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INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 2018
2.	SEC Identification Number CS200811530 3. BIR Tax Identification No. 007-085-191
4.	Exact name of issuer as specified in its charter NICKEL ASIA CORPORATION
5.	Republic of the Philippines 6 Province, Country or other jurisdiction of incorporation or organization 6 (SEC Use Only) Industry Classification Code:
7.	28th Floor NAC Tower, 32nd Street Bonifacio Global City, Taguig City Address of principal office 1634 Postal Code
8.	[632] 798-7622 Issuer's telephone number, including area code
9.	Not applicable Former name, former address, and former fiscal year, if changed since last report.

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT								
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION					
		ernance Responsibilities						
Principle 1: The company should be headed by competitiveness and profitability in a manner costakeholders. Recommendation 1.1	-		·					
Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	COMPLIANT	Provide information or link/reference to a document containing information on the following: 1. Academic qualifications, industry						
Board has an appropriate mix of competence and expertise.	COMPLIANT	knowledge, professional experience, expertise and						
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	COMPLIANT	This information is contained in the Information Statements ("IS") and the Management Reports provided by the Company to Shareholders each year. The 2018 IS and 2019 IS can be accessed at: https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf https://nickelasia.com/assets/documents/NAC_2019-Amended-Definitive_Information-Statement.pdf Please see also the section of the Company's website on the Board of Directors and Officers						

https://www.nickelasia.com/aboutus/board-directors-and-officers

2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance

Please refer to:

- (a) Corporate Governance ("CG")

 Manual, Art. III(A)(1)

 https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 8 of the CG Manual)
- (b) Policy on Board Nomination and Election of Directors, Appendix "1" of the CG Manual, at [C](1.2), which can be accessed thru https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 39 of the CG Manual)
- (c)Charter of the Nominations
 Committee
 https://nickelasia.com/corporategovernance/policies-processesand-practices (page 71 of the CG
 Manual)

Recommendation 1.2			
Board is composed of a majority of non-executive directors.	COMPLIANT	Identify or provide link/reference to a document identifying the directors and the type of their directorships A majority of the members of the Board are non-executive directors. The Board is composed of nine (9) members, five (5) of whom are Non-Executive Directors; two (2) are Independent Directors; and two (2) are Executive Directors. The names of the directors and the relevant information including the type of their directorships are on the Company's website: https://nickelasia.com/about-us/board-of-directors-and-officers	
Recommendation 1.3 Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	COMPLIANT	Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors. Please refer to: (a) CG Manual, Art. III(2) – Policy on Training for Directors https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 8 of CG	

			Manual)(b) Board Charter, Sec. 9 on Orientation and continuing education programs for directors (Annex "4", CG Manual)	
2.	Company has an orientation program for first time directors.	COMPLIANT	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered.	The Company utilized Institute of Corporate Directors (ICD), a SEC-accredited provider, to conduct an orientation program for its first-time directors, Messrs. Toru Higo and Masahiro Kamiya. Messrs. Higo and Kamiya attended ICD's Corporate Governance Orientation Program. A description of the course can be found in this link: https://www.icd.ph/Courses/CGOP Attached as Annexes 1-A and 1-B are the Certificates of Attendance of Messrs. Higo and Kamiya, respectively.
3.	Company has relevant annual continuing training for all directors.	COMPLIANT	This information is contained in: Chart on Directors' and Officers' training in 2018 at: https://nickelasia.com/assets/docum ents/SEC17C Attendance CG Semi nars 2018.pdf	Attached as Annexes 2-A to 2-NN are the Certificates of Attendance of the Company's Directors and Officers.

Recommendation 1.4			
Recommendation 1.4 1. Board has a policy on board diversity.	COMPLIANT	Provide information on or link/reference to a document containing information on the company's board diversity policy. The Company's Board Diversity Policy is contained in: (a) CG Manual, at Article III(A)(3) https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 8 of the CG Manual) (b)Board Charter at Sec. 2.3 https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "4" of the CG Manual at page 56 thereof) Indicate gender composition of the board. As of 31 December 2018, all Directors are male. Under the Company's Board Diversity policy, election shall be made on the basis of merit but candidates that will bring diversity	On 20 May 2019, Ms. Maria Patricia Z. Riingen was elected as a Director at the Annual Stockholders of the Company. Thus, the Board of Directors is presently composed of eight (8) male Directors and one (1) female Director.

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		background. The Board continues to search for candidates, including	
		female candidates, whose expertise	
		and experience would be an	
		appropriate fit for the Company.	
Optional: Recommendation 1.4			
1. Company has a policy on and discloses		Provide information on or	
measurable objectives for implementing its		link/reference to a document	
board diversity and reports on progress in		containing the company's policy	
achieving its objectives.		and measurable objectives for	
		implementing board diversity.	
		The Company's policy on Board	
		diversity is found in Art. III(A)(3) of its	
		CG Manual:	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (page 8 of the CG Manual)	
		Provide link or reference to a	
		progress report in achieving its	
		objectives.	
		objectives.	
		Please refer to the response to	
		Recommendation 1.4.	
Recommendation 1.5			
1. Board is assisted by a Corporate Secretary.	COMPLIANT	Provide information on or	
2. Corporate Secretary is a separate	COMPLIANT	link/reference to a document containing information on the	
individual from the Compliance Officer.	· · · ·	Corporate Secretary, including	
mamada nom me compilarios emeci.		his/her name, qualifications, duties	
3. Corporate Secretary is not a member of	COMPLIANT	and functions.	
the Board of Directors.		and folicilons.	
		The Corporate Secretary since 2010 is	
		Atty. Barbara Anne C. Migallos. She is	
		7 (117. Barbara / (1110 C. Migalios, 5110 is	

not a member of the Board, and is a separate individual from the Compliance Officer.

(a) The qualifications of the Corporate Secretary are contained in the Information Statements and the 17-A Reports, which can be accessed at

https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf
https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf
https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf

(b) The duties and functions of the Corporate Secretary are defined in the CG Manual, III(A)(4.2) and in the Board Charter, Sec. 7 CG Manual: https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 9 of the CG Manual)

Board Charter:

https://nickelasia.com/corporategovernance/policies-processesand-practices (Appendix "4" of

		the CG Manual, at page 56 thereof)	
Corporate Secretary attends training/s on corporate governance.	COMPLIANT	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered Information on the most recent trainings attended by the Corporate Secretary are attached hereto as Annexes 3-A and 3-B.	
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	NOT COMPLIANT	Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting	Board materials are provided to the Directors prior to the board meetings, but the date of distribution of such materials vary and not always be at least five business days prior to the meeting. The Company has four (4) operating mines; investments in renewable energy companies; and a number of other subsidiaries. Their reports take time some to consolidate into reports to the Board that are current, comprehensive and complete. Considering the directors' respective qualifications, expertise and background as well as the clarity of board presentations and materials, directors are able to perform their fiduciary duties notwithstanding that materials may not be

			distributed at least five (5) business days before a scheduled meeting.
Recommendation 1.6			
 Board is assisted by a Compliance Officer. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation. 	COMPLIANT	Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions.	
3. Compliance Officer is not a member of the board.	COMPLIANT	The Compliance Officer is Atty. Georgina Carolina Y. Martinez, Vice President for Legal and Special Projects and Assistant Corporate Secretary. She is not a member of the Board, and is a separate individual from the Corporate Secretary. (a) The qualifications of the Compliance Officer are in the Information Statement and the 17- A Report https://nickelasia.com/assets/docum ents/NAC-2019-Amended-Definitive- Information-Statement.pdf https://nickelasia.com/assets/docum ents/2018-SEC-Form-17A-Annual- Report NAC.pdf (b) The duties and functions of the Compliance Officer are detailed in the CG Manual, III(A)(5.2)	

		https://nickelasia.com/corporate- governance/policies-processes- and-practices (page 10 of the CG Manual)	
Compliance Officer attends training/s on corporate governance.	COMPLIANT	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered Information on the training attended by the Compliance Officer is contained in: https://nickelasia.com/assets/documents/SEC17C Attendance CG Seminars 2018.pdf The Compliance Officer also attended a training course on Governance, Risk and Compliance for Compliance Officers conducted by the International Compliance Training Academy on 20 to 22 November 2019; and the 2018 Annual Listing and Disclosure Rules Seminar conducted by the Philippine Stock Exchange on 04 December 2018. A copy of her Certificate of Participation is attached to this report as Annex 4.	

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

Recommendation 2.1

1. Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.

COMPLIANT

Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting)

The Board complies with its fiduciary duties, responsibilities and accountabilities, which are contained in:

- (a) CG Manual, at Art. III(B)(1)(2)

 https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 11 of the CG Manual)
- (b) Board Charter, at Sec, 4 to 4.4 https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "4" of the CG Manual, page 56 thereof)

Directors diligently attend Board and Committee meetings, participate in deliberations and seek clarification when needed, as reflected in the minutes of meetings.

		Shareholders have the right to inspect corporate records including minutes of board meetings in accordance with Section 74 of the Corporation Code (now Section 73 of the Revised Corporation Code). Deliberations and decisions of the Board are reflected in the Minutes.	
Recommendation 2.2	COMPLIANT	Dravida information or link/reference	
 Board oversees the development, review and approval of the company's business objectives and strategy. 	COMPLIANT	Provide information or link/reference to a document containing information on how the directors	
objectives and sindlegy.		performed this function (can include	
Board oversees and monitors the implementation of the company's business objectives and strategy.	COMPLIANT	board resolutions, minutes of meeting) Indicate frequency of review of business objectives and strategy The review of business objectives and strategies is integrated into the budget process. The budget is formally approved by the Board at the November board meeting each year, and is based on the outlook for the coming year, the business objectives and strategies. Comprehensive reports on the market, financial performance, operations, safety and environment are presented. The Board oversees and monitors the implementation of the Company's business objectives and strategies in the course of quarterly meetings to	

		review the financial and operations results. These deliberations are reflected in the Minutes of the meetings. Shareholders have the right to inspect corporate records including minutes of board meetings in accordance with Section 74 of the Corporation Code (now Section 73 of the Revised Corporation Code). Information on the frequency of meetings and attendance of the	
		Directors may be accessed at: https://www.nickelasia.com/applicat ion/files/3015/2652/1512/NIKL Definiti ve_IS_2017.pdf#page=42 https://nickelasia.com/assets/docum ents/NAC-Attendance-2018.pdf https://nickelasia.com/assets/docum ents/NAC-2019-Amended-Definitive- Information-Statement.pdf	
Supplement to Recommendation 2.2 1. Board has a clearly defined and updated vision, mission and core values.	COMPLIANT	Indicate or provide link/reference to a document containing the company's vision, mission and core values. The Company's Vision, Mission, and Core Values may be accessed at https://nickelasia.com/about-us/mission-vision-and-core-values	

		The Company's Vision, Mission and Core Values were last reviewed and revised on 3 May 2018 and are uploaded on the Company's website.	
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture. 2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	COMPLIANT	Provide information on or link/reference to a document containing information on the strategy execution process. In order to measure and monitor the effectiveness of the Company's business objectives and strategy for each year, the Company holds regular monthly operations meetings and financial reviews with each of its subsidiaries. The operations meetings are intended to monitor the operations, production safety, environment and regulatory compliance of each subsidiary as against the annual business objectives. The finance review tracks the financial performance of each subsidiary compared to the business objectives for the year. Results of these operations meetings and financial reviews are reported to the Board. The Certification signed by the SVP – Operations/COO and CRO on the operations meetings held in 2018 is attached to this Report as Annex 5.	

Recommendation 2.3		Please refer to the Memorandum issued by the CEO dated 21 May 2018, attached to this Report as Annex 6.	
Board is headed by a competent and qualified Chairperson. Recommendation 2.4	COMPLIANT	Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications The Chairman is Mr. Gerard H. Brimo. His qualifications, academic background and work experience are available at https://nickelasia.com/about-us/board-of-directors-and-officers Please see also Information Statement that is made available to shareholders every year. The Information Statement for the 2018 and 2019 Annual General Meetings of the Stockholders can be accessed through these links: https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement.pdf https://nickelasia.com/assets/documents/NAC_2019-Amended-Definitive_Information-Statement.pdf	

Board ensures and adopts an effective succession planning program for directors, key officers and management.	COMPLIANT	Disclose and provide information or link/reference to a document containing information on the company's succession planning policies and programs and its implementation	
Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	(a) Article III (B) of the Company's CG Manual provides that "shall adopt an effective succession planning program for Executive Directors, key Officers and Management" and that the Board "shall adopt a policy on retirement age for Executive Directors and Officers as part of Management succession and to promote dynamism in the Company". Available at https://nickelasia.com/corporate- governance/policies-processes- and-practices (page 11 of the CG Manual) (b) Sec. 4 (b), Board Charter https://nickelasia.com/corporate -governance/policies-processes- and-practices (Appendix "4" of the CG Manual, page 56 thereof)	
		The Company has an existing Succession Planning Program that utilizes on the Zenger Folkman360 Degree Feedback Tool of the Harvard Program of John Clements,	

	and the Company has, as part of its succession planning, implemented its in-house Management Development Program.	
Recommendation2.5		
Board aligns the remuneration of key officers and board members with long-term interests of the company.	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance. Section 4 (4.3)(d) of Board Charter provides that it is the specific duty of the Board to "align as practicable the remuneration of key Officers and of Directors with the long-term interests of the Company and oversee Management's adoption of compensation plans and professional development programs for Officers and succession planning for senior Management" https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "4" of the CG Manual, page 58 thereof) For guidance in respect of remuneration, in 2017, the Company participated in the compensation	
	survey for energy and natural resources industry to benchmark on compensation conducted by Willis,	

Towers, Watson Data Services, a global advisory, broking and solutions company that provides services in, among other areas, benefits delivery and administration, corporate risk and broking. The Company also enlisted the services of a compensation consultant to assist in job evaluation and performance metrics. The Company is revising and realigning the remuneration of its key officers and directors.

Consistent with the alignment of the remuneration of key officers, including officers of operating subsidiaries, and board members with long-term interests of the Company, the Company adopted a Stock Option Plan for Directors and Officers, including Operating Subsidiaries in 2014. The Plan was approved by the shareholders and by the SEC.

https://nickelasia.com/assets/documents/17A-2014.pdf#page=47

In April 2018, the Board approved the adoption of a new stock option plan, which was approved at the Annual Stockholders' Meeting held on 28 May 2018.

http://edge.pse.com.ph/openDiscViewer.do?edge_no=d7ca1f8907771d 1a43ca035510b6ec2b#sthash.frM8C VvE.dpbs

(a) Board adopts a policy specifying the relationship between remuneration and performance.	COMPLIANT	https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf#page=29 In October 2018, the stockholders of the Company approved a 80% stock dividend for all stockholders of record as of 23 October 2018 and corresponding adjustments to the grants under the 2014 and 2018 Stock Option Plans in relation to the 80% stock dividend declaration at the Special Stockholders' Meeting held on 09 October 2018. https://nickelasia.com/assets/documents/NAC_17C_SSM_Results_09Oct20_18.pdf Article III (B) of the Company's CG Manual provides that the Board shall adopt a "policy specifying the relationship between remuneration and performance", and that "no Director should participate in deliberations involving his own remuneration" https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 12 of the CG Manual).	
(b) Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT		

		Corporate Secretary's Certificate, attached to this Report as Annex 7 .	
Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.	COMPLIANT	Provide proof of board approval The Corporate Governance Committee considers remuneration of senior officers and recommends the same to the Board for approval. Please see Secretary' Certificate attached to this Report as Annex 7.	
2. Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses.	COMPLIANT	Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company. The 2010, 2014 and 2018 Stock Option Plans of the Company are deemed measurable standards to align performance-based remuneration with the Company's long-term interest. https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf	

	https://nickelasia.com/aents/NAC-2019-Amenda Information-Statement.p	ed-Definitive-
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Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	COMPLIANT	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders. (a) The Company has a Policy on the Nomination and Election of Directors which contains the process for the nomination of directors https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf#page=16 (b) Please see also CG Manual which contains the Company's Nomination and Election Policy https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 12 of the CG Manual)	
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	CG Manual at Article III(B)(6) https://nickelasia.com/corporate- governance/policies-processes-and- practices (page 12 of the CG Manual)	

	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	COMPLIANT	Provide proof if minority shareholders have a right to nominate candidates to the board Section (B)(2) of the Company's Policy on Nomination and Election of Directors recognizes the right of minority shareholders to nominate directors and outlines how shareholders can effectively exercise the right to nominate. https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "1" of the CG Manual, page 39 thereof)	
4.	Board nomination and election policy includes how the board shortlists candidates.	COMPLIANT	Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	
5.	Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	COMPLIANT	Process for the shortlisting of candidates (preparation of Final List of Candidates) is stated in the Policy on Nomination and Election of Directors at Section (B) and (C) https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "1" of the CG Manual, page 39 thereof) The Board's performance assessment includes the assessment of the performance of the Board and Board Committees, including the	

	Board has a process for identifying the quality of directors that is aligned with the	COMPLIANT	Nominations Committee, which oversees the process for the nomination and election of directors CG Charter, Art. III(F) https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 24 of the CG Manual) Please refer to Policy on Nomination and Election of Directors at (B) to (D)	
5	strategic direction of the company.		https://nickelasia.com/corporate- governance/policies-processes-and- practices (Appendix "1" of the CG Manual, page 39 thereof)	
Opt	ional: Recommendation to 2.6			
1. 0	Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	COMPLIANT	Identify the professional search firm used or other external sources of candidates The Nominations Committee has discretion and authority to use search firms or external sources as practicable in searching for Board candidates. See Section (C)(2.2) of Company's Policy on Nomination and Election of Directors https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "1" of the CG Manual, page 39 thereof) Sources used in the nomination and selection process include available information on the internet.	

		There has been no occasion when the Committee believed that the engagement of a professional search firm was called for under the circumstances.	
Recommendation 2.7			
Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs	
RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	The Company's policy on related party transactions, including the definition of RPTs and the review and approval process are contained in: (a) CG Manual, Art. III(B), Sec. 7 to 7.2 https://nickelasia.com/corporate-governance/policies-processes-	
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. Output Description:	COMPLIANT	and-practices (page 12 of the CG Manual) (b) The Policy and System on Related Party Transactions, which defines RPTS and provides for the review and approval process https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "2" of the CG Manual, page 44 thereof) (c) Charter of the RPT Committee	
		(c) Charrer of the RPI Committee	

https://nickelasia.com/corporategovernance/policies-processesand-practices (Appendix "9" of the CG Manual, page 89 thereof)

Identify transactions that were approved pursuant to the policy.

Related Party transactions that are continuing from previous years are disclosed in the Company's Audited Financial Statements, including corresponding assets and liabilities arising from such transactions. The transactions are described and also presented in tabular form. Please see Note 34 of the Company's audited financial statements as of 31 December 2018, on Related Party Transactions with comparative figures for 2017, at pages 79-85 thereof.

https://nickelasia.com/assets/docum ents/2018-SEC-Form-17A-Annual-Report_NAC.pdf #page=168

Related Party Transactions are also disclosed in the Information Statement distributed to the shareholders each year https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf

		https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf	
Supplement to Recommendations 2.7			
1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.	COMPLIANT	Provide information on a materiality threshold for RPT disclosure and approval, if any. The Policy and System on Related Party Transactions define Material RPTs as transactions with a Related Party which involve an aggregate amount or value equal to or greater than Fifty Million Pesos (Php 50,000,000.00) over a twelve (12) month calendar year period or such amount as may be recommended by the RPT Committee and approved by the Board of Directors of the Company: https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "2" of the CG Manual, page 44 thereof)	
		Provide information on RPT categories:	
		RPT categories are indicated in the Company's Audited Financial Statements. See Note 34 of the Audited FS as of 31 December 2018 at pages 90 to 102 thereof:	

2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	NOT COMPLIANT	https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf#page=168 Provide information on voting system, if any.	In view of a number of factors, among them that no one shareholder has majority control of the Company and no majority control of the Board; that "non-related party shareholders" will change depending on the transaction; and the proxy process; a voting system as called for in this item has not been established. The distribution of shares among a number of shareholders, none of whom holds a majority of the Company's outstanding capital, is a positive factor in achieving
			the objective of assuring that related party transactions are at arms' length, at market prices, and under fair and reasonable terms and conditions.
Recommendation 2.81. Board is primarily responsible for approving	COMPLIANT	Provide information on or reference	
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).		to a document containing the Board's policy and responsibility for approving the selection of management.	
Chief Addit Laccolive).		The Company's Board of Directors selects and elects the officers of the Company, including its CEO and other senior officers, as provided under Sec. 25 of the Corporation	

Code (now Sec. 24 of the Revised Corporation Code). The Chief Risk Officer, the Chief Compliance Officer and the Chief Audit Executive are likewise selected and appointed by the Board. The Nominations Committee considers the candidates for officers and makes recommendations to the Board.

Please see:

- a) CG Manual, Article III (B)(8) on "Management Team and control functions: selection and assessment" which states that the Board shall be primarily responsible for approving the selection and assessment of the Management led by the Chief Executive Officer (CEO), and the control functions led by their respective heads (Chief Risk Officer, Chief Compliance Officer, and Chief Audit Executive) https://nickelasia.com/corporategovernance/policies-processesand-practices (page 13 of the CG Manual)
- (b) Disclosure to the PSE of the results of the Organizational Meeting of the Board, during which the Board elects Management/officers of the Company

2018 disclosure:

http://edge.pse.com.ph/openDiscViewer.do?edge_no=5669878d9 7e379c243ca035510b6ec2b#sthash.FldpbWnc.Pd8nRa9J.dpbs

2019 disclosure:

http://edge.pse.com.ph/openDis cViewer.do?edge no=4a701bf60 cab3458efdfc15ec263a54d#sthas h.hXeEFYsk.dpbs

Identity the Management team appointed

- a) The names and positions of the Officers of the Company and its Operating Subsidiaries may be accessed at https://nickelasia.com/about-us/board-of-directors-and-officers
- b) Disclosure to the PSE of the results of the Organizational Meeting of the Board

2018 disclosure:

http://edge.pse.com.ph/openDis cViewer.do?edge_no=5669878d9 7e379c243ca035510b6ec2b#sthas h.F1dpbWnc.Pd8nRa9J.dpbs

2019 disclosure:

			http://edge.pse.com.ph/openDis cViewer.do?edge_no=4a701bf60 cab3458efdfc15ec263a54d#sthas h.hXeEFYsk.dpbs	
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	Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management. Please see Article III (B) (8.2) of the CG Manual: "Management Team and control functions; selection and assessment" https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 13 of the CG Manual) Provide information on the assessment process and indicate frequency of assessment of performance. The Board assesses the performance of the CEO and the heads of the other control functions on an annual basis.	

Pocon	nmendation 2.9			
1. Boo pe tho pe	pard establishes an effective erformance management framework at ensures that Management's erformance is at par with the standards t by the Board and Senior Management.	COMPLIANT	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel. Please see the Company's CG	
pe tho is o	pard establishes an effective erformance management framework at ensures that personnel's performance at par with the standards set by the pard and Senior Management.	COMPLIANT	Manual: The Board shall establish an effective performance management framework that will ensure that performance of management is at part with standards set by the Board and Senior Management. See Art. III (B) (9). https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 13 of the CG Manual) Please see performance evaluation forms for personnel, attached as Annex 8 of this Report.	
Recon	nmendation 2.10			
1. Boo	pard oversees that an appropriate rernal control system is in place.	COMPLIANT	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal	
	e internal control system includes a echanism for monitoring and managing	COMPLIANT	control system Internal Control System – please see Art. III(B)(10) to (10.2), CG Manual	

<u> </u>	embers and shareholders.	COMPUMANT	https://nickelasia.com/corporate- governance/policies-processes-and- practices (page 13 of the CG Manual)	
	the Internal Audit Charter.	COMPLIANT	Provide reference or link to the company's Internal Audit Charter https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "5" of the CG Manual, page 65 thereof)	
Recommendation 2.				
place a sound er (ERM) framework	nat the company has in nterprise risk management to effectively identify, nd manage key business	COMPLIANT	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was	
the board in ider and enterprise-le	ment framework guides ntifying units/business lines vel risk exposures, as well ess of risk management	COMPLIANT	guided by the framework. Please see: (a) CG Manual, providing for the Board's oversight responsibility for Enterprise Risk Management, Art. III(B)(11) of the CG Manual https://nickelasia.com/corporate- governance/policies-processes- and-practices (page 14 of the CG Manual)	

(b) Charter of the Board Risk
Oversight Committee
https://nickelasia.com/corporate
-governance/policies-processes-and-practices (Appendix "8" of the CG Manual, page 83 thereof)

In 2017, the Company retained an external consultant to review the Enterprise Risk Management Process. The findings and recommendations of the consultant were presented to the Board Risk Oversight Committee and escalated to the Board.

