16.1 Company recognizes	nment and stakehold	ers in a positive and progressive mann	ner that is fully supportive of its comprehensive and balanced d	evelop	Etiga Sustainability
	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		Kindly refer to the CSR Initiatives of ELGAP. As part of the Maybank and Etiqa Group, ELGAP adopted the Etiqa Sustainability Statements and Framework.	•	Statements and Framework 2022 ELGAP Corporate Social Responsibility Initiatives 2022 Wellness Bulletins