In 2018, the Company developed its risk monitoring and reporting templates and cascaded its Enterprise Risk Management (ERM) Program to the operating companies ("OPCOs"). In the same year, through various mitigating activities and initiatives of the Company, it was able to lower the risk level of several identified business risks.

(a) Corporate Secretary's Certification, Annex 7 of this Report

Provide proof of effectiveness of risk management strategies, if any.

There are numerous examples of the effectiveness of risk management strategies.

One such example is the weather in the different mines which is an identified risk. Inclement weather can narrow the time frame for shipments. To address the risk that weather presents, the mines have increased their loading facilities to maximize shipments when weather conditions are favorable.

Another example is the Company's efforts to improve its regulatory compliance which was previously identified as a business risk. In 2018. the Company strengthened its internal compliance process by appointing compliance officers-incharge in each OPCO and requiring each OPCO to monitor its compliance with the submission of reports with regulatory agencies and the validity of its permits and licenses using a compliance checklist that serves as a guide for monitoring purposes. The Company also had proactive discussions with regulators on matters affecting environmental, safety, health and best practices, compliance and reporting. As a result of its efforts, the level of its regulatory compliance risk was reduced. Proactive discussions with

regulators significantly reduced differences in interpretation of laws and regulations, and created good relations with regulators.

Further, to reduce its business risks pertaining to its business environment, the Company created linkages with government regulators at different levels of the organization to maintain and upfront and continuing discussion and coordination with such regulators. The Company also implemented a proactive monitoring of changes in regulations. This resulted in a lower level of risk, since its linkages and open discussion with regulators promoted an open discussion of issues and managed the adverse impact of regulations.

Also, among the steps taken by the Company to lessen the risks relating to its social license to operate was to engage the Indigenous Peoples within its host communities in its Social Development and Management Program (SDMP) projects, and to implement a results-based monitoring of such SDMP projects. These efforts yielded a lowered level of risk by ensuring that its SDMP projects are more responsive to the needs of its host communities, and that such programs are focused

		on alleviating poverty and providing livelihood for the host communities. As a result of the implementation of the ERM Program in 2018, the OPCOs received awards for best practices in the Presidential Mineral Industry Environmental Awards in November 2018. The ERM roll-out also promoted the sharing of best practices among the OPCOs and promoted sustainability and security consciousness and a mindset of business continuity in their operations.	
 Recommendation 2.12 Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. Board Charter serves as a guide to the directors in the performance of their functions. Board Charter is publicly available and posted on the company's website. 	COMPLIANT	Provide link to the company's website where the Board Charter is disclosed. The Board Charter may be accessed at: https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix 4 of the CG Manual, page 56 thereof)	
Additional Recommendation to Principle 2 1. Board has a clear insider trading policy.	COMPLIANT	Provide information on or link/reference to a document showing company's insider trading policy.	

		 The Company's insider trading policy is contained in: (a) Policy on Insider Trading, Code on Business Ethics at Part V (Standards of Business Conduct and Ethics) in particular at Part (V)(G) prohibiting insider trading. (b) Insider Trading Policy, Annex "B" of the Code on Business Ethics, which contains the specific policies and rules against insider trading The Code on Business Ethics and Conduct and its attachments, including Annex "B" on Insider Trading, can be accessed at https://nickelasia.com/corporate-governance/policies-processes-and-practices 	
1. Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.	COMPLIANT	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any. The Company does NOT grant loans to directors. There has been NO instance when the Company ever granted a loan to a director.	

2. Company discloses the types of decision requiring board of directors' approval. Principle 3: Board committees should be set up respect to audit, risk management, related part remuneration. The composition functions and remuneration.	y transactions, a	nd other key corporate governance cor	ncerns, such as nomination and
remuneration. The composition, functions and re Charter.	esponsibilities of c	all committees established should be co	ntained in a publicly available Committee
Recommendation 3.1			
Board establishes board committees that	COMPLIANT	Provide information or link/reference	
focus on specific board functions to aid in		to a document containing information on all the board	
the optimal performance of its roles and		information on all the board	

company.

through

responsibilities.

committees established by the

The Board Committees and their respective functions, duties and responsibilities can be accessed

https://nickelasia.com/corporategovernance/governance-structure

<u></u>			
		Information on the Board Committees and their respective memberships are also uploaded on PSE Edge. Committee Memberships as of 28 May 2018: http://edge.pse.com.ph/openDiscViewer.do?edge no=5669878d97e379c243ca035510b6ec2b Committee Memberships as of 07 August 2018: http://edge.pse.com.ph/openDiscViewer.do?edge_no=bafe2c630b7cd9dd43ca035510b6ec2b Committee Memberships as of 20 May 2019: http://edge.pse.com.ph/openDiscViewer.do?edge_no=4a701bf60cab34	
		58efdfc15ec263a54d#sthash.hXeEFYs	
		<u>k.dpbs</u>	
Recommendation 3.2			
Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	COMPLIANT	Provide information or link/reference to a document containing information on the Audit Committee, including its functions. a) CG Manual, Art. III(C)(2)(2.1 – 2.5) https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 14 of the CG Manual)	

		b) Audit Committee Charter https://nickelasia.com/corporate- governance/policies-processes-and- practices (Appendix "5" of the CG Manual, page 65 thereof) Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor. Article (IV) (4.2) of the Audit Committee Charter: The Audit Committee shall recommend to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the Company, and provides an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders. https://nickelasia.com/corporate- governance/policies-processes-and- practices (Appendix "5" of the CG Manual, page 68 thereof)	
Audit Committee is composed of at least three appropriately qualified non- executive directors, the majority of whom, including the Chairman is independent.	COMPLIANT	Provide information or link/reference to a document containing information on the members of the Audit Committee, including their	

		qualifications and type of directorship. As of 31 December 2018, the Members of the Audit Committee were: a) Frederick Y. Dy, Independent Director, Chairman; b) Fulgencio S. Factoran, Jr., Independent Director; c) Toru Higo, Non-Executive Director. The Composition of the Audit Committee is available on PSE Edge: Composition of the Audit Committee as of 07 August 2018: http://edge.pse.com.ph/openDiscViewer.do?edge_no=bafe2c630b7cd9dd43ca035510b6ec2b Composition of the Audit Committee as of 20 May 2019: http://edge.pse.com.ph/openDiscViewer.do?edge_no=4a701bf60cab3458efdfc15ec263a54d#sthash.hXeEFYsk.dpbs	
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.	

4. The Chairman of the Audit Committee is	COMPLIANT	Relevant background, knowledge, skills, and/ or experience of the members of the Audit Committee is contained in the Information Statement of the Company and in the 17-A Report https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf#page=61	
4. The Chairman of the Board or of any other committee.	COMPLIANI	to a document containing information on the Chairman of the Audit Committee The Chairman of the Audit Committee is Frederick Y. Dy, Independent Director. His background, knowledge, skills, and/or experience are in the Information Statement and the 17-A Reports https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf#page=61	

Supplement to Recommendation 3.2		See also: https://nickelasia.com/about- us/board-of-directors-and-officers
Audit Committee approves all non-audit services conducted by the external auditor. Audit Committee approves all non-audit services conducted by the external auditor.	COMPLIANT	Provide proof that the Audit Committee approved all non-audit services conducted by the external auditor. (a) CG Manual at Art. III(C)(2.3)(g): The Audit Committee shall evaluate and determine the non- audit work, if any, of the External Auditor and periodically review the non-audit fees paid to the External Auditor in relation to total fees paid to the External Auditor and to the Company's overall consultancy expenses. The Committee should disallow any non-audit work that will conflict with duties as External Auditor. https://nickelasia.com/corporate- governance/policies-processes- and-practices (page 15 of the CG Manual) (b) Report of the Audit Committee to the Board, Annex 9 of this Report.
Audit Committee conducts regular meetings and dialogues with the external	COMPLIANT	Provide proof that the Audit Committee conducted regular

audit team without anyone from management present.		meetings and dialogues with the external audit team without anyone from management present. (a) Please refer to Report of the Audit Committee to the Board, Annex 9 of this Report. (b) See also Corporate Secretary's Certificate, Annex 7 of this Report.	
Optional: Recommendation 3.2 1. Audit Committee meet at least four times	COMPLIANT	Indicate the number of Audit	
during the year.		Committee meetings during the year and provide proof The Audit Committee met four (4) times in 2018, on: 13 March 20184 May 2017 2 May 2018 6 August 2018 7 November 2018. See Corporate Secretary's Certificate, Annex 7 of this Report.	
Audit Committee approves the appointment and removal of the internal auditor.	COMPLIANT	Provide proof that the Audit Committee approved the appointment and removal of the internal auditor. (a) Charter of the Audit Committee at Article (IV) (4.1) to (4.5) https://nickelasia.com/corporate- governance/policies-processes-and-	

		practices (Appendix "5" of the CG	
		Manual, page 65 thereof)	
		(b)Corporate Secretary's Certificate,	
		Annex 7 of this Report.	
Recommendation 3.3		Aimex 7 of this Ropoli.	
	COMPLIANT	Provide information or reference to a	
Board establishes a Corporate	COMPLIANI		
Governance Committee tasked to assist		document containing information on	
the Board in the performance of its		the Corporate Governance	
corporate governance responsibilities,		Committee, including its functions	
including the functions that were formerly			
·		Please see:	
assigned to a Nomination and			
Remuneration Committee.		(a) CG Manual, Art. III (C)(4) which	
		provides for the functions, duties	
		· ·	
		and responsibilities of the CG	
		Committee	
		https://nickelasia.com/corporate	
		-governance/policies-processes-	
		and-practices (page 17 of the	
		CG Manual)	
		(b) Charter of the CC Committee	
		(b) Charter of the CG Committee	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (Appendix "6" of the CG	
		Manual, page 71 thereof)	
		, manda, pago , i moroor,	
		Indicate if the Committee undertook	
		the process of identifying the quality	
		of directors aligned with the	
		company's strategic direction, if	
		, ,	
		applicable.	

			The Nominations Committee, which is separate from the CG Committee, considered the quality of directors aligned with the Company's strategic direction. The Board believes that all directors are aligned with the Company's strategic direction. For the Company's Vision and Mission, please refer to https://nickelasia.com/about-us/mission-vision-and-core-values	
2.	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	NOT COMPLIANT	Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship. The Corporate Governance Committee is composed of two independent directors and one non-executive director. The composition of the Corporate Governance Committee is available on PSE Edge: Composition of the Corporate Governance Committee as of 07 August 2018: http://edge.pse.com.ph/openDiscViewer.do?edge_no=bafe2c630b7cd9dd43ca035510b6ec2b	The Company has two (2) independent directors at this time, consistent with Sec. 38 of the Securities Regulation Code. Thus, it is unable to have three (3) independent directors as members of the Corporate Governance Committee. With three (3) Non-Executive Directors, including two (2) Independent Directors, constituting the Corporate Governance Committee, the corporate governance objective that there be a sufficient number of directors who exercise independent judgment is substantially achieved. The Board has reviewed the Company's present complement of directors, its productivity and goals achievement over the past four (4) years and the availability of a qualified person who would be suitable and an appropriate fit for the

		Composition of the Corporate Governance Committee as of 20 May 2019: http://edge.pse.com.ph/openDiscVi ewer.do?edge no=4a701bf60cab34 58efdfc15ec263a54d#sthash.hXeEFYs k.dpbs The qualifications and type of directorship of the members of the CG Committee are shown in: https://nickelasia.com/about- us/board-of-directors-and-officers https://nickelasia.com/assets/docum ents/NAC Definitive Information Stat ement 18Apr2018.pdf https://nickelasia.com/assets/docum ents/NAC-2019-Amended-Definitive- Information-Statement.pdf	corporate organization. After extended discussions, the Board has deferred the election of a third independent director to a more opportune and appropriate time.
Chairman of the Corporate Governance Committee is an independent director.	NOT COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee. In 2018, the Chairman of the Corporate Governance Committee was Manuel B. Zamora, Jr., a Non-Executive Director and Chairman Emeritus https://nickelasia.com/about-us/board-of-directors-and-officers	The Chairman is a Non-Executive Director but not an Independent Director. For the reasons stated in the Explanation under Recommendation 3.3(2) and 5.1, at present the Company has only two (2) independent directors, one of whom is the Chairman of the Audit Committee and the other is the Chairman of the Board Risk Oversight Committee. In view of the SEC recommendation that a director should be the chairman of only one committee, the Board designated a

		Information about Mr. Zamora is also contained in the Company's Information Statement: https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf	Non-Executive Director as Chairman of the CG Committee.
Optional: Recommendation 3.3.			
Corporate Governance Committee meet at least twice during the year.	COMPLIANT	Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof. Corporate Governance Committee meetings in 2018: a) 30 May 2018 b) 26 November 2018 Please refer to the Certification executed by the Corporate Secretary, Annex 7 of this Report.	
Recommendation 3.4			
Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	COMPLIANT	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions (a) Corporate Governance Manual, Art. III(C)(5 to 5.3, inclusive) https://nickelasia.com/corporategovernance/policies-processes-	

	T	1	
		and-practices (page 18 of the	
		CG Manual)	
		(b) Charter of the BROC	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (Appendix "8" of the CG	
		Manual, page 84 thereof)	
		, , , , , , , , , , , , , , , , , , , ,	
2 PROC is compared of at least three	COAADLIANT	Provide information or link/reference	At the Organizational Mosting of the
2. BROC is composed of at least three members, the majority of whom should be	COMPLIANT	Provide information or link/reference to a document containing	At the Organizational Meeting of the Board of Directors held on 20 May 2019,
independent directors, including the		information on the members of the	Mr. Factoran (Independent Director) was
Chairman.		BROC, including their qualifications	appointed as Chairman of the BROC, and
Chairman.		and type of directorship	Mr. Dy (Independent Director) and Mr.
			Martin Antonio G. Zamora were
		The BROC is composed of three (3)	appointed as members.
		members, two (2) of whom are	
		independent directors. The Chairman	http://edge.pse.com.ph/openDiscViewer.
		of the BROC, Mr. Fulgencio S. Factoran, Jr., is an independent	do?edge no=4a701bf60cab3458efdfc15e c263a54d#sthash.hXeEFYsk.dpbs
		director. The members of the	
		Committee until 06 August 2018	
		were Mr. Frederick Y. Dy	
		(Independent Director), and Mr.	
		Gerard H. Brimo.	
		As a result of the reorganization of	
		the Board Committees on 07 August 2018, the Board appointed Mr.	
		Martin Antonio G. Zamora as	
		member vice Mr. Brimo:	
		http://edge.pse.com.ph/openDiscVi	
		ewer.do?edge_no=bafe2c630b7cd9	
		<u>dd43ca035510b6ec2b</u>	

Г			
		Information regarding the type of directorship and the qualifications of the members of the BROC is available at https://www.nickelasia.com/about-us/board-directors-and-officers	
		The qualifications of each of the members of the Board, including members of BROC, are contained in the Information Statements for 2018 and 2019:	
		https://www.nickelasia.com/applicat ion/files/1415/2652/1629/NAC Definiti ve_Information_Statement_18Apr201 8.pdf#page=16	
		https://nickelasia.com/assets/docum ents/NAC-2019-Amended-Definitive- Information-Statement.pdf	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee. Output Description:	COMPLIANT	Provide information or link/reference to a document containing information on the Chairman of the BROC	
		The Chairman of the BROC is an Independent Director and is not the Chairman of the Board or of any other committee.	
		Information about Independent Director Fulgencio S. Factoran, Jr., BROC Chairman, is available at	

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		https://www.nickelasia.com/about-us/board-directors-and-officers Please see also: https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf andhttps://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf	
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Recommendation 3.5	COMPLIANT	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC. Information about the background, skills and experience of the members of the BROC is available at https://www.nickelasia.com/about-us/board-directors-and-officers Please see also 2018 and 2019 Information Statements: https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement.pdf https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf	

Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	COMPLIANT	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions. a) CG Manual, Art. III(B)(6; 6.1[a] to 6.1[f]), inclusive, on RPTs https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 20 of the CG Manual) b) Charter of the RPT Committee https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "8" of the CG Manual, page 84 thereof)	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman. Output Description:	NOT COMPLIANT	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship. As of 28 May 2018, the RPT Committee was composed of one (1) Non-Executive Director and two (2) Independent Directors. The Chairman of the Committee is a Non-Executive Director:	The RPT Committee is composed of three (3) Non-Executive Directors, two (2) of whom are Independent Directors. The Chairman of the RPT Committee is a Non-Executive Director. The Company has two (2) Independent Directors. For the explanation on why the Company only has two IDs, please refer to the Explanation given in response to Recommendation 3.3(2) and 5.1. In view of the SEC directive that a director should be the chairman of only one

- Takanori Fujimura, Non-Executive Director (Chairman),
- Fulgencio S. Factoran, Jr., Independent Director, and
- Frederick Dy, Independent Director.

http://edge.pse.com.ph/openDiscViewer.do?edge_no=5669878d97e379c243ca035510b6ec2b

As a result of the reorganization of the Board Committees on 07 August 2018, the Board appointed Mr. Toru Higo as Committee Chairman vice Mr. Takanori Fujimura:

http://edge.pse.com.ph/openDiscViewer.do?edge_no=bafe2c630b7cd9dd43ca035510b6ec2b

As of 31 December 2018, the RPT Committee was composed of the following Directors:

- 1) Toru Higo, Non-Executive Director (Chairman),
- 2) Fulgencio S. Factoran, Jr., Independent Director, and
- 3) Frederick Dy, Independent Director.

committee, and since the Independent Directors are the Chairmen of the Audit Committee and of the BROC, respectively, a Non-Executive Director was designated Chairman of the RPT Committee.

While the Chairman of the Committee is a Non-Executive Director and not an Independent Director, a majority of the members are Independent Directors. The objective of assuring that related party transactions are on an arms' length basis, at market prices and under fair and reasonable terms are in fact achieved.

	1	T	
		https://nickelasia.com/assets/docum	
		ents/NAC-2019-Amended-Definitive-	
		<u>Information-Statement.pdf</u>	
Recommendation 3.6			
All established committees have a	COMPLIANT	Provide information on or	
Committee Charter stating in plain terms		link/reference to the company's	
their respective purposes, memberships,		committee charters, containing all	
structures, operations, reporting process,		the required information, particularly	
resources and other relevant information.		the functions of the Committee that	
resources and other relevant information.		is necessary for performance	
		evaluation purposes.	
2. Committee Charters provide standards for	COMPLIANT		
evaluating the performance of the	COMI LIAITI	The charters of the different	
·		committees can be accessed	
Committees.		through	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (see Appendices of the CG	
		Manual)	
		Each of the Committee Charters	
		provide for performance evaluation	
		and assessment.	
		The functions and responsibilities of	
		The functions and responsibilities of each of the Committees are also in	
		the CG Manual	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (Appendices thereof)	
3. Committee Charters were fully disclosed	COMPLIANT	Provide link to company's website	
on the company's website.	JOMI LIAM	where Charters are disclosed.	
on the company's website.		Where charers are disclosed.	
	L		

All the committee charters may be accessed/downloaded from the Company website:

https://nickelasia.com/corporate-governance/policies-processes-and-practices (see Appendices to the CG Manual)

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

Recommendation 4.1

 The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.

COMPLIANT

Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.

The Company complies with the rules of the SEC on Board Meetings through Tele/Video Conferencing. In instances of attendance via teleconference, such compliance is indicated in the Minutes of Meetings.

Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings.

Attendance at Board meetings:

		Please refer to Certification on attendance at Board meetings https://nickelasia.com/assets/documents/NAC-Attendance-2018.pdf Attendance at Committee meetings: https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf Attendance, Shareholders' meetings: Attendance of directors is reflected in the Minutes of Shareholders' Meetings, which are uploaded to the Company's website within five (5) business days after the meeting https://nickelasia.com/assets/documents/Minutes-NAC-AGM-28May2018.pdf	
The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	Materials for Board and Committee meetings are provided to each Director. Considering the stature, qualifications and experience of the Company's directors, and their responsibilities as directors, it is reasonable to believe that the directors review the materials for all Board and Committee meetings.	
The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors	

	Questions raised and clarification or explanation sought by the directors are contained in the Minutes of the Meetings of the Board of Directors of the Company. https://nickelasia.com/assets/documents/Minutes-NAC-AGM-28May2018.pdf	
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Recommendation 4.2

1. Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.

COMPLIANT

Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.

Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies

Except for Mr. Fulgencio S. Factoran Jr. who serves as director in one other publicly-listed company, no director of the Company serves as a director of more than two publicly listed companies. The directorships of non-executive directors in other listed companies is contained in the Information Statement of each year.

2018 Information Statement:

http://edge.pse.com.ph/openDiscViewer.do?edge_no=abf591381a4f2dff43ca035510b6ec2b#sthash.uaPhZbKU.dpbs

2019 Information Statement:

http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs

Recommendation 4.3			
1. The directors notify the company's board before accepting a directorship in another company. Output Description: Output Desc	COMPLIANT	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed. Section IV (8) of the Board Charter requires that a director should notify the Board before accepting a directorship in another company: https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "4 of the CG Manual, page 62 thereof). Except for Mr. Factoran, no director of the Company served as a director of more than one publicly listed companies (including Nickel Asia) in 2018. The list of directorships of the non-executive directors is contained in the Information Statement of each	
		The Company has not received a written notification as described in this section because for a number of years, including 2017, none of its directors has accepted a directorship of a PLC other than those they already hold, as indicated in the Information Statements for 2018 and 2019. https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf	

		https://nickelasia.com/assets/docum ents/NAC-2019-Amended-Definitive- Information-Statement.pdf	
Optional: Principle 4			
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	COMPLIANT	List of directorships of the executive directors is contained in the Information Statement of each year. Please see: 2018 Information Statement: http://edge.pse.com.ph/openDiscViewer.do?edge_no=abf591381a4f2dff43ca035510b6ec2b#sthash.uaPhZbKU.dpbs 2019 Information Statement: http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpb	
Company schedules board of directors' meetings before the start of the financial year.	COMPLIANT	At the start of each year, a schedule of meetings of the Board of Directors for that year is circulated (with prior consultation with the directors on their respective schedules)	
3. Board of directors meet at least six times during the year.	COMPLIANT	Indicate the number of board meetings during the year and provide proof The Board of Directors met nine (9) times in 2018: 14 March 2018; 5 April2018; 3 May 2018; 28 May 2018; 7 August 2018; 28 August 2018; 9	

4. Company requires as minimum quorum of at least 2/3 for board decisions.	NOT COMPLIANT	November 2018 and 27 November 2018. https://nickelasia.com/assets/documents/NAC-Attendance-2018.pdf Indicate the required minimum quorum for board decisions The minimum quorum for Board decisions is a majority of the nine (9) directors. Attendance at Board meetings was generally 100% and in no instance was attendance less than seven (7) out of the nine (9) board members.	The Company does not require a minimum quorum of at least two-thirds of the Board. It complies with the Corporation Code and Article II, Section 6 of its Amended By Laws in that a majority of all of the members of the Board of Directors constitutes a quorum. Attendance at Board meetings was generally 100%, and in instances where
			the attendance was less than 100%, there was no instance when attendance was less than seven out of nine members of the Board. Hence, the objective of requiring a quorum of two-thirds is in fact achieved. https://nickelasia.com/assets/documents/NAC-Attendance-2018.pdf
Principle 5: The board should endeavor to exerc	ise an objective	and independent judgment on all corpo	orate affairs
Recommendation 5.1			
The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	NOT COMPLIANT	Provide information or link/reference to a document containing information on the number of independent directors in the board	The Company has nine (9) directors, two (2) of whom are independent directors. It is compliant with Sec. 38 of the SRC.
		Composition of the Board and the type of directorship of each member may be accessed at	The Board has reviewed the Company's present complement of directors, its productivity and goals achievement over

		Little of Marchaelands and Allerta	[H] H
		https://nickelasia.com/about- us/board-of-directors-and-officers	the past three years and the availability of a qualified person who would be suitable
		<u>03/D0did-01-directors-drid-011icers</u>	and an appropriate fit for the corporate
		Please see also Information	organization. After extended discussions,
		Statements for 2018 and 2019:	the Board has deferred the election of a
			third independent director to a more
		https://nickelasia.com/assets/docum	opportune and appropriate time.
		ents/NAC Definitive Information Stat	
		ement_18Apr2018.pdf andand	The objective that the Board should
		https://nickelasia.com/assets/docum	exercise independent judgment is
		ents/NAC-2019-Amended-Definitive-	achieved notwithstanding the fact that
		Information-Statement.pdf	the Board has two rather than three independent directors. All directors of the
			Company are cognizant of their fiduciary
			duties to the corporation and their duty to
			vote according to his/her own
			independent judgment and conscience
			as to what is in the best interests of the
			corporation.
Recommendation 5.2			
The independent directors possess all the	COMPLIANT	Provide information or link/reference	
qualifications and none of the	COMI LIAM	to a document containing	
disqualifications to hold the positions.		information on the qualifications of	
		the independent directors.	
		The qualifications of the independent	
		directors are contained:	
		(a) Information Statement of each	
		, ,	
		year.	
		2018 Information Statement:	
		http://edge.pse.com.ph/openDiscVi	
		ewer.do?edge_no=abf591381a4f2dff	

		43ca035510b6ec2b#sthash.uaPhZbK	
		<u>U.dpbs</u>	
		2019 Information Statement:	
		http://edge.pse.com.ph/openDiscVi	
		ewer.do?edge_no=d1ca52bdb437c	
		e7befdfc15ec263a54d#sthash.XII7Ew	
		gi.dpbs	
		(b) Company website	
		https://nickelasia.com/about-	
		us/board-of-directors-and-officers	
Supplement to Recommendation 5.2			
1. Company has no shareholder agreements,	COMPLIANT	Provide link/reference to a	
by-laws provisions, or other arrangements		document containing information	
that constrain the directors' ability to vote		that directors are not constrained to	
independently.		vote independently.	
		The Company is not aware of any	
		agreement that constrains the	
		directors' ability to vote	
		independently, and has reasonable	
		ground to believe that there are no	
		such agreements.	
		The Charter of the Board of Directors	
		mandates that all directors must	
		exercise independent judgement Sec. 4 to 4.4, refer to 4.4(d)	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (Appendix "4" of the CG	
		Manual, page 57 thereof)	

		Directors are aware of and comply with the duty of each director to	
		vote according to his own	
		independent judgment and his own	
		conscience as to what is in the best	
		interests of the company.	
Recommendation 5.3	COMPUMANT	Decide information and information	
The independent directors serve for a	COMPLIANT	Provide information or link/reference to a document showing the years IDs	
cumulative term of nine years (reckoned from 2012).		have served as such.	
110111 2012).		mave served as seen.	
		No Independent Director has served	
		for a cumulative term of more than	
		nine (9) years.	
		The tenure of each of the incumbent independent directors is in the	
		Information Statement of each year.	
		2018 Information Statement:	
		http://edge.pse.com.ph/openDiscVi	
		ewer.do?edge no=abf591381a4f2dff	
		43ca035510b6ec2b#sthash.uaPhZbK U.dpbs	
		<u>0.0005</u>	
		2019 Information Statement:	
		http://edge.pse.com.ph/openDiscVi	
		ewer.do?edge_no=d1ca52bdb437c	
		e7befdfc15ec263a54d#sthash.XII7Ew	
		<u>gi.dpbs</u>	
The company bars an independent	COMPLIANT	Provide information or link/reference	
director from serving in such capacity after	_	to a document containing	
the term limit of nine years.		information on the company's policy	
CFC Forms LACCD * Hadatad 31Dac2017			

In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks	COMPLIANT	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting.	
		Term limits of Independent Directors, CG Manual, at Article IIII(3): "Independent Directors shall serve for a maximum cumulative term of nine (9) years, reckoned in accordance with the pertinent rules of the SEC, after which the Independent Director shall be perpetually barred from re- election as such in the Company, but may continue to qualify for nomination and election as a non-independent director." https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 23 of the CG Manual) (a) Board Charter, Sec. 3. On Term Limits for Independent Directors https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "4" of the CG Manual, page 56 thereof)	
		on term limits for its independent	

shareholders' approval during the annual shareholders' meeting.		(a) CG Manual, Art. III(E) (3-https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 56) (b) Section 3, Board Charter; term limits for independent directors https://www.nickelasia.com/application/files/7215/0216/0560/NACNew_Manual_of_Corporate_Gove	
Decommondation 5.4		rnance.pdf#page=58 There has been no instance where an independent director has served for more than nine years. Messrs. Factoran and Dy, the incumbent Independent Directors, were elected in 2010.	
1. The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. Compared to the Board and Chief Executive Officer are held by separate individuals.	NOT COMPLIANT	Identify the company's Chairman of the Board and Chief Executive Officer The Chairman of the Board of Directors and Chief Executive Officer is Mr. Gerard H. Brimo. The Company has one other executive director; the President, Mr. Martin Antonio G. Zamora.	Although the Chairman of the Board and Chief Executive Officer are held by one individual, the Company President, who is a separate individual, also performs executive functions. Further, both the Chairman and CEO and the President provide regular reports to the Board's Committees and the Board, thereby ensuring that the required check and balance between policy-making and implementation is maintained.

2. The Chairman of the Board and Chief COMPLIANT	Provide information or link/reference
Executive Officer have clearly defined	to a document containing
responsibilities.	information on the roles and
	responsibilities of the Chairman of the
	Board and Chief Executive Officer.
	(a) A side by side comparison of the
	responsibilities of the Chairman
	and of the Chief Executive Officer
	is provided on page 29 of the
	Management Report attached to
	the 2017 Information Statement
	and may be accessed at
	http://edge.pse.com.ph/openDis
	cViewer.do?edge_no=ab8611644
	d4f538d3318251c9257320d#downl
	oad
	(b) The role and responsibilities of the
	Chairman are outlined in the
	Board Charter, Section 6
	https://nickelasia.com/corporate-
	governance/policies-processes-
	and-practices (Appendix "4" of
	the CG Manual, page 61 thereof)
	(c) The responsibilities of the CEO are
	contained in the Company's
	Amended By-Laws. The By-Laws
	are available on the Company's
	website
	11003110
	https://nickelasia.com/assets/doc
	uments/Certificate Of Filing Of A

Recommendation 5.5		mended By-Laws - September 20 2010.pdf Identify the relationship of Chairman and CEO. The Chairman and CEO and the President are not related by consanguinity or affinity.	
If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	COMPLIANT	Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any. Indicate if Chairman is independent. The Chairman is not an independent director. He is a Non-Executive Director. The CG Manual provides, at Article III, Sec. 5 that where the Chairman of the Board is not an independent director, the Board shall designate a lead director as practicable from among the independent directors, including if the positions of the Chairman and the CEO are held by one person https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 24 of the CG	At the Organizational Meeting of the Board of Directors of the Company held on 28 May 2018, the Board of Directors appointed Mr. Frederick Y. Dy as the Lead Independent Director. The Minutes of said meeting defines the authority and responsibilities of the Lead Independent Director. http://edge.pse.com.ph/openDiscViewer.do?edge_no=5669878d97e379c243ca035510b6ec2b#sthash.OJyzCmoC.dpbs At the Organizational Meeting of the Board of Directors of the Company held on 20 May 2019, the Board of Directors reappointed Mr. Frederick Y. Dy as the Lead Independent Director. http://edge.pse.com.ph/openDiscViewer.do?edge_no=4a701bf60cab3458efdfc15ec263a54d#sthash.hXeEFYsk.dpbs

		Mr. Frederick Y. Dy is the Lead Independent Director of the Company.	
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	COMPLIANT	Provide proof of abstention, if this was the case. Abstentions by individual directors on matters acted on by the Board, as appropriate or called for, are recorded in the Minutes of the meetings. Corporate records, including Minutes of Board meetings, are available for inspection by shareholders in accordance with the Corporation Code.	
Recommendation 5.7			
The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	NOT COMPLIANT	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings. CG Manual at Article III, Sec. 7 provides for separate meetings with the external auditors and heads of the internal audit, compliance and risk functions without any executive directors present to ensure that proper checks and balances are in place in the corporation. The meetings shall be chaired by the lead ID, if one has been designated.	The Audit Committee is composed of two independent and one non-executive director. In respect of the external and internal audit functions, it is not deemed necessary, and may be unduly cumbersome, to hold a separate meeting attended by all NEDs. The Audit Committee reports to the Board and if a separate meeting with all NEDs is needed, then such a meeting will be called. The members of the Board Risk Oversight Committee are two independent directors and one executive director. The Committee has not seen any reason for

	T		
			holding a meeting without the presence of the executive director, who is able to give significant inputs on the risks that the Company's business may be exposed to. Further, as reported earlier in this I-ACGR, an independent third party was engaged in 2017 for the Company's ERM. It is not deemed practicable, and may be unduly cumbersome, to hold a separate meeting on the risk function without any executives present. The policy of the BROC is that in the event a separate meeting on risk, without the presence of the executive director is deemed to be advantageous, then one will be called and will be chaired by the Chairman of the BROC, an Independent Director, or the Lead Independent Director, who is also a member of the BROC.
The meetings are chaired by the lead independent director.	COMPLIANTC OMPLIANT		As stated above, the policy of the BROC is that in the event a separate meeting on risk, without the presence of the executive director is deemed to be advantageous, then one will be called and will be chaired by the Chairman of the BROC, an Independent Director, or the Lead Independent Director, who is also a member of the BROC.
Optional: Principle 5			
None of the directors is a former CEO of the company in the past 2 years.	COMPLIANT	Provide name/s of company CEO for the past 2 years	

		There is no director who is a former CEO of the Company in the past two years. Mr. Gerard H. Brimo is the incumbent Chairman and CEO He has been the CEO for more than two (2) years.	
Principle 6: The best measure of the Board's effe		•	, ,
appraise its performance as a body, and assess	whether it posse	esses the right mix of backgrounds and co	ompetencies.
Recommendation 6.1			
Board conducts an annual self-assessment of its performance as a whole.	COMPLIANT	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman	
2. The Chairman conducts a self-assessment of his performance.	COMPLIANT	and the Committees	
		The CG Manual provides for an annual self-assessment at Article III(F) https://nickelasia.com/corporate-	
3. The individual members conduct a self-assessment of their performance.	COMPLIANT	governance/policies-processes-and- practices (page 24 of the CG Manual)	
4. Each committee conducts a self-assessment of its performance.	COMPLIANT	The Charters of the respective Committees also provide for assessment Audit Committee: https://nickelasia.com/corporate- governance/policies-processes-and- practices (Appendix "5" of CG Manual, see page 70 of the CG Manual) Corporate Governance Committee: https://nickelasia.com/corporate- governance/policies-processes-and-	

		proctices /Appendix "7" of the CC	1
		practices (Appendix "7" of the CG	
		Manual, see page 71 of the CG	
		Manual)	
		Board Risk Oversight Committee:	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (Appendix "8" of the CG	
		Manual, see page of the CG Manual)	
		Attached are copies of:	
		1) Assessment form for the Board as	
		a whole – Annex 10-A	
		2) Assessment form for the directors	
		· ·	
		individually – Annex 10-B	
		3) Self-Assessment form for the Audit	
		Committee – Annex 10-C	
		4) Assessment form for Committees –	
		Annex 10-D	
5. Every three years, the assessments are	COMPLIANT	Identify the external facilitator and	
5. Every three years, the assessments are supported by an external facilitator.	COMPLIANT	Identify the external facilitator and provide proof of use of an external	
5. Every three years, the assessments are supported by an external facilitator.	COMPLIANT	Identify the external facilitator and provide proof of use of an external facilitator.	
·	COMPLIANT	provide proof of use of an external	
·	COMPLIANT	provide proof of use of an external	
	COMPLIANT	provide proof of use of an external facilitator.	
·	COMPLIANT	provide proof of use of an external facilitator. The CG Manual provides at Art.	
	COMPLIANT	provide proof of use of an external facilitator. The CG Manual provides at Art. III(F)(1): The Board shall conduct an	
	COMPLIANT	provide proof of use of an external facilitator. The CG Manual provides at Art. III(F)(1): The Board shall conduct an annual assessment of its performance xxx. Every three years, as much as practicable, the	
·	COMPLIANT	provide proof of use of an external facilitator. The CG Manual provides at Art. III(F)(1): The Board shall conduct an annual assessment of its performance xxx. Every three years, as much as practicable, the assessment should be supported by	
·	COMPLIANT	provide proof of use of an external facilitator. The CG Manual provides at Art. III(F)(1): The Board shall conduct an annual assessment of its performance xxx. Every three years, as much as practicable, the assessment should be supported by an external facilitator.	
·	COMPLIANT	provide proof of use of an external facilitator. The CG Manual provides at Art. III(F)(1): The Board shall conduct an annual assessment of its performance xxx. Every three years, as much as practicable, the assessment should be supported by an external facilitator. https://nickelasia.com/corporate-	
·	COMPLIANT	provide proof of use of an external facilitator. The CG Manual provides at Art. III(F)(1): The Board shall conduct an annual assessment of its performance xxx. Every three years, as much as practicable, the assessment should be supported by an external facilitator. https://nickelasia.com/corporate-governance/policies-processes-and-	
	COMPLIANT	provide proof of use of an external facilitator. The CG Manual provides at Art. III(F)(1): The Board shall conduct an annual assessment of its performance xxx. Every three years, as much as practicable, the assessment should be supported by an external facilitator. https://nickelasia.com/corporate-	

		The Board will determine when it will be practicable for the assessment to be supported by an external facilitator, consistent with the CG Manual.	
Recommendation 6.2			
 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. The system allows for a feedback mechanism from the shareholders. 	COMPLIANT	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders The criteria for the evaluation of the board, directors and committees are contained in Annexes 10-A to 10-D of this Report. Article III (F)(2), CG Manual: the system of evaluation should allow for a feedback mechanism from the shareholders https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 24 of the CG Manual) A feedback mechanism for shareholders may be accessed at https://www.nickelasia.com/corporate-governance/stakeholder-feedback	

nciple 7: Members of the Board are duty-bour	nd to apply high	n ethical standards, taking into account th	ne interests of all stakeholders.
commendation 7.1			
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	Provide information on or link/reference to the company's Code of Business Conduct and Ethics. The Company's Code of Business Conduct and Ethics is available through the Company's website and may be accessed through: https://nickelasia.com/corporate-governance/policies-processes-and-practices	
The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees. In 2014, the respective Human Resources and Administration Groups of the Company and its Operating Companies disseminated the Code to their respective employees by conducting orientations where the Company's corporate governance policies, as well as the Code, were discussed in detail. Every year thereafter, the Company and its Operating Companies conduct similar orientations for new employees. Each employee has been given a copy of the Code.	

3. The Code is disclosed and made available	COMPLIANT	Each employee submits an acknowledgment receipt to confirm receipt of a copy of the Code. Since then, at the start of the succeeding calendar year, the employees of the Company and its Operating Companies accomplish an Annual Certificate of Integrity and Compliance to confirm their compliance with the Code of Business Conduct and Ethics during the previous year. The Company and its Operating Companies reported 100% compliance with the submission of such employee certifications for 2018. Provide a link to the company's	
to the public through the company website.	COMPLIANI	website where the Code of Business Conduct and Ethics is posted/ disclosed. https://nickelasia.com/corporate- governance/policies-processes-and- practices andand- practicehttps://www.nickelasia.com /corporate-governance/policies- processes-and-practice https://www.nickelasia.com/applicat ion/files/7715/0215/9599/Procuremen t_Governance_Suppliers_and_Purcha sing.pdf	

Supplement to Recommendation 7.1			
1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	COMPLIANT	Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery Please see: (a) Standards of Business Conduct and Ethics, Part V (H) and (I) (b) Procurement Governance Policy: Suppliers and Purchasing, Appendix "C" of the Code (c) Policy on Gifts, Hospitality and Entertainment, Appendix "D" of the Code (d) Whistle Blowing Policy, Appendix "E" of the Code All of the above may be accessed through: https://www.nickelasia.com/corporate-governance/policies-processes-and-practices	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	COMPLIANT	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.	
Board ensures the proper and efficient implementation and monitoring of	COMPLIANT	The Company requires all of its employees to submit annually an	

compliance with company internal	Annual Certification of Integrity and
policies.	Compliance attesting to their
	compliance with the Code of
	Business Ethics and Conduct. A copy
	of such form is attached to this report
	as Annex 11.
	Indicate who are required to comply
	with the Code of Business Conduct
	and Ethics and any findings on non-
	compliance.
	The Code of Business Conduct and
	Ethics covers Directors, Officers and
	Employees of Nickel Asia Corporation
	and its subsidiaries
	and its sobsidianes
	https://nickelasia.com/corporate-
	governance/policies-processes-and-
	practices (page 2 of the Code)
	Disalogura and Transparancy
Dringing O. The garage way about a catalatic again a grade alice	Disclosure and Transparency
· · · · · · · · · · · · · · · · · · ·	closure policies and procedures that are practical and in accordance with best practices
and regulatory expectations.	
Recommendation 8.1	DILANT
	PLIANT
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.	
Containen, resons and besiness operations.	
Supplement to Recommendations 8.1	

1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.

COMPLIANT

Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.

The Company disclosed its financial results for the year ended December 31, 2017 on 14 March 2018 and for the year ended December 31, 2018 on April 11, 2019

http://edge.pse.com.ph/openDiscViewer.do?edge_no=8a62238ebcadf4 7a43ca035510b6ec2b#sthash.ksOQ5 9il.dpbs

http://edge.pse.com.ph/openDiscViewer.do?edge_no=9246085b9c5844eaefdfc15ec263a54d#sthash.bGQVnxLQ.dpbs

Consolidated audited financial statements for 2017 and 2018 were released and uploaded to the Company's website.

https://nickelasia.com/assets/documents/17-

<u>A NAC Annual Report 2017 FINAL-2.pdf</u> and

https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf

Interim (quarterly) reports for 2018 were uploaded to the Company's website within 45 days from the end of the reporting period https://nickelasia.com/assets/docum ents/NACS_CFS0319_17Q_FINAL.pdf for the First Quarter of 2019 https://nickelasia.com/assets/docum ents/NACS_CFS0318_17Q_FINAL.pdf for the Third Quarter of 2018 https://nickelasia.com/assets/docum ents/NACS_CFS0318_17Q_FINAL.pdf for the First Quarter of 2018 https://nickelasia.com/assets/docum

No shareholder or group of shareholders is a controlling shareholder of the Company. The Company discloses the stockholders who own more than five percent (5%) of the Company's stock on a quarterly basis including the Public Ownership Report and in the Information Statements provided to the shareholders annually.

The Company as well has no crossholdings among company affiliates.

There are no imbalances on shareholders' voting power by virtue of no controlling shareholder.

2018 SEC Form 17-A Annual Report: http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=9246085b9c5844 eaefdfc15ec263a54d#sthash.bGQV nxLQ.dpbs

2019 Information Statement:

http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs

Public Ownership Reports for the first to fourth quarter of 2018 and first quarter of 2019:

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Recommendation 8.2			
Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	COMPLIANT	Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share.	
Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	COMPLIANT	a) Policy requiring Directors and Officers to report any dealings in shares of stock of the Company within three (3) business days	

This rule is part of the Company's Insider Trading Policy, Appendix B of the Company's Code of Business Conduct and Ethics. https://nickelasia.com/corporategovernance/policies-processesand-practices (Exhibit "1" of the Code)

b) Policy on reporting of dealings of Directors and Officers in shares of stock of the Company, Article IV(A)(2) of the CG Manual

https://nickelasia.com/corporategovernance/policies-processesand-practices (page 25 of the CG Manual)

Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.

Trading of the Corporation's shares by directors and officers are disclosed on PSE EDGE and 23-B reports

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Supplement to Recommendation 8.2			
Company discloses the trading of the	COMPLIANT	Provide information on or	
corporation's shares by directors, officers		link/reference to the shareholdings of	
(or persons performing similar functions)		directors, management and top 100	
and controlling shareholders. This includes		shareholders.	
the disclosure of the company's purchase		5.13.5110100101	
of its shares from the market (e.g. share		Shareholdings of Directors and	
buy-back program).		Officers are disclosed in the	
boy-back programj.		Information Statement	
SEC Form – I-ACGR * Updated 21Dec2017		inionnation statement	

[2018 Information Statement: http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=abf591381a4f2dff 43ca035510b6ec2b#sthash.uaPhZbK U.dpbs	
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		Provide link or reference to the	
		company's Conglomerate Map.	
		https://nickelasia.com/assets/docum	
		ents/NAC2018AR.pdf (page 5 of the	
		report)	
		https://nickelasia.com/about-	
		<u>us/corporate-structure</u>	
Recommendation 8.3			
Board fully discloses all relevant and	COMPLIANT	Provide link or reference to the	
material information on individual board	COMPLIANT	directors' academic qualifications,	
members to evaluate their experience		share ownership in the company,	
and qualifications, and assess any		membership in other boards, other	
potential conflicts of interest that might		executive positions, professional	
affect their judgment.		experiences, expertise and relevant	
ander mon joagmenn.		trainings attended.	
		The above information is contained in the Information Statement	
		distributed to the shareholders each	
		year and posted on the Company's	
		website	
		https://nickelasia.com/assets/docum	
		ents/NAC Definitive Information Stat	
		ement_18Apr2018.pdf	
		https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-	
		Information-Statement.pdf	

2 Roard fully discloses all relevant and	COMPLIANT	Provide link or reference to the key	
2. Board fully discloses all relevant and	COMPLIANT	officers' academic qualifications,	
material information on key executives to		share ownership in the company,	
evaluate their experience and		membership in other boards, other	
qualifications, and assess any potential		executive positions, professional	
conflicts of interest that might affect their		experiences, expertise and relevant	
judgment.		trainings attended.	
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		The above information is contained	
		in the Information Statement	
		distributed to the shareholders each	
		year and posted on the Company's	
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		<u>Information-Statement.pdf</u>	
Recommendation 8.4			
	COMPLIANT	Disalogo or provide link/reference to	
Company provides a clear disclosure of its The state of the	COMPLIANT	Disclose or provide link/reference to	
policies and procedure for setting Board		the company policy and practice for	
remuneration, including the level and mix		setting board remuneration	
of the same.		The policy and practice of the	
		Company in respect of Board	
		remuneration is that directors do not	
		receive remuneration other than	
		reasonable per diems, the amount of	
		which is disclosed in the Information	
		Statement provided annually to	
		shareholders and posted on the	
		Company's website	

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		<u>gi.dpbs</u>	
2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same. 2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for determining executive remuneration Please see CG Manual, Art. III(C) on functions of CG Committee in respect of Remuneration: https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 17 of the CG Manual) https://nickelasia.com/assets/documents/Revised_Corporate_Governance_ManualJuly_30_2014.pdf The Company has a confidential salary structure specifically for officers with corresponding benefits. The rates of Officers are discussed and determined by an Executive Compensation Committee. Previously, the Company participated in the Willis Tower Watson Data Services compensation survey for energy and natural	

3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	NOT COMPLIANT	compensation and enlisted the services of a compensation consultant to assist in job evaluation and performance metrics. The Company is in the process of revising and realigning the compensation of its key officers. Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO. The Company does not disclose the remuneration of officers on an individual basis. A copy of the Company's Retirement Policy and the Retirement Plan is attached to this Report as Annex 12.	For reasons of safety and security, the Company does not disclose the remuneration of officers on an individual basis. The remuneration of the top 5 highest paid officers as a group are presented in the Information Statement 2018 Information Statement: http://edge.pse.com.ph/openDiscViewer.do?edge_no=abf591381a4f2dff43ca03551 0b6ec2b#sthash.uaPhZbKU.dpbs 2019 Information Statement: http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15 ec263a54d#sthash.XII7Ewgi.dpbs
Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	COMPLIANT	Disclose or provide reference/link to company's RPT policies The Company's RPT policies may be found in: (a) Article III (B) of the CG Manual	

		8. the required approval (i.e., names of the board of directors approving, names and percentage of shareholders who approved) based on the company's policy; and 9. other terms and conditions RPTs in 2018 were carried over from previous years. There were no new RPTs in 2018 requiring separate Board approval. RPTs are listed in pages 90-96 of the Audited Financial Statements as of the year ended 31 December 2018.	
Supplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflict of interests.	COMPLIANT	Indicate where and when directors disclose their interests in transactions or any other conflict of interests. Please refer to the Company's Policy on Conflict of Interest, Appendix A of the Code on Business Conduct and Ethics https://nickelasia.com/corporate-governance/policies-processes-and-practices Directors who may have an interest in a specific transaction so indicate during the meeting and abstain from voting thereon. Such abstention is reflected in the Minutes.	

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Optional : Recommendation 8.5			
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	COMPLIANT	Provide link or reference where this is disclosed, if any The Company's Corporate Governance policies mandate that RPTs must be conduct in such a way to ensure that they are fair and at arms' length. Please refer to: (a) CG Manual, Article III (7 to 7.3, Inclusive https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 12 of the CG Manual)	
		(b) Charter of the RPT Committee, Sec. 4 https://nickelasia.com/corporate- governance/policies-processes- and-practices (Appendix "9" of the CG Manual, page 90 thereof)	
		(c)Code of Business Conduct and Ethics, F (1-4, inclusive) https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 5 of the Code)	

Recommendation 8.6			
1. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.	COMPLIANT	Provide link or reference where this is disclosed The Company discloses material information on PSE Edge, and to the SEC through Form 17-C, consistent with its Disclosure Policy under the CG Manual (Art. IV), and in compliance with the rules of the PSE and the SEC on prompt disclosure of material information. Set forth below are links to examples of such disclosures: http://edge.pse.com.ph/openDiscViewer.do?	

		were in the ordinary course, such as the acquisition of equipment for use in mining operations.	
2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets. 2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	COMPLIANT	Identify independent party appointed to evaluate the fairness of the transaction price Disclose the rules and procedures for evaluating the fairness of the transaction price, if any. In 2018, there were no instances of the occurrence of a material fact or event, including the acquisition or disposal of significant assets which could adversely affect the viability or the interest of its shareholders and other stakeholders. As stated above, all acquisitions or disposals of assets were in the ordinary course of business. In the event that there is such a transaction, the Board will decide whether there is a need to appoint an independent party to evaluate the fairness of such a transaction. Indeed, when the Company disposed of shares representing 12.25% of the shares of THPAL in 2016 an independent third party was appointed to evaluate the fairness of a transaction.	

Supplement to Recommendation 8.6			
1. Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.		Provide link or reference where these are disclosed. The Company is not aware of any, and has reasonable ground to believe that there are no, shareholder agreement, voting trust agreement, confidentiality agreement and other agreements between and among shareholders that may impact on the control, ownership and strategic direction of the Company.	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT	Provide link to the company's website where the Manual on Corporate Governance is posted. The Company's Corporate Governance Manual was submitted to the SEC and the DEE and in	
Company's MCG is submitted to the SEC and PSE.	COMPLIANT	to the SEC and the PSE and is available on the Company's website.	

Supplement to Recommendation 8.7			
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	COMPLIANT	Provide proof of submission. On 30 May 2017 the Company submitted its CG Manual to the SEC, together with annexes thereto. A copy of the letter to the SEC is attached to this Report as Annex 13. A copy of the CG Manual was also submitted to the PSE on PSE Edge http://edge.pse.com.ph/openDiscViewer.do?edge.no=723794c1536ac0e43318251c9257320d#sthash.aWarfCSE.dpbs There have been no changes to the MCG since its adoption in May 2014. The Vision, Mission and Core Values were updated on May 3, 2018.	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:			
a. Corporate Objectives	COMPLIANT	Corporate Objectives are disclosed –	
		YES, Corporate Objectives are disclosed. Please see: (a) Page 3, Company's 2017 Annual	
		Report under SEC Form 17-A	

		http://edge.pse.com.ph/openDis cViewer.do?edge_no=34ab42ba5 5ee6a2f43ca035510b6ec2b#dow nload (b)Page 3, Company's 2018 Annual Report under SEC Form 17-A http://edge.pse.com.ph/openDis cViewer.do?edge_no=9246085b9 c5844eaefdfc15ec263a54d#sthas h.bGQVnxLQ.dpbs	
b. Financial performance indicators	COMPLIANT	Financial performance indicators are disclosed – YES, financial performance indicators are disclosed. Please see: (a) Pages 49 to 50, Company's Annual Report for 2017 under SEC Form 17-A http://edge.pse.com.ph/openDiscViewer.do?edge_no=34ab42ba55ee6a2f43ca035510b6ec2b#download	
		(b) Pages 37 to 48, Company's Annual Report for 2018 under SEC Form 17-A http://edge.pse.com.ph/openDis cViewer.do?edge_no=9246085b9 c5844eaefdfc15ec263a54d#sthas h.bGQVnxLQ.dpbs	

c. Non-financial performance indicators	COMPLIANT	Non-financial performance indicators are disclosed – YES, non-financial performance indicators are disclosed. Please see pages 48-50 of the 2018 Annual Report under SEC Form 17-A and pages 48 to 69 of the 2018 Annual Report distributed to the stockholders at the Annual Stockholders' Meeting on 20 May 2019 and posted on the Company website https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf https://nickelasia.com/assets/documents/NAC.pdf	
d. Dividend Policy	COMPLIANT	Dividend policy is disclosed – YES, dividend policy is disclosed. Please see: (a) Page 33 of the Company's 2017 Annual Report on SEC Form 17-A http://edge.pse.com.ph/openDiscviewer.do?edge.no=04ae3c3de9f2d11b3318251c9257320d#download	

		(b) Page 35, Company's 2018 Annual Report on SEC Form 17-A http://edge.pse.com.ph/openDiscViewer.do?edge_no=34ab42ba55ee6a2f43ca035510b6ec2b#download	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	COMPLIANT	Biographical details of all directors are disclosed – YES, these are disclosed. Please see: (a) Pages 52-54, Company's 2017 Annual Report on SEC Form 17-A http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=34ab42ba55ee6 a2f43ca035510b6ec2b#download (b) Pages 52-57, Company's 2018 Annual Report on SEC 17-A http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=9246085b9c5844 eaefdfc15ec263a54d#sthash.bGQV nxLQ.dpbs	
f. Attendance details of each director in all directors meetings held during the year	COMPLIANT	Attendance details of each director are disclosed – YES, this information is disclosed. Please see: (a) Certification of directors' attendance at Board meetings, posted on the Company's website	

		https://nickelasia.com/assets/doc uments/NAC-Attendance- 2018.pdf (b) Page 21 of the 2017 Annual Report distributed to the shareholders at the 2018 annual meeting and posted on the Company's website: https://nickelasia.com/assets/doc uments/NAC_AR_2017- 3.pdf#page=11 (c) Page 28 of the 2018 Annual Report distributed to the shareholders at the 2019 annual meeting and posted on the Company's website: https://nickelasia.com/assets/doc uments/NAC2018AR-HOPE- 1.pdf#page=16	
g. Total remuneration of each member of the board of directors	COMPLIANT	Directors do not receive remuneration as directors except for reasonable per diems for attendance at meetings. The per diem for attendance per meeting is shown in the Information Statements provided to all shareholders	

		43ca035510b6ec2b#sthash.lzl1LxZ7.d pbs2018 http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=d1ca52bdb437c e7befdfc15ec263a54d#sthash.XII7Ew gi.dpbs	
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.	COMPLIANT	The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance – YES. Please see page 12 of the 2017 Annual Report provided to the stockholders at the annual meeting and posted on the Company's website https://nickelasia.com/assets/documents/NAC_AR_2017-3.pdf#page=12 Please see page 28 of the 2018 Annual Report provided to the stockholders and the annual meeting and posted on the Company's website https://nickelasia.com/assets/documents/NAC2018AR.pdf#page=14	
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational,	COMPLIANT	The Audit Committee of the Board conducts the review and submits a report to the Board. The Audit Committee's confirmation in the Annual Report for 2017(at	

financial and compliance controls) and risk management systems.		page 92)distributed to the shareholders and posted on the Company's website https://nickelasia.com/assets/documents/NAC_AR_2017-3.pdf#page=55 The Audit Committees' Confirmation in the Annual Report for 2018 (at page 88) distributed to the shareholders and posted at the Company's website https://nickelasia.com/assets/documents/NAC2018AR.pdf#page=52	
4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	COMPLIANT	Please see pages 29 to 53 of the 2017 Annual Report distributed to the shareholders at the annual meeting and posted on the Company's website https://nickelasia.com/assets/documents/NAC AR 2017-3.pdf#page=18 Please see pages 36 to 71 of the 2018 Annual Report distributed to the shareholders at the annual meeting and posted on the Company's website https://nickelasia.com/assets/documents/NAC2018AR.pdf#page=22	

5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	COMPLIANT	See pages 25-28 of the 2017 Annual Report distributed to the shareholders at the annual meeting and posted on the Company's website https://nickelasia.com/assets/documents/NAC_AR_2017-3.pdf#page=17 See pages 34-35 of the 2018 Annual Report distributed to the shareholders at the annual meeting and posted on the Company's website https://nickelasia.com/assets/documents/NAC2018AR.pdf#page=21	
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Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.

Recommendation 9.1				
approving and re-	ppointment, removal,	COMPLIANT	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor. Please see Report of the Audit Committee to the Board of Directors, Annex 9 of this Report	
· ·	reappointment, of the external auditor is the Audit Committee,	COMPLIANT	Indicate the percentage of shareholders that ratified the appointment, reappointment,	For 2019, 80.85% of the stockholders voted In favor of the appointment of SyCip Gorres Velayo & Company as the independent external auditor of the

	approved by the Board and ratified by the shareholders.		removal and fees of the external auditor. 81.41% of the stockholders voted in favor of the appointment of SyCip Gorres Velayo & Company as the independent external auditor of the Company for 2018. This fact was disclosed in the Minutes of the 2018 Annual Stockholders' Meeting and available on the Company's website https://nickelasia.com/assets/documents/NIKL_28_May_2018_ASM_Minutes.pdf	Company for 2019. This fact was disclosed in the Minutes of the 2019 Annual Stockholders' Meeting and the tabulation of results of the 2019 the said meeting. Both documents are available on the Company's website: https://nickelasia.com/assets/documents/ NAC-2019-AGM-Minutes-20-May-2019-rev- 1.pdf https://nickelasia.com/assets/documents/ NAC-Tabulation-of-Results-20May2019- ASM.pdf
3.	For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	COMPLIANT	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor. There was no change in the external auditor in 2018. The Company retained SyCip Gorres Velayo & Company as its external auditor.	
Su	pplement to Recommendation 9.1			
1.	Company has a policy of rotating the lead audit partner every five years.	COMPLIANT	Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years. The lead audit partner of the Company's independent external auditor is rotated at least once every	

	five (5) years as applicable, in accordance with SRC Rule 68, Part 3(b)(iv)(ix) and SEC Memorandum Circular No. 4, Series of 2012 (Guidelines the Guidelines for the Assessment of Performance of Audit Committees of Companies Listed on the Exchange).	
COMPLIANT	Provide link/reference to the	
COMI LIAM	company's Audit Committee Charter	
	The Audit Committee Charter is available on the Company's website and may be downloaded through https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "5" of the CG Manual, page 65 thereof).	
COMPLIANT	Provide link/reference to the company's Audit Committee Charter https://nickelasia.com/corporate-governance/policies-processes-and-	
	COMPLIANT	accordance with SRC Rule 68, Part 3(b) (iv) (ix) and SEC Memorandum Circular No. 4, Series of 2012 (Guidelines the Guidelines for the Assessment of Performance of Audit Committees of Companies Listed on the Exchange). Provide link/reference to the company's Audit Committee Charter The Audit Committee Charter is available on the Company's website and may be downloaded through https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "5" of the CG Manual, page 65 thereof). COMPLIANT Provide link/reference to the company's Audit Committee Charter https://nickelasia.com/corporate-https://nickelasia.com/corporate-https://nickelasia.com/corporate-https://nickelasia.com/corporate-

		practices (Appendix "5" of the CG Manual, page 65 thereof).	
1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter https://nickelasia.com/corporate- governance/policies-processes-and- practices (Appendix "5" of the CG Manual, page 65 thereof).	
Audit Committee ensures that the external auditor has adequate quality control procedures.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "5" of the CG Manual, page 65 thereof).	
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	Disclose the nature of non-audit services performed by the external auditor, if any. Non-audit services performed by the external auditor is contained in the Information Statement which is uploaded to PSE Edge http://edge.pse.com.ph/openDiscViewer.do?edge.no=abf591381a4f2dff43ca035510b6ec2b#sthash.lzl1LxZ7.depbs	

		http://edge.pse.com.ph/openDiscVi	
		ewer.do?edge_no=d1ca52bdb437c	
		e7befdfc15ec263a54d#sthash.XII7Ew	
		gi.dpbs	
		9.000	
2. Audit Committee stays alert for any	COMPLIANT	Provide link or reference to guidelines	
potential conflict of interest situations, given the guidelines or policies on non-		or policies on non-audit services	
audit services, which could be viewed as		CG Manual, Article III(C)(2.3)(g):	
		The Audit Committee shall evaluate	
impairing the external auditor's objectivity.		and determine the non-audit work, if	
		any, of the External Auditor, and	
		periodically review the non-audit	
		i i	
		fees paid to the External Auditor in	
		relation to the total fees paid to him	
		and to the Company's over-all	
		consultancy expenses. The	
		Committee should disallow any non-	
		audit work that will conflict with	
		duties as External Auditor or may	
		pose a threat to the External	
		Auditor's independence xxx	
		https://nickelasia.com/corporate-	
		governance/policies-processes-and-	
		practices (page 15 of the CG	
		Manual)	
		,	
Supplement to Recommendation 9.3			
1. Fees paid for non-audit services do not	COMPLIANT	Provide information on audit and	
outweigh the fees paid for audit services.		non-audit fees paid.	
		·	
		Audit and non-audit fees paid the	
		external auditor are contained in the	
		first page of the Management Report	

		which is attached to the Information Statement. They are also stated in the body of the Information	
		The Information Statement is available on PSE Edge: http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=abf591381a4f2dff 43ca035510b6ec2b#sthash.lzl1LxZ7.d pbs http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=d1ca52bdb437c e7befdfc15ec263a54d#sthash.XII7Ew	
Additional Recommendation to Principle 9		gi.dpbs	
Company's external auditor is duly accredited by the SEC under Group A category.	COMPLIANT	Provide information on company's external auditor, such as: 1. Name of the audit engagement partner;	
		 Accreditation number; Date Accredited; Expiry date of accreditation; and 	
		5. Name, address, contact number of the audit firm. Below are the details of the	
		engagement partner in-charge of auditing the Company's financial statements:	

			Name: Jaime F. Del Rosario CPA Certificate No. 56915 Accreditation No.: SEC Accreditation No. 0076-AR-4 (Group A) Accredited on 01 May 2016; valid until 01 May 2019 Name, address and contact number of auditing firm: SyCip Gorres Velayo & Co. 6760 Ayala Avenue, Makati City, 1226 Metro Manila, Philippines Tel: (632) 891-0307. Fax: (632) 819-0872 / (632) 818-1377	
2.	Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	COMPLIANT	Provide information on the following: 1. Date it was subjected to SOAR inspection, if subjected; 2. Name of the Audit firm; and 3. Members of the engagement team inspected by the SEC. SGV provided the following data to the Company: 1. Date it was subject to SOAR inspection: November 12 to 23, 2018 2. Name of the audit firm – SyCip Gorres Velayo & Co. 3. Members of the engagement team inspected by the SEC – the names of SGV's team inspected by the SEC were previously submitted by SGV to the SEC.	

Principle 10: The company should ensure that th	Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.				
Recommendation 10.1					
Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	COMPLIANT	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues. (a) Article V (A) (5.2) of the CG Manual https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 27 of the CG Manual) (b) Sustainability Report is in the annual report distributed to the shareholders at the annual meeting and posted on the Company's website https://nickelasia.com/assets/doc uments/NAC AR 2017-3.pdf#page=18 https://nickelasia.com/assets/doc uments/NAC 2018AR.pdf#page=2 2			

Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.

COMPLIANT

Provide link to Sustainability Report, if any. Disclose the standards used.

The Company's Sustainability Report is in the Annual Report distributed to shareholders at the annual shareholders' meeting and can be accessed through the following link:

https://www.nickelasia.com/application/files/6215/2747/1293/NAC AR 2017.pdf #page=18

https://nickelasia.com/assets/doc uments/NAC2018AR.pdf#page=2 2

The Independent Assurance Statement issued by GCSS Inc. is contained on page 74 of the 2017 Annual Report

https://nickelasia.com/assets/documents/NAC AR 2017-3.pdf#page=37

The Independent Assurance Statement issued by GCSS Inc. is contained on page 112 of the 2018 Annual Report

https://nickelasia.com/assets/documents/NAC2018AR.pdf#page=61

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Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users.

channel is crucial for informed decision-making by investors, stakeholders and other interested users.				
Recommendation 11.1				
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	COMPLIANT	Disclose and identify the communication channels used by the company (i.e., website, Analyst's briefing, Media briefings /press conferences, Quarterly reporting, Current reporting, etc.). Provide links, if any https://www.nickelasia.com/investor-relations/company-disclosures https://nickelasia.com/assets/documents/PR-FY2018Results.pdf https://nickelasia.com/assets/documents/PR-FY2018Results.pdf https://nickelasia.com/assets/documents/NIKL_PR_Shipments_FY2018.pdf https://nickelasia.com/assets/documents/NIKL_PR_SQ-2018_Results.pdf https://nickelasia.com/assets/documents/NIKL_PR_SQ-2018_Results.pdf https://nickelasia.com/assets/documents/DAO_PRESS_Release_rev.pdf https://nickelasia.com/assets/documents/NIKL_PR_Shipments_1Q_2018.pdf https://nickelasia.com/assets/documents/NIKL_PR_Shipments_1Q_2018.pdf https://nickelasia.com/assets/documents/NIKL_PR_Shipments_1Q_2018.pdf	The primary communication channels used by the Company are its website, periodic reports that are uploaded to PSE EDGE and posted on the website, and reports regarding material facts and developments that are made promptly on PSE EDGE. Press releases regarding the Company's performance are also issued on a regular basis. The Company, principally through its CFO, promptly responds to requests for information or questions raised by investors and analysts by telephone or via email. The Company holds media and analysts' briefings when necessary or appropriate under the circumstances.	
Supplement to Principle 11				
Company has a website disclosing up-to- date information on the following:				

a. Financial statements/reports (latest quarterly)	COMPLIANT	Nickel Asia Corporation website: https://nickelasia.com/investor-relations/financial-reports https://nickelasia.com/assets/documents/NACS CFS0319 17Q FINAL.pdf	
b. Materials provided in briefings to analysts and media	COMPLIANT	Please see Explanation under Recommendation 11.1 above.	
c. Downloadable annual report	COMPLIANT	Company's Annual Report for 2017 under SEC Form 17-A https://nickelasia.com/assets/documents/NAC AR 2017-3.pdf Company's 2017 Annual Report provided to shareholders for the Annual Meeting and posted on the Company's website https://nickelasia.com/assets/documents/NAC AR 2017-3.pdf Company's Annual Report for 2018 under SEC Form 17-A https://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report NAC.pdf Company's 2018 Annual Report provided to shareholders for the Annual Meeting and posted on the Company's website https://nickelasia.com/assets/documents/NAC2018AR.pdf	

d. Notice of ASM and/or SSM	COMPLIANT	https://www.nickelasia.com/investor-relations/company-disclosures	
e. Minutes of ASM and/or SSM	COMPLIANT	https://www.nickelasia.com/investor-relations/company-disclosures	
f. Company's Articles of Incorporation and By-Laws	COMPLIANT	Amended Articles of Incorporation – https://nickelasia.com/assets/docum ents/Certificate of Approval of Incr ease of Capital Stock - June 24 2015.pdf Amended By-Laws – https://nickelasia.com/assets/docum ents/Nickel_Asia_Corporation_By_La ws.pdf	
Additional Recommendation to Principle 11			
Company complies with SEC-prescribed website template.	COMPLIANT	http://www.nickelasia.com/	
		tem and Risk Management Framework	
Principle 12: To ensure the integrity, transparence effective internal control system and enterprise in the integrity of the control system.			e company should have a strong and
Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	COMPLIANT	List quality service programs for the internal audit functions. Indicate frequency of review of the internal control system	

	The Chief Audit Executive ensures that the audit activity and all audit professionals conform to professional standards embodied under the International Professional Practices Framework (IPPF) and the Code of Ethics. Ongoing monitoring of the internal audit activity is incorporated in the quarterly reporting to the Board Risk Oversight Committee. The Company conducts an annual review of internal control system, focusing on the key risk areas. Article V of the CG Manual contains the Company's internal control system and risk management framework https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 27 of the CG Manual)	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Identify international framework used for Enterprise Risk Management Provide information or reference to a document containing information on: 1. Company's risk management procedures and processes 2. Key risks the company is currently facing	

3. How the company manages the key risks

Article V of the CG Manual contains the Company's internal control system and risk management framework https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 27 of the CG Manual)

The Company's Enterprise Risk Management System (ERM) is based on the Committee of Sponsoring Organizations of the Treadway Commission.

The Company ERM Program is also discussed in page 21 of the 2018 Annual Report distributed to the shareholders at the Annual Meeting and uploaded in the Company's website:

https://nickelasia.com/assets/documents/NAC2018AR.pdf

The key risks that the Company is facing and the manner by which it manages these risks are discussed in its Interim Financial Report on SEC Form 17-Q for the first quarter of 2018, which is uploaded on the Company's website:

Indicate frequency of review of the enterprise risk management framework.

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		The annual internal audit plan includes a review of the significant risks of the Company and of the effectiveness of the ERM process.	
Supplement to Recommendations 12.1			
1. Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	COMPLIANT	Provide information on or link/ reference to a document containing the company's compliance program covering compliance with laws and relevant regulations. The Company's commitment to compliance with laws and relevant regulations is in its Code of Business Conduct and Ethics Part V(A[4]) and Part V(B) on Compliance with Laws, regulations and standards. https://nickelasia.com/corporate- governance/policies-processes-and- practices (pages 3 to 4 of the Code) Indicate frequency of review. The annual internal audit plan includes a review of the significant risks of the Company and of the effectiveness of the ERM process See also report on Compliance with laws, rules and regulations applicable to the Company, at page 108 of the 2018 Annual Report	

https://nickelasia.com/assets/documents/NAC2018AR.pdf

The Company's Operating Companies have appointed their respective compliance officers-incharge ("Compliance OICs") who are responsible for monitoring the compliance of various units of the Operating Companies with applicable laws, rules and regulations and the timely and accurate submission of reports to various government agencies and the renewal of, or application for, permits and licenses necessary for the business. The Compliance OICs submit their compliance monitoring reports to the Compliance Team of the Company on a regular basis (e.g., annual, quarterly and monthly reports, and updates to one-time or long-term requirements).

In 2018, the Company also conducted a compliance monitoring exercise on its Operating Companies to identify the areas where such companies are compliant and the areas where they are non-compliant and where improvements can be made. The Compliance Monitoring Team was composed of the Chief Audit Executive and senior managers from the Internal Audit.

		Legal/Compliance and Operations
		groups of the Company.
Optional: Recommendation 12.1		
1. Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.	COMPLIANT	Provide information on IT governance process The Company has in place sufficient infrastructure to ensure protection against financial data loss, regular back up and archiving procedures and a disaster recovery plan in the event of hardware failure. For cyber security, the Company set up standard security features for its IT systems such as firewalls, passwords and the use of IVPN. Since 2010, the Company has engaged a third party to conduct annual audit of its IT systems.
Recommendation 12.2		
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	Disclose if the internal audit is inhouse or outsourced. If outsourced, identify external firm. CG Manual, Article V: Internal Control System and Risk Management Framework https://nickelasia.com/corporate- governance/policies-processes-and- practices (page 27 of the CG Manual) The Company's internal gudit
		The Company's internal audit function is in-house.

Recommendation 12.3			
Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities. Ms. Maria Angela G. Villamor is the Company's Chief Audit Executive. The responsibilities of the Chief Audit Executive is contained in the Audit Committee Charter which is available on the Company's website and may be downloaded through https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "5" of the CG Manual, page 65 thereof)	
2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider. Output Description:	COMPLIANT	CG Manual. Article V(A)(3): The Company shall have a qualified Chief Audit Executive (CAE) appointed by the Board. The CAE shall oversee and be responsible for the internal audit activity of the Company, including any portion that may be outsourced to a third party service provider. https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 28 of the CG Manual)	

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.		Identify qualified independent executive or senior management personnel, if applicable. The Company does not outsource its internal audit activities.	
Recommendation 12.4			
Company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT	Provide information on company's risk management function. CG Manual, Article V(5 to 5.7): The Company shall have a separate risk management function to identify, assess and monitor key risk exposures. The risk management function shall include, among others: xxx https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 29 of the CG Manual)	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally.	COMPLIANT	Identify source of external technical support, if any. The Company and its Operating Subsidiaries have a full complement of technical personnel who are well able to provide support in risk management. In instances when	

		external support is needed, the Company calls on external consultants who are competent and qualified to provide support.	
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	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background. Mr. Jose B. Anievas, is the Company's Chief Risk Officer. His qualifications are contained in the Information Statement https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf https://nickelasia.com/assets/documents/NAC_2019-Amended-Definitive_Information-Statement.pdf	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT	Mr. Jose B. Anievas is the Senior Vice President for Operations, Chief Operations Officer, and Chief Risk Officer of the Company. He started working with Taganito Mining Corporation in 2009 as its Resident Mine Manager and later as its Vice President for Operations. He has worked with the mining industry for more than fifty (50) years, thirty-seven	

		(37) years with Philex Mining Corporation and Philex Gold Philippines as its Vice President for Operations until his retirement in December 2002, four (4) years as a freelance mining engineer, two (2) years with Carrascal Nickel Corporation, five (5) years with TMC and currently with NAC. He also served the Government in the Professional Regulation Commission as a member of the Board of Examiners for Mining Engineering in 1997-2000 and was President of the Philippine Society of Mining Engineers in the CARAGA Region in 2010- 2012. He is a Fellow of the Society of Mining Engineers and a Competent Person in the Copper and Gold operations. Mr. Anievas obtained his Bachelor of Science in Mining Engineering Degree from the Mapua Institute of Technology.	
1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	COMPLIANT	Please see Attestation of the CEO and the CAE, Annex 14 of this Report. The Audit Committee has also confirmed that the Company's internal control systems, including financial and operational controls, are adequate and effective. Please see Annex 9 of this Report.	

		1	T
	Cultivating a Syr	nergic Relationship with Shareholders	
Principle 13: The company should treat all share		<u> </u>	and facilitate the exercise of their rights.
Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed. CG Manual, Article VI(A) https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 30 of the CG Manual)	
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Provide link to company's website The Company's CG Manual can also be accessed through https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 30 of the CG Manual)	
Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	COMPLIANT	This is a fundamental principle in Philippine Corporation Law and the Company is in full compliance with this principle. In the election of directors, the Company complies with cumulative voting, as mandated under the Corporation Code.	

same class	res that all shareholders of the are treated equally with voting rights, subscription rights or rights.	COMPLIANT	Provide information on all classes of shares, including their voting rights if any. Common shares have all the rights of a shareholder such as the right to vote, the right to dividends, preemptive rights to issuances of the same class of shares. Preferred Shares have the right to vote but shall not participate in any dividends declared by the Company except a fixed cumulative dividend. Amended Articles of Incorporation – https://nickelasia.com/assets/documents/Certificate of Approval of Increase of Capital Stock – June 24 2015.pdf	
	an effective, secure, and ting system.	COMPLIANT	Provide link to voting procedure. Indicate if voting is by poll or show of hands. Voting is by poll. Page 20 of the 2018 Information Statement: https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf#page=20	

		Page 30 of the 2019 Information Statement: https://nickelasia.com/assets/docum ents/NAC-2019-Amended-Definitive- Information-Statement.pdf#page=30 Minutes of the 2018 Annual Stockholders' Meeting: https://nickelasia.com/assets/docum ents/Minutes-NAC-AGM- 28May2018.pdf Minutes of Special Stockholders' Meeting held on 09 October 2018: https://nickelasia.com/assets/docum ents/NIKL_Minutes 9 Oct 2018 Special SH_Meeting.pd f Minutes of 2019 Annual Stockholders' Meeting: https://nickelasia.com/assets/docum ents/NAC-2019-AGM-Minutes-20- May-2019-rev-1.pdf	
4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	NOT COMPLIANT	Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any.	No one shareholder or group of shareholders holds a majority of the Company's outstanding capital stock. The Company has no "controlling" shareholders, and "supermajority" mechanisms are not deemed necessary for the protection of minority shareholders.
5. Board allows shareholders to call a special shareholders' meeting and submit a	COMPLIANT	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution)	

proposal for consideration or agenda item at the AGM or special meeting.		CG Manual, Art. VI(A)(3): Shareholders holding at least 10% of the Company's outstanding capital stock shall have the right to propose the holding of meetings and to include Agenda items ahead of the scheduled Annual and Special Shareholders' Meeting https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 30 of the CG Manual) By Laws: https://nickelasia.com/assets/documents/Nickel Asia Corporation By Laws.pdf	
6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders. Output Description:	COMPLIANT	Provide information or link/reference to the policies on treatment of minority shareholders Articles III (6.1) and VI (2.4) of the CG Manual provide for rights of minority shareholders to nominate candidates to the Board of Directors https://nickelasia.com/corporate-governance/policies-processes-and-practices (pages 12 and 32 of the CG Manual) The Policy on the Nomination and Election of Directors expressly recognizes the right of minority	

		shareholders to nominate directors and outlines the nomination process to ensure all shareholders are aware of the process should they wish to nominate https://nickelasia.com/corporate-governance/policies-processes-and-practices (Appendix "1" of the CG Manual, page 35 thereof)	
7. Company has a transparent and specific dividend policy.	COMPLIANT	Provide information on or link/reference to the company's dividend Policy. See page 35, Company's Annual Report for 2017 under SEC Form 17-A http://edge.pse.com.ph/openDiscViewer.do?edge_no=34ab42ba55ee6a2f43ca035510b6ec2b#download See page 36, Company's Annual Report for 2018 under SEC Form 17-Ahttps://nickelasia.com/assets/documents/2018-SEC-Form-17A-Annual-Report_NAC.pdf Indicate if company declared dividends. If yes, indicate the number of days within which the dividends were paid after declaration. In case the company has offered scripdividends, indicate if the company paid the dividends within 60 days from declaration.	

The Company declared dividends in 2018 as follows:

- (a) On **14 March 2018**: Cash dividend representing 32.9% of 2017 attributable net income was declared. Payment date was 10 April 2018, within 30 days from declaration thereof.

 http://edge.pse.com.ph/openDiscViewer.do?edge_no=ec445a6dd2c66ee143ca035510b6ec2b#sthash.wZU54B4L.dpbs
- (b) On **28 August 2018**: Cash dividend representing 32.9% of 2018 attributable net income was declared. Payment date was September 27, 2018, within 30 days from declaration thereof. http://edge.pse.com.ph/openDiscViewer.do?edge.no=d9694ebf2ec677a843ca035510b6ec2b#sthash.s6AwZI2D.dpbs
- (c) On **28 August 2018**: 80% stock dividend was declared and the stockholders' approval was obtained on 09 October 2018.

 Payment date was on 20

 November 2018.

 http://edge.pse.com.ph/openDiscviewer.do?edge.no=f40678b4a

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		524000a43ca035510b6ec2b#sthas	
		h.omlflOce.dpbs	
		<u> </u>	
0.1			
Optional: Recommendation 13.1	COMPLIANT		
Company appoints an independent party	COMPLIANT	Identify the independent party that counted/validated the votes at the	
to count and/or validate the votes at the		ASM, if any.	
Annual Shareholders' Meeting.		Asivi, ii driy.	
		Stock Transfer Services, Inc., the	
		Company's independent stock	
		transfer agent, counted and	
		tabulated the results at the ASM.	
Recommendation 13.2			
Board encourages active shareholder	COMPLIANT	Indicate the number of days before	
participation by sending the Notice of		the annual stockholders' meeting or	
Annual and Special Shareholders'		special stockholders' meeting when	
Meeting with sufficient and relevant		the notice and agenda were sent	
information at least 28 days before the		out.	
meeting.			
		(a)The Notice and Agenda for the	
		Annual Stockholders' Meeting	
		scheduled on 28 May 2018, with	
		the Information Statement, the	
		Management Report and Audited	
		Financial Statements were	
		released for distribution to	
		stockholders on 27 April 2018, or 31	
		days before the meeting.	
		(b)The Notice and Agenda for the	
		Special Stockholders' Meeting	
		scheduled on 9 October 2018,	

with the Information Statement, were released for distribution to stockholders on 17 September 2018, 30 days before the meeting.

(c) The Notice and Agenda for the Annual Stockholders' Meeting scheduled on 20 May 2019, with the Information Statement, the Management Report and Audited Financial Statements were released for distribution to stockholders on 22 April 2019, 28 days before the meeting.

Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting.

Directors as such do not receive compensation; they only receive per diems. There was no specific approval of remuneration of Directors and Officers. Information on Remuneration was provided in the Information Statement (Directors' per diems and compensation of top 5 officers as a group).

Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS)

2018 Information Statement:

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Supplemental to December 12.0		https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf 2019 Information Statement: https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf	
Supplemental to Recommendation 13.2	COMPLIANT	Dravida link ar reference to the	
Company's Notice of Annual Stockholders' Meeting contains the following information: The stockholders of Annual Stockholders of Meeting contains the following information: The stockholders of Annual Stockholders of Annual Stockholders of Meeting contains the following information: The stockholders of Annual Stockholders of	COMPLIANT	Provide link or reference to the company's notice of Annual Shareholders' Meeting Notice of the 2018 Annual Stockholders' Meeting: http://edge.pse.com.ph/openDiscViewer.do?edge.no=d730c3fe2f297a3 443ca035510b6ec2b#sthash.i6pb8qlJ.dpbs https://nickelasia.com/assets/documents/NAC_Notice and Agenda with annex A.pdf Notice of the 2018 Special Stockholders' Meeting: http://edge.pse.com.ph/openDiscViewer.do?edge.no=43d8239b2b2b5df843ca035510b6ec2b#sthash.VQ5JiH2q.dpbs https://nickelasia.com/assets/documents/Notice and Agenda with Explanation_09_Oct_2018_Special_Stockholders_Meeting.pdf	

		Notice of the 2019 Annual Stockholders' Meeting:	
		http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbshttps://nickelasia.com/assets/documents/NAC-2019-Notice-of-Annual-Stockholders-Meeting-and-Agenda.pdf	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies) is contained in pages 7-11 of the Information Statement, which was distributed with the Notice and Agenda http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.Xll7Ewgi.dpbs http://edge.pse.com.ph/openDiscViender.pse.com.pse.com.ph/openDiscViender.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.pse.com.ps	
		ewer.do?edge_no=d1ca52bdb437c e7befdfc15ec263a54d#sthash.XII7Ew gi.dpbs	
b. Auditors seeking appointment/re- appointment	COMPLIANT	Item 7 of the Notice and Agenda http://edge.pse.com.ph/openDiscVi ewer.do?edge_no=d1ca52bdb437c e7befdfc15ec263a542`d#sthash.XII7E	
		wgi.dpbs	

c. Proxy documents	COMPLIANT	http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs Proxies were distributed with the Notice and Agenda. http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbshttp://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbshttp://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.XII7Ewgi.dpbs	
Company provides rationale for the agenda items for the annual stockholders meeting	COMPLIANT	Provide link or reference to the rationale for the agenda items The Company provides rationale for the agenda items for the annual stockholders meeting - http://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.Xll7Ewgi.dpbshttp://edge.pse.com.ph/openDiscViewer.do?edge_no=d1ca52bdb437ce7befdfc15ec263a54d#sthash.Xll7Ewgi.dpbs They are likewise available in the Company's website:	

		https://nickelasia.com/assets/docum	
		ents/NAC_Notice and Agenda_with annex_A.pdf	
		https://nickelasia.com/assets/docum ents/NAC-2019-Notice-of-Annual- Stockholders-Meeting-and- Agenda.pdf	
Recommendation 13.3			
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	COMPLIANT	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM. The results of the 2018 Annual Stockholders' Meeting is disclosed in PSE Edge: http://edge.pse.com.ph/openDiscViewer.do?edge.no=fcb00962875ad49b43ca035510b6ec2b#sthash.Bkecj5MD.dpbs The results of the 2018 Special Stockholders Meeting is disclosed on PSE Edge: http://edge.pse.com.ph/openDiscViewer.do?edge.no=4a3f6660800da30a43ca035510b6ec2b#sthash.Sgkj1235.dpbs	

The results of the 2019 Annual Stockholders' Meeting is disclosed in PSE Edge:

http://edge.pse.com.ph/openDiscViewer.do?edge_no=c84d45545f8bec54efdfc15ec263a54d#sthash.16PbN8Sv.dpbs

Relevant questions raised and answers during the ASM/SSM is contained in the Minutes of the Meeting of the ASM or SSM which is uploaded on the Company's website five (5) days after the date of the ASM.

Minutes of 2018 Annual Stockholders' Meeting:

https://nickelasia.com/assets/documents/NIKL_28_May_2018_ASM_Minutes.pdf

Minutes of 2018 Special Stockholders' Meeting:

https://nickelasia.com/assets/documents/NIKL_Minutes_-

<u>9 Oct 2018 Special SH Meeting.pd</u> f

Minutes of the 2019 Annual Stockholders' Meeting:

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		https://nickelasia.com/assets/documents/NAC-2019-AGM-Minutes-20-May-2019-rev-1.pdf https://nickelasia.com/assets/documents/NAC_AGM2017Minutes_29May2017.pdf	
2. Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	COMPLIANT	Provide link to minutes of meeting in the company website. Minutes of the Annual and Special Shareholders' Meetings were available on the company website and was uploaded within five business days from the end of the meeting: Minutes of 2018 Annual Stockholders' Meeting: https://nickelasia.com/assets/documents/NIKL_28 May_2018_ASM_Minutes.pdf Minutes of 2018 Special Stockholders' Meeting: https://nickelasia.com/assets/documents/NIKL_Minutes 9 Oct_2018 Special SH_Meeting.pdf Minutes of the 2019 Annual Stockholders' Meeting: https://nickelasia.com/assets/documents/NIKL_Minutes 9 Oct_2018_Special_SH_Meeting.pdf	

Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes.

Voting results of 2018 Annual Stockholders' Meeting:

http://edge.pse.com.ph/openDiscViewer.do?edge_no=fab85c6ec9fb72 d33318251c9257320d#sthash.GHwC9 Hk8.dpbs

Voting results of 2018 Special Stockholders' Meeting: https://nickelasia.com/assets/docum ents/NIKL -Tabulation of Votes 9 Oct 2018 Sp ecial SH meeting.pdf

Voting results of 2019 Annual Stockholders' Meeting: https://nickelasia.com/assets/documents/NAC-Tabulation-of-Results-20May2019-ASM.pdf

Indicate also if the voting on resolutions was by poll.

Include whether there was opportunity to ask question and the answers given, if any

Shareholders were given an opportunity to ask questions.

Minutes of 2018 Annual Stockholders' Meeting:

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		https://nickelasia.com/assets/docum	
		ents/NIKL_28_May_2018_ASM_Minute	
		<u>s.pdf</u>	
		Minutes of 2018 Special Stockholders'	
		Meeting:	
		https://nickelasia.com/assets/docum	
		ents/NIKL Minutes -	
		9 Oct 2018 Special SH Meeting.pd	
		f	
		_	
		Minutes of the 2019 Annual	
		Stockholders' Meeting:	
		orockholders meeting.	
		https://nickelasia.com/assets/docum	
		ents/NAC-2019-AGM-Minutes-20-	
		May-2019-rev-1.pdf	
		141dy-2017-164-1.pdf	
Supplement to Recommendation 13.3			
Supplement to Recommendation 13.3	COMPLIANT	In all a site if the courters of sunditors and	The cytomeol cuditors were also present
Board ensures the attendance of the	COMPLIANT	Indicate if the external auditor and	The external auditors were also present
Board ensures the attendance of the external auditor and other relevant	COMPLIANT	other relevant individuals were	The external auditors were also present during the 2019 ASM held on 20 May 2019.
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders	COMPLIANT	other relevant individuals were present during the ASM and/or	·
Board ensures the attendance of the external auditor and other relevant	COMPLIANT	other relevant individuals were	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders	COMPLIANT	other relevant individuals were present during the ASM and/or special meeting	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders	COMPLIANT	other relevant individuals were present during the ASM and/or special meeting The external auditors of the	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders	COMPLIANT	other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders	COMPLIANT	other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the 2018 ASM held on 28 May 2018 and	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders	COMPLIANT	other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the 2018 ASM held on 28 May 2018 and during the Special Stockholders'	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	COMPLIANT	other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the 2018 ASM held on 28 May 2018 and	•
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. Recommendation 13.4		other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the 2018 ASM held on 28 May 2018 and during the Special Stockholders' Meeting held on 09 October 2018.	•
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. Recommendation 13.4 Board makes available, at the option of a	COMPLIANT	other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the 2018 ASM held on 28 May 2018 and during the Special Stockholders' Meeting held on 09 October 2018. Article VI (8) of the CG Manual	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. Recommendation 13.4 Board makes available, at the option of a shareholder, an alternative dispute		other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the 2018 ASM held on 28 May 2018 and during the Special Stockholders' Meeting held on 09 October 2018. Article VI (8) of the CG Manual provides that "The Board shall make	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. Recommendation 13.4 Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate		other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the 2018 ASM held on 28 May 2018 and during the Special Stockholders' Meeting held on 09 October 2018. Article VI (8) of the CG Manual provides that "The Board shall make available, at the option of a	·
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. Recommendation 13.4 Board makes available, at the option of a shareholder, an alternative dispute		other relevant individuals were present during the ASM and/or special meeting The external auditors of the Company were present during the 2018 ASM held on 28 May 2018 and during the Special Stockholders' Meeting held on 09 October 2018. Article VI (8) of the CG Manual provides that "The Board shall make	·

		disputes in an amicable and effective manner, which shall be included in the company's Manual on Corporate Governance".	
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	Provide link/reference to where it is found in the Manual on Corporate Governance The alternative dispute mechanism is included in the Company's CG Manual and can be found in Article VI (8) of the CG Manual https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 32 of the CG Manual)	
Recommendation 13.5			
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	COMPLIANT	Disclose the contact details of the officer/office responsible for investor relations, such `as: 1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address Below are the details of the Company's Chief Financial Officer who also acts as Investor Relations Officer: 1. Name: Emmanuel L. Samson 2. Telephone number: +63 2 798 7622 3. Fax Number: +63 2 892 5344	

IRO is present at every shareholder's meeting.		4. E-mail address: manny.samson@nickelasia.com Indicate if the IRO was present during the ASM.			
		YES, the IRO was present at the ASM held on 28 May 2018.			
Supplemental Recommendations to Principle 13		Tiola off 20 May 2010.			
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	COMPLIANT	Provide information on how antitakeover measures or similar devices were avoided by the board, if any. The Company has no anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group.			
Company has at least thirty percent (30%) public float to increase liquidity in the market.	COMPLIANT	Indicate the company's public float. The Company's public float as of 31 December 2018 is at 33.82%. http://edge.pse.com.ph/openDiscViewer.do?edge_no=2d6a61945087eb55efdfc15ec263a54d#sthash.2fEgMWFC.dpbs			
Optional: Principle 13					
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting		Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM			

 Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting. Disclose the process and procedure for secure electronic voting in absentia, if any.

Duties to Stakeholders

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

Recommendation 14.1

 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.

COMPLIANT

Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.

Company's duties to its stakeholders can be found in Article VII of the CG Manual.

https://nickelasia.com/corporategovernance/policies-processes-andpractices (page 32 of the CG Manual)

The Company's stakeholders are identified in Page 41 of the 2017 Annual Report and Page 46 of the 2018 Annual Report. The modes of engagement with stakeholders and the Company's responses to concerns of stakeholders are also reported.

https://nickelasia.com/assets/documents/NAC2018AR.pdf

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		https://nickelasia.com/assets/documents/NAC_AR_2017-3.pdf	
Pasammandation 14.2			
1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. Stakeholders.	COMPLIANT	Identify policies and programs for the protection and fair treatment of company's stakeholders Programs for the stakeholders are reported in Page 38 of the 2017 Annual Report and Page 38 of the 2018 Annual Report https://nickelasia.com/assets/documents/NAC2018AR.pdf https://nickelasia.com/assets/documents/NAC_AR_2017-3.pdf Please see also report on Empowering Communities, which includes social development and corporate social responsibility programs, at pages 64 to 69 of the 2017 Annual Report and pages 50 to 71 of the 2018 Annual Report. https://nickelasia.com/assets/documents/NAC2018AR.pdf https://nickelasia.com/assets/documents/NAC2018AR.pdf https://nickelasia.com/assets/documents/NAC2018AR.pdf	
De a company de l'au 14 2		ents/NAC AR 2017-3.pdf	
Recommendation 14.3	COAADUANT	Provide the contact details (i.e.	
Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their	COMPLIANT	Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to	
rights.		voice their concerns and/or	

complaints for possible violation of their rights.

Stakeholders may communicate their concerns to the Corporate Governance Officer (corporategovernanceofficer@nickel asia.com), or to the Chief Compliance Officer (chiefcomplianceofficer@nickelasia.com), or to the Chief Audit Executive (chiefauditexecutive@nickelasia.com).

The foregoing information are indicated in the Company's website: https://www.nickelasia.com/corporate-governance/stakeholder-feedback

Provide information on whistleblowing policy, practices and procedures for stakeholders

The Company's Whistleblowing policy can be found in the Company's Code of Business Conduct and Ethics, Appendix E. The same is also uploaded to the Company's website:

https://nickelasia.com/corporate-governance/policies-processes-and-

Stakeholders who may have concerns may communicate their

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practices

Supplement to Recommendation 14.3		concerns through any of the following means: 1. By email to cgcomplaints@nickelasia.com 2. Through a dedicated CG hotline: (632) 7987618 3. Through a dedicated virtual fax number: (632) 224-2178 The foregoing information are indicated in the Company's website: https://www.nickelasia.com/corporate-governance/stakeholder-feedback	
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.		Provide information on the alternative dispute resolution system established by the company.	
Additional Recommendations to Principle 14 1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	COMPLIANT	Disclose any requests for exemption by the company and the reason for the request. The Company has not requested for any exemption from the application of a law, rule or regulation, including any corporate governance matter.	

2. Company respects intellectual property	COMPLIANT	Provide specific instances, if any.	
rights.		- Francisco de la constanta de	
		Examples:	
		All of the software used by the Company are duly licensed.	
		Company are doly licensed.	
		The Company respects the legal	
		protection of trademarks and	
		tradenames	
		The Company's Assistant Vice	
		President – Management Information Systems and Administration issued a	
		Certification confirming that all of the	
		software used by the Company are	
		duly licensed. A copy of such	
		Certification is attached to this	
		Report as Annex 15 .	
Optional: Principle 14			
Company discloses its policies and		Identify policies, programs and	The Consequence of the second self-sector
•		practices that address customers'	The Company ships out its production to
Company discloses its policies and		practices that address customers' welfare or provide link/reference to a	buyers in other countries, principally
Company discloses its policies and		practices that address customers'	buyers in other countries, principally China, who are substantial corporations.
Company discloses its policies and		practices that address customers' welfare or provide link/reference to a	buyers in other countries, principally
Company discloses its policies and	COMPLIANT	practices that address customers' welfare or provide link/reference to a	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail
 Company discloses its policies and practices that address customers' welfare Company discloses its policies and practices that address supplier/contractor 	COMPLIANT	practices that address customers' welfare or provide link/reference to a document containing the same. Identify policies, programs and practices that address	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail
 Company discloses its policies and practices that address customers' welfare Company discloses its policies and 	COMPLIANT	practices that address customers' welfare or provide link/reference to a document containing the same. Identify policies, programs and practices that address supplier/contractor selection	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail
 Company discloses its policies and practices that address customers' welfare Company discloses its policies and practices that address supplier/contractor 	COMPLIANT	practices that address customers' welfare or provide link/reference to a document containing the same. Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail
 Company discloses its policies and practices that address customers' welfare Company discloses its policies and practices that address supplier/contractor 	COMPLIANT	practices that address customers' welfare or provide link/reference to a document containing the same. Identify policies, programs and practices that address supplier/contractor selection	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail
 Company discloses its policies and practices that address customers' welfare Company discloses its policies and practices that address supplier/contractor 	COMPLIANT	practices that address customers' welfare or provide link/reference to a document containing the same. Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail
 Company discloses its policies and practices that address customers' welfare Company discloses its policies and practices that address supplier/contractor 	COMPLIANT	practices that address customers' welfare or provide link/reference to a document containing the same. Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same. Please see report on the Supply	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail
 Company discloses its policies and practices that address customers' welfare Company discloses its policies and practices that address supplier/contractor 	COMPLIANT	practices that address customers' welfare or provide link/reference to a document containing the same. Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail
 Company discloses its policies and practices that address customers' welfare Company discloses its policies and practices that address supplier/contractor 	COMPLIANT	practices that address customers' welfare or provide link/reference to a document containing the same. Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same. Please see report on the Supply Chain at page 45 of the Annual	buyers in other countries, principally China, who are substantial corporations. The Company does not have retail

		https://www.nickelasia.com/application/files/5414/9691/3399/2016_NAC_Annual_and_Sustainability_Report_V4pdf	
Principle 15: A mechanism for employee particip		developed to create a symbiotic enviro	nment, realize the company's goals and
participate in its corporate governance process	es.		
Recommendation 15.1			
Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.		Provide information on or link/reference to company policies, programs and procedures that encourage employee participation. CG Manual, Art. VIII(B), Encouraging Employee participation https://nickelasia.com/corporate-governance/policies-processes-and-practices (page 32 of the CG Manual)	
Supplement to Recommendation 15.1			
Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	COMPLIANT	Disclose if company has in place a merit-based performance incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders. The Company has an Employee Stock Option Plan to reward Officers and Directors and to link the former's interest to the Company and the stockholders.	

2018 Information Statement:

https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement 18Apr2018.pdf

2019 Information Statement:

https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf

The Company also provides salary increases on the basis of the respective performance ratings of each employee.

Employees are given benefits under the collective bargaining agreements which are way and above the standards provided by the Labor code, as amended, and other allied laws.

See report on the welfare of employees, including Collective Bargaining Agreements, at pages 48 to 53, 56 to 57 of the 2017 Annual Report and pages 52 to 61 of the 2018 Annual Report

https://nickelasia.com/assets/documents/NAC2018AR.pdfhttps://nickelasia.com/assets/documents/NAC AR 2017-3.pdf

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Company has policies and practices on health, safety and welfare of its employees.	COMPLIANT	Disclose and provide information on policies and practices on health, safety and welfare of employees. Include statistics and data, if any. The Company has a comprehensive safety program designed to minimize risks to health arising out of work activities and to assure compliance with occupational health and safety standards and rules and regulations that apply to the Company's operations. Employees also have their medical and physical examination every year. Aside from that, they are given flu vaccination once a year. The Employees also enjoy the following benefits:	
		Insurance -Dental services -Medicine Allowance Health & wellness programs -Free hospitalization at RTNFI Hospital for Rio Tuba Nickel Mining Company employees 100% -Hospitalization subsidy	
		Details of the abovementioned is contained in the Management Report of each year. 2018 Information Statement: https://nickelasia.com/assets/docum	
		ents/NAC_Definitive_Information_Statement_18Apr2018.pdf#page=42	

			2019 Information Statement: https://nickelasia.com/assets/docum ents/NAC-2019-Amended-Definitive- Information-Statement.pdf#page=45 See also pages 48-53, 56-57 of the 2017 Annual Report and pages 52 to 62 of the 2018 Annual Report on the welfare of employees: https://nickelasia.com/assets/docum ents/NAC2018AR.pdf https://nickelasia.com/assets/docum ents/NAC AR 2017-3.pdf	
3.	Company has policies and practices on training and development of its employees.	COMPLIANT	Disclose and provide information on policies and practices on training and development of employees. Include information on any training conducted or attended. The Company has developed a training and development program for the employees based on the training needs analysis conducted. Every year, the Company provides training and development opportunities for all employees to enhance their knowledge, skills and competencies towards the achievement of their individual performance targets, as well as their career goals. The trainings cover a variety of aspects aimed at further enriching their technical	

Recommendation 15.2		competency, as well as their intangible or "soft skills" that would help them to do their role more effectively. All training activities are documented and included in the official newsletter/ magazine of the operating companies. Aside from this, an internal report is prepared and submitted by Human Resources after each training activity of the concerned departments. Details of the abovementioned is contained in the Management Report of each year. 2018 Information Statement: https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement : 2019 Information Statement: https://nickelasia.com/assets/documents/NAC_2019-Amended-Definitive-Information-Statement.pdf#page=45	
1. Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. Code of Conduct Code Code	COMPLIANT	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption The Company's Code of Business Conduct and Ethics contain explicit provisions prohibiting any Officer, Director or employee from conducting any unlawful act	

		including inducing or using third parties to circumvent laws, rules and regulations; and avoiding any conduct that may create the impression of unlawful or unethical conduct. The Code also provides guidelines and assistance in case of doubt as to the legality of any act. Violations to the Code are dealt with in accordingly. https://nickelasia.com/corporate-governance/policies-processes-and-practices (Art. V.B.3 of the Code)	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. Output Description:	COMPLIANT	Identify how the board disseminated the policy and program to employees across the organization In compliance with the directive of the Board, the Code has been disseminated to all Operating Companies and is cascaded to all employees of the Company and of the Operating Companies by their respective Human Resources and Administration Groups.	
Supplement to Recommendation 15.2 1. Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	COMPLIANT	Identify or provide link/reference to the company policy and procedures on penalizing employees involved in corrupt practices. Include any finding of violations of the company policy.	

The Company's Code of Business Conduct and Ethics contain explicit provisions prohibiting any Officer, or employee Director from conducting any unlawful act including inducing or using third parties to circumvent laws, rules and regulations; and avoiding conduct that may create the impression of unlawful or unethical conduct. The Code also provides guidelines and assistance in case of doubt as to the legality of any act. Violations to the Code are dealt with in accordinaly.

https://nickelasia.com/corporategovernance/policies-processes-andpractices

Further, the Company observes and enforces the NAC Code of Conduct (the "Handbook"), the employee handbook defining the violations of Company policies, rules and regulations. Section C thereof imposes upon an employee convicted of a crime involving moral turpitude while performing work for the Company the penalty of termination from employment without prejudice to any legal action that the Company may file against the employee. Section D.2 thereof states that imposes sanctions on. among others, employees who demand or receives a bribe or

		payment from a supplier or contractor of a company in connection with such supplier's or contractor's transactions with the Company. Employees committing such acts are penalized with a suspension for ten (10) working days for the first offense and are terminated from employment for a second offense. A copy of the Handbook is attached to this report as Annex 16 .	
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 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	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. The Company's Whistleblowing policy can be found in the Company's Code of Business Conduct and Ethics, Appendix E. The same is also uploaded to the Company's website: https://nickelasia.com/corporate-governance/policies-processes-and-practices Indicate if the framework includes procedures to protect the employees from retaliation. YES. Section 4 of the Whistle Blowing Policy provides for anonymous	

		reporting and protection from retaliation: https://nickelasia.com/corporate-governance/policies-processes-and-practices Provide contact details to report any illegal or unethical behavior. Such behavior should be reported to the Corporate Governance Officer. Pursuant to the Whistle Blowing Policy, complaints may be reported to the Company by any of the following means: 1. By email to cgcomplaints@nickelasia.co m 2. By phone, using this number: (632) 798-7618 3. By virtual fax, using this number: (632) 224-2178	
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 Company's Whistle Blowing Policy may be accessed through https://nickelasia.com/corporate- governance/policies-processes-and- practices	
Board supervises and ensures the enforcement of the whistleblowing framework.	COMPLIANT	Provide information on how the board supervised and ensured enforcement of the whistleblowing	

framework, including any incident of whistleblowing.

The CGO is to report to the Board on the enforcement of the whistle blowing framework. There has been no incident of whistle blowing.

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.

Recommendation 16.1

1. Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.

COMPLIANT

Provide information or reference to a document containing information on the company's community involvement and environment-related programs.

Social development programs are created and implemented in all the mines of the Company. The focus areas of these programs are designed to address needs of communities around the mine 37 sites. These programs are carried out through the Social Development Management Plans (SDMPs) and Corporate Social Responsibility (CSR) activities of the Group. The main difference between the two programs is that the SDMP is required by the government, while CSR is voluntary on the part of the Group. Details of the Company's SDMP and

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		CSR can be found in the Annual Report of each year. See Management Reports for 2017 and 2018; see also 2017 Annual Report at Pages 48 to 49, and 2018 Annual Report at pages 66 to 71. https://nickelasia.com/assets/documents/NAC_Definitive_Information_Statement_18Apr2018.pdf https://nickelasia.com/assets/documents/NAC-2019-Amended-Definitive-Information-Statement.pdf https://nickelasia.com/assets/documents/NAC_AR_2017-3.pdf https://nickelasia.com/assets/documents/NAC_AR_2017-3.pdf	
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	COMPLIANT	Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development. The Company's policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development can be found in the Company's Sustainability Reports.	

		https://www.nickelasia.com/sustainability	
Company exerts effort to interact positively with the communities in which it operates	COMPLIANT	Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates. The Company's policies, policies, programs and practices to interact positively with the communities in which it operates can be found in the Company's Sustainability Reports. https://www.nickelasia.com/sustainability	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrent Nickel Asia Corporation by the undersigned in the City of Taguig on

SIGNATURES

SEP 0 1 2029

GERARDYH. BRIMO Chairman of the Board

FREDERICK Y. DY Independent Director

Corporate Secretary

MARTIN ANTONIO G. ZAMORA President and Chief Executive Officer

ANGELO RAYMUNDO Q. VALENCIA

Independent Director

GEORGINA CAROLINA Y! MARTINEZ

Senior Vice President - Compliance and Corporate Services Compliance Officer

SUBSCRIBED AND SWORN before me this

affiants exhibiting to me their valid government IDs as follows:

Name Name	Competent Evidence of Identity	Date and Place Issued
Gerard H Brimo	Philippine Passport No. P1914438A	Feb. 11, 2017/DFA Manila
Martin Antonia G. Zamora	Philippine Passport No. EC60600964	Nov. 24, 2017. DFA Manila
Frederick Y, Dy	Philippine Passport No. 4331947A	Sep. 12, 2017, DFA Manila
Angelo Raymundo Q. Valencia	Philippine Driver's License No. NO3-87-038272	Apr. 18, 2018, LTO
Barbara Anne C. Migallos	Philippine Passport No. P7148981A	May 11, 2018, DFA Manila
Georgina Carolina Y. Martinez	Philippine Passport No. P685008A	Apr. 21, 2018, DFA Manila

Page No. 95 Book No. エ Series of 2020.

KATHRYN ROSALIE B. FADERON-DIONISIO Appointment No. 54 (2020-2021) Notary Public for and in the City of Taguig Until December 31, 2021

Roll No. 42738

PTR No. A-4689468 dated 03 January 2020 / Taguig City 18P No. 05593 (Lifetime) /O.R. No. 669506 / 09 January 2006 MCLE Compliance No. VI-0018369, until 14 April 2022 28F NAC Tower, 32nd Street, BGC, Taguig City



presents this

Certificate of Participation

to

Toru Higo

NICKEL ASIA CORPORATION

for having participated in

Corporate Governance Orientation Program

held on
Tuesday, 20 November 2018
at Discovery Primea,
Makati City, Metro Manila, Philippines.

Alfredo E. Pascual Chief Executive Officer



presents this

Certificate of Participation

to

Masahiro Kamiya

NICKEL ASIA CORPORATION

for having participated in

Corporate Governance Orientation Program

held on
Tuesday, 20 November 2018
at Discovery Primea,
Makati City, Metro Manila, Philippines.

Alfredo E. Pascual Chief Executive Officer SGV

Building a better working world

This

Certificate of Attendance

is presented to

Manuel B. Zamora, Jr.

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Institute of Corporate Directors

presents this

Certificate of Participation

to

Philip T. Ang

Security Bank Corporation Group

for having participated in

Advanced Corporate Governance Training Program

held on 24th April 2018 at 21st floor, Brasserie Cafe and Restaurant, Security Bank Center, Makati City

> Alfredo E. Pascual Chief Executive Officer



Certificate of Attendance

is presented to

Gerard H. Brimo

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Fo<u>rbes Park, Makati-City</u>



Certificate of Attendance

is presented to

Takanori Fujimura

for having completed the seminar on

Corporate Governance

25 June 2018
 10:00 a.m. to 2:00 p.m.
 Manila Polo Club, McKinley Road
 Forbes Park, Makati City



Certificate of Attendance

is presented to

Martin Antonio G. Zamora

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Luis J.L. Virata

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Institute of Corporate Directors

presents this

Certificate of Participation

to

Frederick Y. Dy

St. Luke's Medical Center

for having participated in

Corporate Governance Orientation Program

held on
28 November 2018
at St. Luke's Medical Center – Bonifacio Global City
Taguig City, Metro Manila, Philippines.

Alfredo E. Pascual Chief Executive Officer



Certificate of Attendance

is presented to

Jose B. Anievas

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m.

Manila Polo Club, McKinley Road

Forbes Park, Makati City



Certificate of Attendance

is presented to

Raymundo B. Ferrer

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road For<u>bes</u> Park, Makati City



Certificate of Attendance

is presented to

Emmanuel L. Samson

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinfey Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Jose Bayani D. Baylon

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m.

Manila Polo Club, McKinley Road

Forbes-Park, Makati City



Certificate of Attendance

is presented to

Rolando R. Cruz

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manifa Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Aloysius C. Diaz

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Koichi Ishihara

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Michio Iwai

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Georgina Carolina Y. Martinez

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Gerardo Ignacio B. Ongkingco

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Augusto C. Villaluna

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Maria Angela G. Villamor

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Rogel C. Cabauatan

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Partner, SGV & Co.



Certificate of Attendance

is presented to

Marnelle A. Jalandoon

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m.

Manila Polo Club, McKinley Road

Forbes Park, Makati City



Certificate of Attendance

is presented to

Ryan Rene C. Jornada

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Iryan Jean U. Padillo

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

SGV Building a better working world

This

Certificate of Attendance

is presented to

Norberto R. Reyes

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road For<u>bes</u> Park, Makati City



Certificate of Attendance

is presented to

Philipp D. Ines

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Lennie A. Terre

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Artemio E. Valeroso

for having completed the seminar on

Corporate Governance

25 June 2018

10:00 a.m. to 2:00 p.m.

Manila Polo Club, McKinley Road

Forbes Park, Makati City

Leonardo J. Matignas, Jr.

Partner, SGV & Co.



Certificate of Attendance

is presented to

Patrick S. Garcia

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



This

Certificate of Attendance

is presented to

Arnilo C. Milaor

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Fernando P. Cruz

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati-City



Certificate of Attendance

is presented to

Francis Arañez

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Guido Alfredo A. Delgado

for having completed the seminar on

Corporate Governance

25 June 2018

10:00 a.m. to 2:00 p.m.

Manila Polo Club, McKinley Road

Forbes Park, Makati City

Leonardo J. Matignas, Ur.

Partner, SGV & Co.

Annex - 2-66 .



This

Certificate of Attendance

' is presented to

Ronaldo D. Ibasco

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Jasmin Josefa P. Agbon

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

W. Brian G. Cabactulan

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City

Annex 2-JJ



This

Certificate of Attendance

is presented to

Doris Marie B. Dizon

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati <u>Cit</u>y



Certificate of Attendance

is presented to

Silyn Grace S. Gentiles

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Maka<u>ti C</u>ity



Certificate of Attendance

is presented to

Greg Joseph S. Tiongco

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Alma P. Santiago

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m. Manila Polo Club, McKinley Road Forbes Park, Makati City



Certificate of Attendance

is presented to

Joyce Jucutan

for having completed the seminar on

Corporate Governance

25 June 2018 10:00 a.m. to 2:00 p.m, Manila Polo Club, McKinley Road

Leonarde J. Matignas, Jr. Partner, SGV & Co.

Forbes Park, Makati City



THIS IS TO CERTIFY THAT

Barbara Alle C. Nigalos

ATTENDED THE CORPORATE GOVERNANCE FAHANCEMENT SESSION ON

Sustainability Strategy in a Disruptive Business Environment: Blockchain Technology Use Cases and Strategic Benefits, ESG Best Practices and Compliance Issues; and Risks and Governance Issues

HELD ON NOVEMBER 16, 2018
AT THE GRAND BYATT HOTEL
TAGGE CITY, NETRO MANILA

GIVEN THIS IGTH DAY OF NOVEMBER 2018

MATTHEW BELL RESOURCE PERSON

PAUL R. BRODY
RESOURCE PRIESON

DANNY Y, YU
CHIEF GOVERNANCE OFFICER



CPE Provider Accreditation No. 2016-004

This

Certificate of Attendance

is presented to

Atty. Barbara Anne C. Migallos for having completed the seminar on

Corporate Governance

CPE Credit Units on: Professional Values, Ethics and Attitudes - 4

06 December 2018 01:00 p.m. to 05:00 p.m. Dusit Thani Hotel, Ayala Centre, Makati, Metro Manila

Leonardo J. Matignas, Jr.

Partner, SGV & Co.



The Philippine Stock Exchange, Inc.

presents this

CERTIFICATE OF PARTICIPATION

40

GEORGINA CAROLINA MARTINEZ

for attending the

2018 ANNUAL LISTING AND DISCLOSURE RULES SEMINAR

held on December 4-5, 2018 at the PSE Tower, 5th Avenue corner 28th Street Bonifacio Global City, Taguig City.

JANET A. ENCARNACION Head, Disclosure Department





CERTIFICATION

- I, **JOSE B. ANIEVAS**, of legal age, Filipino, with office address at the 28th Floor NAC tower, 32nd Street, Bonifacio Global City, Taguig City, after having been duly sworn in accordance with law, hereby state that:
- 1. I am the Senior Vice President Operations, Chief Operating Officer, and Chief Risk Officer of Nickel Asia Corporation (the "Company"), a corporation duly organized and existing under the laws of the Republic of the Philippines, with principal office address at the 28th Floor NAC tower, 32nd Street, Bonifacio Global City, Taguig City.
- 2. I certify that for the year 2018, the Company had regular operations meetings on the following dates:
 - 25 January 2018
 - 22 February 2018
 - 22 March 2018
 - 26 April 2018
 - 23 May 2018
 - 21 June 2018
 - 25 July 2018
 - 15 August 2018
 - 26 September 2018
 - 25 October 2018
 - 11 December 2018
- 3. I am issuing this Certification to attest to the truth of the foregoing and for all legal purposes that this may serve.

Issued this ___ day of May 2019 at Taguig City.

JOSE B. ANIEVAS

Senior Vice President – Operations Chief Operating Officer Chief Risk Officer

SUBSCRIBED AND SWORN to before me, a Notary Public for and in the City of Taguig this May 2019. Affiant exhibited to me his Philippine Passport No. P4396681A issued by the Department of Foreign Affairs in Manila on 16 September 2017, valid until 15 September 2022.

Doc. No. 270
Page No. VI
Book No.
Series of 2019.

CHRISTINE JOANNE F. DE CLARO-NAVARRO Applointment No. 95 (2018-2019) Notary Public for and in the City of Taguig Until December 31, 2019

ROII No. 55216

PTR No. A 4285551 / 16 January 2019 / Taguig City

IBP Life Member Roll No. 018905 / OR No. 032319 / 05 Feb 2018

MCLE Compliance No. VI-0019624, until 14 April 2022

28F NAC Tower, 32nd St., BGC, Taguig City

Annex " 6 "



MEMORANDUM

TO FROM ALL OFFICERS

SUBIECT

PRESIDENT & CEO STRATEGY EXECUTION PROCESS

DATE

32.07.000

May 21, 2018

All units of the Company are responsible for the execution of the Company's business strategy and objectives, as reviewed and approved by the Board of Directors. In this regard, Management, shall (i) regularly monitor and measure the effectivity of the business strategy adopted to ensure that corporate objectives are met, (ii) timely report to the Board of Directors major issues encountered in the implementation of the business strategy and where necessary, provide recommendations or propose an alternative and more optimal approach in order to achieve the corporate objectives, and (iii) ensure that the execution of the business strategy is aligned with the Company's Vision, Mission and Values.

Short-Term Strategy: Annual Corporate Objectives

The annual corporate objectives of the Company shall be specified and determined during the Company's budgetary process. The budget shall be presented for the approval of the Board of Directors.

To monitor, measure and ensure that the annual corporate objectives are achieved and to determine the effectivity of the strategy implemented by the Company,

- The COO shall conduct monthly operations meetings among the OPCOs to monitor operations, production, safety, environment and regulatory compliance of each OPCO as against the annual goals (each, an "Ops Meeting");
- The CFO shall conduct a monthly finance review among the OPCOs, marketing and the Executive Vice President (EVP) for business development to track the financial performance of each OPCO versus annual budget and actual performance for the same period in the previous year (each, a "Finance Review"); and
- Results of the Ops Meetings and Finance Review shall be reported to the Board of Directors during its regular quarterly meetings.

Nothing herein shall preclude the Board of Directors, the President & CEO or the EVP from conducting any other activity or adopting any other method to monitor, measure and determine the effectivity of the strategy execution.

Long Term Strategy: Goals/Objectives.

The Company's long-term corporate objectives shall be formulated by the President & CEO in collaboration with the EVP and the senior management team, as warranted, for the evaluation and approval by the Board of Directors.

The President and Executive Vice President shall jointly develop a strategic plan to achieve the approved long-term corporate objectives. Such plan shall identify specific directions that the Company will pursue to sustain its growth by identifying available opportunities, taking into consideration Company's strengths and identified weaknesses and threats. The strategic plan shall provide action programs and metrics needed to ensure that the Company is on track in achieving the approved long-term goals and objective.

The plan shall be reviewed periodically by the President & CEO and the EVP. Any changes shall be communicated to the Board of Directors for approval.

For you guidance and implementation.

GERARE IL BRIMO President & CEO and of the

SECRETARY'S CERTIFICATE

- I, BARBARA ANNE C. MIGALLOS, of legal age, Filipino, and with office address at 7th Floor, The Phinma Plaza, 39 Plaza Drive, Rockwell Center, Makati City, after having been duly sworn in accordance with law, hereby certify that:
- 1. Lam the duly elected and incumbent Corporate Secretary of NICKEL ASIA CORPORATION, (the "Company"), a corporation duly organized and existing under the laws of the Republic of the Philippines, with office address at the 28th Floor, NAC Tower, 32nd Street, Bonifacio Global City, Taguig City.
- 2. My duties and responsibilities include attendance at, and taking the Minutes of meetings of the Company's Board of Directors, the Board Committees and Shareholders.
- 3. I attended meetings of the Corporate Governance Committee, the mandate of which includes Remuneration [CG Manual at Art. III (C)] and I hereby certify that:
 - a) The Corporate Governance Committee (CG Committee), which functions as the Remuneration Committee, had the following meetings in 2018, at which meetings the minutes were duly taken and recorded:
 - (i) 30 May 2018, and
 - (ii) 26 November 2018.
 - b) At the said meetings, the Committee upon consultation with members of the Board of Directors considered and approved the compensation of Senior Officers of the Company and its Operating Subsidiaries, including salary increases and allowances. The Committee further considered and approved the mid-year and year-end bonus programs for officers as well as employees of the Company and its Operating Subsidiaries.
 - c) No Director participated in the deliberations involving his own remuneration. Independent Directors and Non-Executive Directors do not receive any compensation other than reasonable per diems.
 - 4. I attended meetings of the Audit Committee and I hereby certify that:
 - a) The Audit Committee, chaired by Independent Director Frederick Y. Dy, had meetings with the external auditors on the following dates, at which meetings the minutes were duly taken and recorded:
 - (i) 13 March 2018,
 - (ii) 2 May 2018.
 - (iii) 6 August 2018, and
 - (iv) 7 November 2018.
 - b) The meetings of the Audit Committee included session for dialogues with the external audit team which were held without the presence of anyone other than management.

- c) The Audit Committee approves the appointment and removal of the internal auditor as provided in the Charter of the Audit Committee. In 2018, there was no change in the internal auditor.
- 5. I also attended meetings of the Board Risk Oversight Committee (BROC), and hereby certify that:
 - a) The BROC, chaired by Independent Director Fulgencio S. Factoran, Jr. held the following meetings, at which meetings the minutes were taken and duly recorded:
 - (i) 13 March 2018,
 - (ii) 2 May 2018,
 - (iii) 6 August 2018, and
 - (iv) 7 November 2018.

IN WITNESS WHEREOF, I have hereunto set my hand this 28th day of May 2019 at Makati City.

ARBARA ANNE C. MIGALI Corporate Secretaly

SUBSCRIBED AND SWORN to before me this 28th day of May 2019, affiant exhibiting to me her Community Tax Certificate No. 14455705 issued on 7 January 2019 at Makati City, and her Passport No. P7148981A issued on 11 May 2018 at DFA NCR South, expiring on 10 May 2028 bearing her photograph and signature, in accordance with Rule II, Section 12 and Rule IV Section 2 (b) of the 2004 Rules on Notarial Practice.

Doc. No.: 3'91; Page No.: 79;

Book No.: III; Series of 2019.

R316 Certification for IACGR /dfp51

DANEJA FABELLE F, PALAD

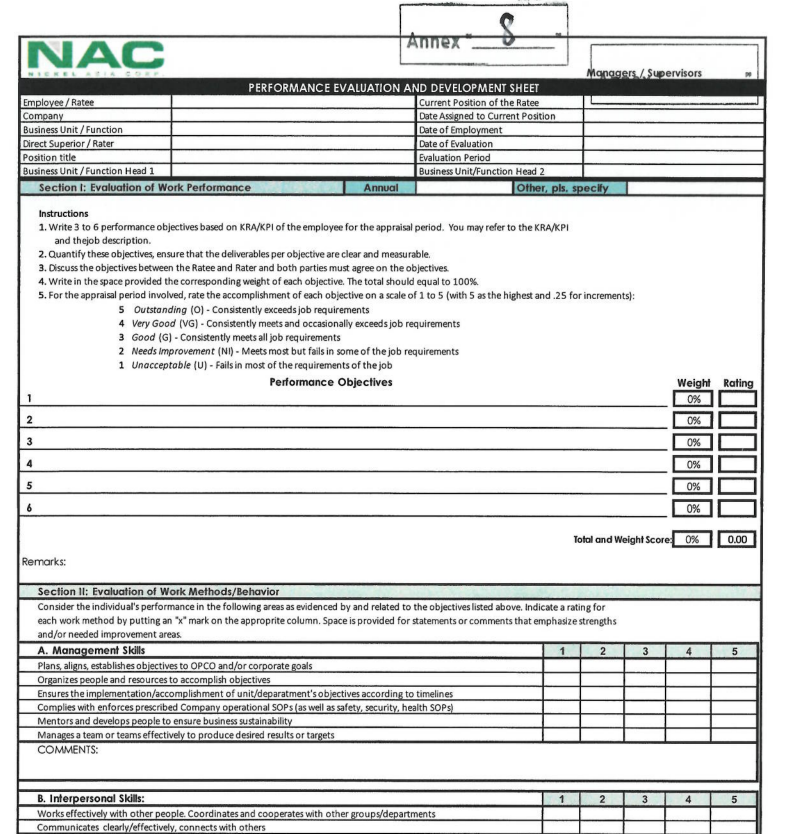
NOTARY PUBLIC FOR AND IN THE CITY OF MAKATI
APPOINTMENT NO. M-226 (2018-2019)

COMMISSION EXPIRES ON DECEMBER 31, 2019

7th Floor, The PHINIMA Plaza, 39 Plaza Drive

Rockwell Center, Makati City 1210 PTR No. 7335804; Makati City; 1/4/2019 JBP O.R. No. 060584; Quezon City; 1/4/2019 TIN 500-029-394 Attorney's Roll No. 64582, April 2015

MCLE Compliance No. VI-0025454 Certificate issued on 9 May 2019



Manages conflict/differences maturely and professionally

COMMENTS:

Section II: Evaluation of	Work Methods/Behavior			1097000			-		
C. Supervising Skills						3	4	5	
Provides direction and alignment so team members can maximize their efforts			7/10 - 20/10 - 20/2	1	2	1	1	1	
Assigns tasks appropriately, directs or delegates as necessary						1	1	 	
Evaluates Performance of team members regularly, coaches, counsels, controls as needed								†	
Motivates and inspires the team, strives to give meaning to their jobs									
	ining and development activities for his/her team mer	mbers							
COMMENTS:							Action of the last	-	
D. Amelydia at Chiller									
D. Analytical Skills:		110000000000000000000000000000000000000		1	2	3	4	5	
Interprets and utilizes in fee	of problems and takes appropriate action								
Constantly performs proce	mation for organizational advantage/benefit ss checking to look for areas for improvement or inno								
COMMENTS:	as checking to look for areas for improvement or inno	vation							
CONTINENTO.									
E. Personal Work Charac	teristics:			183	2	3	4	5	
	ns based on Corporate values	STATE OF THE STATE		-		3	4	9	
	eas, learnings and approaches					_	_		
	uations dictate, effective in managing change								
Takes calculated risks, weigh									
Stable and cool under press	sure/stress								
COMMENTS:									
25.5		AVERA	GE RATING:	#####	MAC - 10/1000				
		AVERA	OL KAIING.	THTTT	Wanasa				
								15 - Sh-	
Section III: Overall Perfo	ormance Rating						RUAL S		
Weight:	1-60% 11-40%		330			700 1700	100		
vveigi II.				-	Overall	Rating			
0.00 #DIV/0! #DIV/0!									
Section IV: Performance	Development Plans								
Strengths	How to sustain?	140							
Strengths	Tiow to sustain?	When can the employee assume higher post responsibilities?							
·····	·····		***************************************						
						6176			
Areas for Improvement	What expecting training or learning and	L-L-2	Target Dat	e	When can we assess / evaluate				
The day for improvement	What exposure, training or learning session of	sion can help?				progress?			
······	·····								
NOTE: The Rater must	discuss the ratings with his/her immedia	ate Superior b	efore discussir	na with the	e Rates	•		.,	
Ratee's/Employee's Com				-g waar ar	- Tute				
and of an indicate a contra	nom3		This is to enstite that			Citi			
evaluation and was discu				nave read the contents of this performance					
and the distance of the second			cusses to me.						
N. 1.0			Ratee's	s signature ov	ver printe	d name/	date		
Rater's Comments and Re	commendation				LTT LT				
Immediate Superior/Rater					Revie	wed by	HR:		
		Signatu	re / Date						
Business Unit/Function Head 1				1					
		C :	/ D						
Business Unit/Function Head 2		Signatu	ire / Date	ł					
NOTE: TI D.		Signatu	ire / Date	Signa	ature abov	e printed	name / dat	e	
NOIE: The Rater must o	discuss the ratings with his/her immedia	te Superior be	efore discussin	g with the	Ratee	0.00			



Employee / Ratee				Direct Superior / Rater		
Position Title				Position Title		
Business Unit / Function				Period Covered		******
1		Accountabilities (Routin	e Work Responsibilities)			Weight (%)
2 3						
4						
5			0-10-000000			
				4.5		
Performance Goal						
Specific - what exactly do I want to a year? - Who is involved?Who done?Why am I doing reasons/purpose	ere will it be	Measureable - What metrics will you use to determine if you meet your objective? - Can you track the progress and measure the outcome?	Achievable What metrics will you use if you meet your polycetive Can you track the pro- measure the outcomes.	to determine - Is it a i? gress and	Refevant ligned with corporate business goals?	Time-bound Does your objective have a time limit? Objective most be done within a realistic and reasonable period of time.
SMART Objective 1					-	
			12 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -			
SMART Objective 2					NAME A SECOND	
SMART Objective 3						
SHART OBJECTIVE S						
SMART Objective 5					91)	
Cara Caranatan da a					***************************************	
	iecessary in pe	rforming to achieve goals and objective.]]]			
Employee Name, Signature an	d Date Signed:			Direct Superior's Name, Signa	ture and Date:	
province and a second contractive and the second se				, , , , , , , , , , , , , , , , , , , ,		
Performance Review/Meeting	Schedule:					

Semestral__

Annual

Quarterly_

Monthly_

•								
NICKEL ASIA CORP.				Non Su	регуі́so	ry		
PERFORMANCE EVALUAT	TION AND DEVELO	PMENT SHEET						
Name:	Current Position:							
	Date Assigned to Current Position:							
	Date of Employment:							
	Date of Current Evaluation: Date of Current Evaluation:							
	Annual	Other, pls.	snecity	T				
Instructions	Annices	371131, 15151		***************************************	-	111 P		••••
1. Write 5 to 6 primary job responsibilities performed by the employee. You may refer to the proper rating for each by putting an "x" mark on the appropriate column. 2. Discuss these job responsibilities with the Ratee and get his/her conformity. 3. For the appraisal period involved, rate the accomplishment of each job responsibility on a		_						
5 Outstanding (O) - Consistently exceeds job requirements 4 Very Good (VG) - Consistently meets and occassionally exceeds job rec 3 Good (G) - Consistently meets all job requirements 2 Needs improvement (Ni) - Meets most but fails in some of the job requ 1 Unacceptable (U) - Fails in most of the requirements of the job								
Job Responsibilities				We	ight	1 1	R	ating
2] ;]		
3			_			1		
4			_ _]		
5]		
6			- .					
	Total and	Weight Score:]		
Section II: Rating of Work Methods								
Quantity and Quality of work			1	2	3	4	5	
Produces/delivers the required volume/quantity/output of work (as agreed upon or as per si	tandard)				1			
Work output is produced or delivered on time/on schedule								
Work output meets the expectations/standards of the user/receiver								
Takes the initiative/effort to solve problems or look for improvements/innovations			ļ	ļ	<u> </u>			
Work is performed/completed with minimum supervision Output is produced with no rework, rejection, backiob, avoidable errors or wastage		.	╀	 	<u> </u>			
Output is produced with no rework, rejection, backjob, avoidable errors or wastage			 	 				
Compliance			1 1	2		4	-	ļ
Complies with Corporate Code of Conduct and Site specific rules and regulations			 		3	4	5	
Compliance with Standard operating procedures/processes to produce outputs/results						H		
Reports to work on time and observes schedules for breaks			1	1				
Working with Supervisor			1	2	3	4	5	İ
Accepts changes in processes, assignments, priorities, additional work		• •		1			· · · · · · · · · · · · · · · · · · ·	
Accepts directions and constructive suggestions from supervisor					<u> </u>			
Communicates with supervisor regarding concerns/problems related to assigned work								
Respectful of persons in positions of higher level/authority				1				
Working with Peers			1	2	3	4	5	
Integrates and relates well with peers/co-employees								
Cooperates with co-employees in the performance of tasks and activities								
Cooperates/coordinates with other departments/units in job related activities								
Teaches, mentors, coaches, assists incoming employees regarding work			<u> </u>		<u> </u>			

AVERAGE RATING

0.00

FOR HR/ PA USE ONLY				
Section III: Overall Performance R	ating	AND THE WAY TO SEE		
Weight: 1-70% 0.00	0.00	I	Overall Rating 0.00	3
	1900			
Section IV. Performance Developm Identify the strengths and areas that require		ire recommended or planned to improv	re performance	
Strengths of the	employee	How	can these be sustained	
·····				~~~~~
	······		······	
Areas for Improvement	What exposure, trainings or l	learning sessions can help?	Schedule	When to assess progress
			•••••	
				
Is the employee promotable?	- 1.2			
When can the employee assume higher p Section V. Summary of Evaluation	OSIS?			
Include reactions of employees, career go	oals, etc. This section is to be complet	ted jointly by the supervisor and er	nployee	
Is the employee performing as expected in	n his/her ioh now?			
is the simple per of thing as expected in	majner job now.			

This is to certify that I have read the conten	ts of this performance appraisal for	this period.		
Employee's Signature:				
-		Date:		
Over Printed	Name			
valuated by:		Date:		4
Signature over Pri	nted Name	Date.		-
Reviewed by:		Deter		
Signature over Prin	nted Name	Date:		-
luman Resources Review:				
Signature over Prin	nted Name	Date: ,		-
NOTE: The Rater must discuss	the ratings with his/her im	mediate Superior before	discussing with th	e Rates

FOR HR/ PA US	E ONLY						
	verall Performance R	ating		BOULEVILLA CAL	CONTRACTOR STREET		
Weight: I-60% II-40% 0.00 0.00				Overall Rating 0.00			
Section IV Por	formance Developm	out Dlan					
		improvement. Describe what actions a	re recommended or planned to impr	ove performance			
	Strengths of the		How can these be sustained				
	***************************************	·····					
······	······································			······			
Areas for Improvement What exposure, trainings o		or learning sessions can help? Schedule		When to assess progress			
		·······	······				
***************************************		······	······································				
Is the employee							
	mployee assume higher po mary of Evaluation	osts?					
		als, etc. This section is to be complet	ted jointly by the supervisor and	employee			
is the employee	performing as expected in	nis/ner job now?			***		
This is to certify tha	at I have read the content	s of this performance appraisal for	this period.				
Employee's Signatu	ire:						
			Date:				
	Over Printed N	Vame	· · · · · · · · · · · · · · · · · · ·		-		
Evaluated by:							
	Signature over Prin	ted Name	Date:		-		
	•						
Reviewed by:							
	Signature over Prin	ted Name	Date:		.		
	Signature Over 17111	teu Name					
Human Resources F	Review:						
	Signature over Print	tod Namo	Date:				
	Signature over Prin	leu Name					
			4000				
NOTE: The R	later must discuss	the ratings with his/her im	mediate Superior before	discussing with the	Pateo		



Annex "______"

Report of the Audit Committee To the Board of Directors

The Audit Committee of Nickel Asia Corporation (the "Company" or "NAC") hereby submits this Report to the Board of Directors in connection with the Committee's compliance with its functions, duties and responsibilities consistent with the Company's Corporate Governance Manual and the Charter of the Audit Committee.

- The Audit Committee confirms that, as constituted by the Board of Directors, the Audit Committee is composed of three (3) Directors, two of whom are Independent Directors and one (1) a Non-Executive Director. The Chairman of the Committee is an Independent Director.
- The NAC Audit Committee had four (4) meetings in 2018;
 - March 13, 2018
 - May 2, 2018
 - August 6, 2018
 - November 7, 2018
- The Audit Committee discussed with the Internal Audit of the Company, headed by the Company's Chief Audit Executive and with the External Auditor, SyCip, Gorres, Velayo & Co. ("SGV") the scope and the plans for their respective audits.
- 4. Based on the Audit Committee's review of the reports of, and discussions with, the Chief Audit Executive and the internal audit team as well as discussion with the External Auditor, the Audit Committee confirms that the internal control systems, including financial and operational controls, are adequate and effective.
- The Audit Committee reviewed and approved all audit services provided by SGV to the Company and its Subsidiaries and the audit fees for such services. Such audit fees are reported in the Company's Information Statement.
- 6. The Audit Committee also reviewed and approved non-audit work undertaken by the External Auditor and evaluated the External Auditor's independence consistent with prevailing independence standards.
- 7. The Audit Committee reviewed and discussed the audited financial statements of the NAC Group of Companies for the year ended December 31, 2018 with Management, which has the primary responsibility for the financial statements, and with the External Auditor.
- 8. Based on such review and discussions and consistent with its oversight responsibility, the Audit Committee recommended to the Board of Directors the approval of the Company's audited financial statements for the year ended December 31, 2018 and its inclusion in the Company's annual reports, including its annual report to the Securities and Exchange Commission on SEC Form 17-A.

 Based on a review of SGV & Co.'s performance and qualifications, including consideration of management's recommendation, the Audit Committee approved the appointment of SGV & Co., as the Independent Auditor of the NAC Group of Companies for the year 2019.

Submitted on May 6, 2019.

FREDERICK Y. DY

Committee Chairman Independent Director

FULGENCIO S. FACTORAN, JR.

Independent Director Committee Member **TORU HIGO**

Non-Executive Director Committee Member

月四级亨



NICKEL ASIA CORPORATION Board Assessment Form: Leading Practices and Principles on Good Corporate Governance

Ratings:
5 Excellent
4 Above average
3 Average
2 Below Average
1 Poor

12	Structure	Rating (1-5)	Reason and Suggested Improvements
<u></u>	1. The Board has a proper mix of directors with the appropriate skills, knowledge and experience to enable them to effectively participate in 30ard deliberations.		
~	2. The Board has a process of selection that ensures an appropriate mix of directors and officers who can perform competently and professionally and add value to the Company.		
	 The powers, roles, responsibilities and accountabilities between the Board and management are clearly defined, segregated and understood. 		
	 The Board has the necessary committees in place to assist the Board in the performance of its duties and responsibilities. 		
5.	The roles of the Chairman and the CEO are separate or, if not there are adequate checks and balances to help ensure that independent outside views, perspective, and juggments are given proper hearing in the Boara.		

Leadership, Roles and Responsibilities	
6. The Board, together with the Management determines and periodically reviews the Company's purpose, vision, mission and strategic objectives and business plans and policies that guide and direct activities of the Company, and the means to attain the same,	
 The Board oversees management's implementation of sound strategic policies and guidelines on major capital expenditures, business strategies, operational budgets, plans and policies, 	The state of the s
8. The Board regularly and periodically monitors the Company's corporate performance against such strategic objectives and business plans.	
9. The Board provides oversight with regard to enterprise risk management and identifies key risk areas and key performance indicators and monitor these factors with due diligence.	11 de 18 de 18 de 19 br>Companyo de 19
10. The Board adopts and aeclaes on Company's governance principles, model/framework, guideline and practices and oversees the implementation thereof.	
1). The Board ensures that the Company complies with all relevant laws and regulations and endeavors to adopt accepted best business practices.	
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		•	

12. The Board approves objectives and policies for Company's social, community and environmental performance.	
13.The Board exercises corporate powers in accordance with the principles of sound corporate governance, and secures the Company's long-term viability and success.	
14. The Board has a good understanding of Management's responsibilities in relation to internal control.	
15. The Board ensures the continuing soundness, effectiveness and adequacy of the Company's internal control environment.	-
16. The Board ensures that the Company has on internal audit system that can reasonably assure that the Compony's key organizational and operational controls are complied with.	
17.The Board ensures that the Company has an independent audit mechanism for the proper audit and review of financial statements by independent auditors.	
18. The Board adopts a system of check and balance within the Board and regularly reviews its system of checks and palances for effectiveness.	

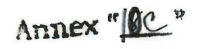
The second secon
Code of Conduct & Other Corporate Governance Policies
19. The Board understands and actively promotes the Company's principles and values.
20. There is a written Code of Business Conduct and Ethics (the "Code of Conduct") to be followed by the Board, CEO, officers and employees.
21. There is a formal system to monitor compliance with the Code of Conduct.
22. The Code of Conduct is communicated, understood and followed by the Board, CEO, officers and employees.
23. The Code of Conduct provides that there shall be no waiver of any provision of the Code of Conduct in favor of directors or officers, except when expressly granted by the Board and any such waiver must be promptly disclosed to the stockholders.
24.There is a formal channel established to allow employees to report unethical conduct.
25. The Board ensures has and is communicating and implementing a formal conflict of interest policy and it contains guidelines and provisions prohibiting the Company whether directly or indirectly from granting loans to directors and officers.

Annex "DB "

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regulatory requirements affecting the Company, including the contents of its Articles of	6. I exercise independent judgment.	5. I ensure that my personal interest do not conflict with the interest of the Company.	4. I keep myself updated on developments in the Company, including its financial and operational performance.	3. I devote sufficient time and attention necessary to properly discharge and effectively perform my duties and responsibilities as a member of the Board.	2. I act in a manner characterized by transparency, accountability, integrity and fairness fully aware that the office of a director is one of trust and confidence.	1. I understand the mission, vision and values of the Company.	Leading Practices and Principles on Good Corporate Governance
	eritoria estates el l'Argente production par	and Array shot Companies Sol	erment General Construction		le gran mener janken menjagakan amena	and the second s	Rating
				est de la completación de la com			Reason and Suggested Improvements

12. I am aware of key issues and challenges facing 11. I take steps, such as attendance in seminars, 8. I observe confidentiality of non-public information acquired by reason of my position as a director. 9. I attend all board meetings except when prevented 10. I actively participate in board discussions and and update my knowledge on corporate governance and enable me to discharge my duties and responsibilities as a director. the Company today and in the future. reading journals and other materials, to enhance deliberations. by justifiable cause. Incorporation and By-Laws, the requirements of the SEC, and where applicable, the requirements of other regulatory agencies.

Board Self-Assessment Individual Director



NICKEL ASIA CORPORATION AUDIT COMMITTEE SELF-ASSESSMENT FOR THE YEAR 2017

Specific actions/Dimensions	Part of the Audit Committee Charter	Has this been implemented? (Y/N)	Follow up actions needed
Setting of Committee Structure and Operation	(Y/N)		
At least 3 directors compose the Committee	T		
Citatifian is independent director	+		
. Qualifications and skills of members and chair	+		
- Financial knowledge	†, ,		
. Succession plan of members and chale		_'	
· Meetings (frequency etc)	.N	1	
Reporting to the board and issuance of certification on critical compliance issues		4	
E, aluations			
esources including outside advisors	-		
2 " og and education		-	
Financial Reporting and Disclasson			
derstanding of the company's business			
Stry in Which it operator		"	
and with financial reporting obligations			
or of management's responsibility over	—		
e ent		~	
eness of estimates, assumptions, and ents used in the preparation of the financial	1		
cation of material errors and fraud, and	-		
nancial reporting	-		
of unusual or complex transactions,			
nation of impact of new accounting		•	

Specific actions/Dimensions	Part of the Audit Committee Charter	Has this been implemented?	Follow up actions needed
10. Assessment of financial annual and interim reports	(Y/N)	<u> </u>	
as to completeness, clarity, consistency and accuracy of disclosures of material information including on subsequent events and related party transactions			
11.Review of management representation letter before submission to external auditor			·· <u>·</u>
12.Communication of the audit committee with legal			
counsel covering litigation, claims, contingencies	}		***************************************
Utile Significant legal issues that impact	ŀ		
Illiancial statements	ŀ		
13. Fair and balance review of financial reports		·	
14. Assessment of correspondence between the			
company and regulators regarding financial	i	1	
Statement filings and disclosures		i	
Oversight on Risk Management and Internal Controls	·	·	
L. Obtaining management assurance on the state of	1		
memai controls			
Review of internal auditor's evaluation of internal controls			
		ľ	
Evaluation of internal control issues raised by external auditors			
4. Assessment of control environment including IT			
systems and functions			
5. Setting a framework for fraud prevention and			<u> </u>
detection, including which a highest programme in			-
b. Deliberation on findings of weaknesses in controls			
and reporting process	ŀ	1	
7. Understanding and assessment of identified risks	 		
o. Evaluation of sufficiency and effectiveness of rick	 		
management processes and policies		}	
Preparation and implementation of business continuity plan			<u> </u>
10. Promotion of risk awareness in the organization			
or risk awareness in the organization			
<u> </u>	ſ	1	
	 		
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Specific actions/Dimensions	Part of the Audit Committee Charter (Y/N)	Has this been implemented? (Y/N)	Follow up actions needed
Oversight on Management and Internal Audit			
Evaluation on compliance with the Code of Conduct for management	 -		
2. Communication with management and internal			
	Ī		
3. Assessment of adequacy of resources and			
	[
4. Qualifications of an internal auditor		·	
>. In-house or outsource interest	- -		
Compliance with International Communication			
· · · · · · · · · · · · · · · · · · ·	İ		
neview and approval of approval in a second			
- Lateritaria scope of Internal andit wash			
- Reporting process			
versight on external audit			
Assessment of independence and professional			
Linguistricated rotation process of outcome!			
earties of Hill	Ì		
Review and approval of scope of work and fees of		<u> </u>	
external additol.	ļ		
Assessment of non-audit services		<u></u>	
Understanding disagreements between the audie			
AND LIGHT STREET	ſ		
Actions on the findings of the external auditor	-		
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Overall rating:

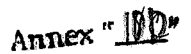
3-10 — Excellent

7-8 - Very good

5-6 - Good

3-4 -- Fair

1-2 - Poor



Nickel Asia Corporation Self-Assessment Form Corporate Governance Committee

Ratings: 5 Ex 4 Ab 3 Av 2 Be 1 Poo Excellent
Above average
Average
Below Average

Poor

The state of the s	Rating	Comments – areas for improvement
Committee Structure and Procedures		
Committee has at least three members, two of whom are Non-Executive Directors	abbote to constitution of the	
Chairman of the Committee is an Independent Director	Proprietamana (; dat /m.	
Committee meets at least twice in a calendar year	en deministration (SE). Visioners	
Minutes of committee meetings are prepared and records are kept	To the second se	
Functions and responsibilities: Does the Committee fulfill its functions and responsibilities?	The section of the se	
5. The Committee fulfills its responsibility to ensure proper observance of corporate governance principles and best practices, including:	and the second s	÷
a. Corporate governance framework: the Committee oversees the implementation of the corporate governance framework and periodically reviews the framework to ensure that it remains appropriate in the light of the Company's size, complexity and business strategy, as well as its business and regulatory environments.	er () () () () () () () () () (
Corporate Governance policies: Recommends corporate governance policies and ensures that these are reviewed and updated regularly and consistently implemented	ersondungs, Destrumpter von Lieb geschräube	



Nickel Asia Corporation Self-Assessment Form **Board Risk Oversight Committee**

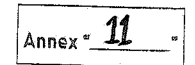
Ratings:

Excellent

5 4 Above average

Average Below Average Poor 3 2 1

	Rating	Comments – areas for improvement
Committee Structure and Procedures		
Committee has at least three members, two of whom are Independent Directors		
Chairman of the Committee is an Independent Director	1	
Committee meets at least twice in a calendar year		
Minutes of committee meetings are prepared and records are kept		
Functions and responsibilities: Does the Committee fulfill its functions and responsibilities?		
The Committee fulfills its functions and responsibilities, including		
 a. Develop a formal enterprise risk system which contains: a risk register well-defined risk management goals, objectives and oversight uniform processes of assessing risks and developing strategies to manage prioritized risks design and implement risk management strategies continuing assessment to improve risk strategies, processes and measures 		
b. Oversee the implementation of the enterprise risk management (ERM) plan; conduct regular discussions		



ANNUAL CERTIFICATE OF INTEGRITY AND COMPLIANCE

At Nickel Asia Corporation, we are expected to act with integrity in accordance with our Code of Business Conduct and Ethics, and we review our activities and certify our compliance with the Code each year.

Please answer the following questions and complete the balance of the form. 1) Have you read, and do you understand, the Company's Code of Business Conduct and Ethics (Code)? Yes____ No____ 2) Have you conducted our business activities in accordance with the Code? Yes____ No____ 3) Have you complied with all Company internal accounting controls and procedures? Yes____ No____ 4) Have you been involved in raising, investigating, or resolving a Code issue? Yes____ No____ 5) Do you wish to raise a Code issue for corrective action in this certificate? If so, please describe the issue here. For questions 1, 2, and 3 if you have answered "no", please provide a detailed explanation. Do you have any additional comments?

Schedule IV

NICKEL ASIA CORPORATION RETIREMENT PLAN

RULES AND REGULATIONS

ARTICLE I NAME, PURPOSE AND EFFECTIVE DATE

Section 1. NAME

The name of this Plan shall be the NICKEL ASIA CORPORATION RETIREMENT PLAN.

Section 2. PURPOSE

This Plan shall establish the NICKEL ASIA CORPORATION RETIREMENT TRUST FUND which will provide retirement, death, disability, and severance benefits for all eligible employees of the Company.

Section 3. DATE AND EFFECTIVITY

The Plan shall be in effect on January 1, 2014.

CERTIFIED TRUE COPY

By:

E. M. ZALAMEA, FASP, MAA, MIAC

ARTICLE II DEFINITION OF TERMS

Actuary E. M. ZALANEA ACTUATIAL CERTACES, W

Section 1. DEFINITIONS

The following words or phrases used in the Plan shall be defined as follows:

- a) "Company" shall mean NICKEL ASIA CORPORATION.
- b) "Plan" shall mean the Retirement Plan adopted herein together with any amendments or further amendments duly adopted by the Company.
- c) "Fund" shall mean the Retirement Trust Fund established under this Plan, and shall mean generally the Company's contributions together with all income, gains and other additions thereto, less any losses, expenses, and benefit payments therefrom.
- d) "Trustee" or "Trustees" shall mean the entity, person or persons appointed by the Company responsible for the assets of the fund and general administration of the Plan.
- e) "Member" shall mean any officer or employee who has qualified for membership under Article III and whose membership has not been terminated.

5

- f) "Plan Salary" or "Pay" shall mean the latest daily salary paid to the Member, or if paid monthly shall be converted to daily, for services rendered during normal working days and hours excluding allowances, overtime pay, commissions, bonuses and/or profit-sharing payments and other fluctuating emoluments or monetary benefits which are not considered as part of or integrated into the regular salary of the employee.
- g) "Service" shall mean the period of service rendered by a Member as determined from the records of the Company. Period of service shall be reckoned from date of hire to date of retirement, death, permanent disability, or severance.
- h) "Credited Service" shall mean the number of years and completed months of Service rendered by the Member. For purposes of determining the number of years of Credited Service, leave of absence without pay shall not be considered while a fraction of six (6) months or more shall be considered as one (1) year and a fraction of less than six (6) months shall be in accordance with Company policy.
- i) "Regular Employment Status" shall mean an employee who is under the regular payroll of the Company on a full-time basis, including probationary employees, and is not considered a consultant, a casual, a contractual or project employees.
- j) "Beneficiary" shall mean the person or persons who shall receive the death benefit provided for herein. The nomination of beneficiaries shall be in accordance with Article VI Section 2.
- k) "Actuarial Advisor" shall mean a person who is accredited with the Insurance Commission as an actuary or a consulting firm with an accredited actuary in its staff.

Section 2. GENDER

The masculine pronoun shall include the feminine gender and the single number shall include the plural unless the context indicates otherwise.

ARTICLE III MEMBERSHIP

Section 1. MEMBERSHIP

Membership in the Plan shall be automatic for all officers and employees of the Company who are considered as having Regular Employment Status. Membership in the Plan will commence retroactively on the first day of the month coincident with or next following his attainment of Regular Employment Status. Upon commencement of membership the Company may require the Member to execute a pledge to the effect that he has read and is in conformity with this Plan and that he shall abide by its provisions and with any amendments and supplementary rules thereto.



Section 2. TERMINATION

Membership in the Plan shall cease automatically upon termination of the Member's service to the Company.

Section 3. RE-EMPLOYMENT

A Member whose membership in the Plan is terminated and is subsequently employed by the Company shall, upon re-admission to the Plan, be treated as a new Member.

Section 4. LEAVE OF ABSENCE

Membership in the Plan shall continue during any period over which a Member is on leave of absence approved by the Company in writing, and during any period of absence due to furlough, sickness, accident or other causes not constituting a severance of the employer-employee relationship.

ARTICLE IV THE FUND

Section 1. NON-CONTRIBUTORY PLAN

No Member shall be required to make any contributions to the Fund.

Section 2. FUNDING

The funding of the Plan shall be determined by the Actuarial Advisor and payment of the benefits thereunder shall be provided for through the medium of a Fund held by a Trustee under an appropriate Trust Agreement. The contributions to the Fund so created together with gains and losses realized and unrealized plus contributed accrued liabilities, if any, shall constitute the Fund.

Section 3. VALUATION

The contributions to the Fund shall be actuarially determined at least once every two or three years.

Section 4. PROCEDURE FOR PAYMENT

Application for the payment of the retirement benefits under Article V must be made in writing in the form and manner prescribed by the Trustee and must be filed with the Trustee at least thirty (30) days in advance of the date of actual retirement, resignation or separation without cause. Decision of the Trustee shall be final and binding upon all parties.



Section 5. MANNER OF PAYMENT

At the option of the Trustee, all benefits under the Plan shall be payable to the withdrawing Member in the form of a single sum payable anytime within sixty (60) days from the date of such withdrawal from the Plan. Such benefit shall be payable directly to the Member or to his beneficiary as the circumstances of each case may warrant.

Section 6. NON-DIVERSION OF FUNDS

All contributions made to the Fund shall be held solely and exclusively for the benefit of the Members or their beneficiaries and no part of the said Fund shall be used for, or diverted to, purposes other than for the exclusive benefit of the members or their beneficiaries.

Section 7. WAIVER OF CLAIMS

Receipt of any benefit by any Member of the Plan shall be deemed a final settlement of any and all claims that the Member may have under the Plan. The Member shall hereby waive, quitolaim and release the Company and the Plan from any and all claims, actions and liabilities arising from this Plan.

ARTICLE V RETIREMENT DATES AND BENEFITS

Section 1. NORMAL RETIREMENT

The Normal Retirement Date of a Member shall be the first day of the month coincident with or next following his sixtieth (60th) birthday provided he has served the Company for at least five (5) years of Service. The Member's Normal Retirement Benefit shall be a sum equal to 30 days Pay for every year of Credited Service.

Section 2. OPTIONAL RETIREMENT

With the consent of the Company, a Member may elect to retire prior to his Normal Retirement Date provided he is at least age fifty-five (55) and has completed at least fifteen (15) years of Service. The Member's Optional Retirement Benefit shall be a sum equal to 30 days Pay for every year of Credited Service.

Section 3. MANDATORY RETIREMENT

A Member who is allowed by the Company to continue to work on a case to case and yearly extension basis beyond his Normal Retirement Date up to age sixty-five (65) shall continue to be a member of the Plan up to his Mandatory Retirement Date. The Mandatory Retirement Date of a Member shall be the first day of any month after attaining his Normal Retirement Date. The Member's Mandatory Retirement Benefit shall be a sum equal to 30 days Pay for every year of Credited Service, including the extension of service.



Section 4. DISABILITY BENEFIT

In the event that a Member is retired by the Company due to permanent total incapacity or disability or due to sickness, as determined by a competent physician appointed by the Company, his disability retirement benefit shall be a single sum equal to 30 days Pay for every year of Credited Service.

Section 5. SEVERANCE BENEFIT

A Member who is involuntarily separated by the Company due to a retrenchment program or redundancy or for causes not due to his own fault, misconduct, or material neglect shall be entitled to a benefit determined in accordance with the Termination Pay provision under the Labor Code or similar legislation on involuntary termination or if applicable, the amount of retirement benefits due to him hereunder, whichever is greater but shall not be entitled to all or any combination of all.

Section 6. TAX EXEMPTION OF BENEFITS

In accordance with the provisions for tax qualification under Republic Act No. 4917 (as reiterated by Section 32 (B) (6) (a) of the Tax Code of 1997), any retirement benefit received from the Plan shall be wholly exempt from tax provided the Member has been in the service of the Company for at least ten (10) years and is at least age fifty (50) at the time of retirement. It is further provided that any amount received under the Plan due to death, disability, or for any cause beyond the Member's control shall likewise be exempt from all taxes.

Section 7. DISMISSAL FOR CAUSE

A Member who is dismissed by the Company for cause shall not be entitled to any benefit under the Plan.

Section 8. FORFEITURES

The portion of the amount standing to the credit of a separated Member which is not paid to him by virtue of the limitations specified in this Plan shall be retained in the Fund and shall be used to reduce future contributions of the Company. Such forfeitures, which may arise from severance of employment, death or any other reason, shall not be applied to increase the benefits any Member would otherwise receive under the Plan at any time prior to the termination of the Plan or the complete discontinuance of Company contributions thereunder.

ARTICLE VI DEATH BENEFIT

Section 1. BENEFIT

In the event that a Member dies from any cause except self-inflicted injuries, his beneficiaries shall be entitled to receive a death benefit in a lump sum equal to 30 days Pay for every year of Credited Service.



Section 2. NOMINATION OF BENEFICIARY

<u>Procedure</u>. Each employee shall, upon eligibility to participate in the Plan, forthwith nominate in writing, in such forms as shall be prescribed by the Trustee, a person or persons entitled to succeed such Member, by testate or intestate succession under existing laws, to receive the amount which may be due the Member in case of his death or inability to receive in person any sum due him from the Fund.

Every nomination or appointment shall remain in force until the death of the nominee or appointee or until revoked or amended by the Member making it by delivering to the Trustee another nomination or appointment in the prescribed form.

In the event of death of a designated or appointed beneficiary during the lifetime of the designating or appointing Member, said Member shall forthwith nominate or appoint another person in place of the deceased beneficiary.

<u>Failure to Nominate</u>. If at the death of the Member there shall exist no valid nomination by him of a beneficiary, the existing laws on succession shall prevail.

If the person or persons from among those enumerated in the existing laws on succession do not exist at the time of the member's death, no death benefit shall be paid by the Plan. The death benefit which should have been paid shall be forfeited in favor of the Fund.

Minor / Incompetent Beneficiary. In case the beneficiary is a minor or under any disability to give legal discharge for payment of the benefits, then payment of the benefits shall not be made until a legal guardian is appointed in behalf of the minor or person under disability, but the beneficiary shall not be entitled to any income on the amount of the accrued benefits during the period that the payment was deferred because of the absence of a legal guardian; provided further that if the amount of benefit is such that existing laws would allow the payment thereof to the surviving parent of the minor or incompetent beneficiary, then benefit payments for the account of said beneficiary shall be made to the surviving parent of said beneficiary.

ARTICLE VII ADMINISTRATION

Section 1. THE PLAN

The Plan shall be administered by a Trustee appointed by the Company who shall be responsible for the general administration of the Plan and the management of the Fund. The Company may create a Retirement Committee which will coordinate with the Trustee in the implementation of this Plan. The Trustee may seek the advice of counsel and may appoint an investment manager or managers to manage the Fund, an independent accountant to audit the Fund and an actuary to value the Fund. Fees and expenses incurred in the investing and accounting and / or actuarial audit, amendment and other services for the Plan may be charged to the Fund.



Section 2. TRUST AGREEMENT

The powers, authorities and discretion necessary or expedient for the Trustee to perform his / their duties shall be expressed in the Trust Agreement executed by the Company and the duly appointed person(s) or entity.

Section 3. RETIREMENT COMMITTEE

The duties of the retirement committee shall consist of the following functions solely as they relate to the Plan:

- Implement the rules and procedures set forth in this Plan in filling applications for benefits, for furnishing proofs necessary to establish the Member's qualification, age and continuous service.
- Recommend to the Trustee the appropriate payment of the amount due to the Member in accordance with the provisions of the Plan less accountabilities to the Company, if any
- 3. Interpret together with the Trustee the meaning, coverage, interpretation and application of the provisions of the Plan.

ARTICLE VIII AMENDMENT AND TERMINATION OF THE PLAN

Section 1. NON-FORFEITURE OF RIGHTS

Upon termination of the Plan or upon the complete discontinuance of contributions under the Plan, the rights of each Member to benefits accrued to the date of such termination or discontinuance, to the extent then funded, or the rights of each Member to the amounts credited to his account, if any, are non-forfeitable.

Section 2. AMENDMENT

The Company may amend or modify this Plan at any time. Any amendment should conform to Republic Act Nos. 4917 and 7641 and their implementing regulations. Said amendments shall be immediately communicated to the trustee and the Members of the Plan.

Section 3. TERMINATION BY LIQUIDATION

The Company reserves the right at any time on account of business necessity to terminate, withdraw, amend, or modify the Plan in whole or in part, at the discretion of the Company. In the event of the termination of the Plan, the liability of the Company to make contributions shall cease, and the assets of the Fund shall be allocated, subject to provisions for expenses of administration or liquidation.



The Trustee shall pay all debts and obligations of the Fund and settle or dispose of any claims then outstanding against the Fund, and thereafter allocate the property remaining in the Fund to the employees or their beneficiaries, as follows:

- a. A sum in full or pro-rata to provide for the payment to members who are eligible for normal and mandatory retirement, or for death and disability benefits, but who have not received their benefit payments by the date of termination of the plan.
- b. If any amount remains after (a) above, a sum, in full or pro-rata, to provide for the payment of benefits to employees who are eligible for optional retirement by the date of termination of the Plan.
- c. If any amount remains after (b) above, a sum, in full or pro-rata, to provide for the payment of benefits to employees who remain and who may have contingent benefit interest as the Trustee/Retirement Committee may determine on the termination of the Plan.
- d. Any amount remaining in the Fund after making the above allocations and after paying all liabilities shall revert to the Company.

Section 4. TERMINATION BY TRANSFER

In the event the Company terminates the Plan by transferring it to any other Fund which is similar, in the opinion of the Trustee, to the purpose and terms of this Plan, each Member shall be entitled to the same benefits as they would have had from this Plan had this Plan not been terminated.

ARTICLE IX EFFECT OF LEGISLATION

Section 1. SOCIAL SECURITY SYSTEM AND WORKMEN'S COMPENSATION

Except as otherwise provided, whatever benefits may be due the Member on account of the Social Security Law shall not be deducted from the benefits under this Plan.

Section 2. NON-DUPLICATION OF BENEFITS

In the event existing or future laws, including the Collective Bargaining Agreement, require the Company to pay similar or analogous benefits to those already herein provided, the Member concerned shall not be entitled to receive both what the law, legislation or CBA requires the Company to give but shall be entitled only to whichever benefit is the greater among them; or, the Company may exercise the right to reduce its current contributions or benefits under this Plan by the amount of any amount of any payments required by the subsequent legislation or CBA in accordance with the regulations promulgated by the Company.



ARTICLE X MISCELLANEOUS PROVISIONS

Section 1. IRREVOCABILITY

The Company shall have no right, or interest in the contributions made by them to the Trust and no part of the Fund shall revert to the Company except after satisfaction of all liabilities of the Plan; however, such contributions as may have been made by the Company as a result of overpayment may revert to the Company.

Section 2. NON-TRANSFERABILITY OF RIGHTS

No benefit payable under the Plan shall be subject in any manner to anticipation, alienation, sale, transfer, assignment, pledge, encumbrance or change; and any action by way of anticipating, alienating, selling, transferring, assigning, pledging, encumbering, changing the same shall be void and of no effect.

Section 3. LIEN OF THE COMPANY

The Company shall have the first lien upon the amount standing to the credit of its employee-member to cover all liabilities of the Member to the Company. Said amount of liability shall be deducted by the Trustee from the benefit payment to the Member and shall be remitted to the Company.

Section 4. EMPLOYMENT

The establishment of the Plan shall not be construed as conferring any right upon any Member or any person to a continuation of employment.

APPROVED:

NICKEL ASIA CORPORATION

By:

Name: GERANDO IGNACIO B. ONGKINGCO

Position: VICE PRESIDENT - HUMAN RESOURCES

Date: CHARLIFIED TRUE COPY

(Please sign each page of the Plan Rules.)

E. VA. ZALADIEA, FASS EJAA, BIACA

Actiony E 15 241.8354 Actions Common, No.

SECRETARY'S CERTIFICATE

- I, BARBARA ANNE C. MIGALLOS, of legal age, Filipino, and with office address at 7th Floor, The Phinma Plaza, 39 Plaza Drive, Rockwell Center, Makati City, after having been duly sworn in accordance with law, hereby certify that:
- 1. I am the duly elected and incumbent Corporate Secretary of NICKEL ASIA CORPORATION (the "Corporation"), a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, with office at 28th Floor, NAC Tower, 32nd Street, Bonifacion of INTE:
- As such Corporate Secretary, I have custody of the trooks/and records of the Corporation, including the minutes of meetings of its board of directors and stockholders.
- 3. At a meeting of the Board of Directors of said Corporation, held on 6 November 2017, wherein a quorum was present and acted throughout, the following Resolutions were adopted and are now in full force and effect, to wit:
 - "WHEREAS, on 27 March 2015, the Board approved the establishment of the Nickel Asia Corporation Retirement Plan for its permanent and core employees.

WHEREAS, the effectivity date of the Retirement Plan was not mentioned in the 27 March 2015 Resolution.

NOW, THEREFORE, for and in consideration of the above, the Corporation hereby:

RESOLVED, as it hereby resolves, that the Nickel Asia Corporation Retirement Plan for its permanent and core employees shall take effect on 1 January 2014.

RESOLVED, FINALLY, that the plan shall be administered by Security Bank Trust Corporation."

- 5. The above-quoted board resolutions are still valid and binding, and have not been revoked, amended or repealed.
- 6. This certification is being issued to attest to the truth of the foregoing statement and for whatever purpose it may serve.

IN WITNESS WHEREOF, I have hereunto set my hands, this 28 December 2017, at Makati City, Philippines.

BARBARA ANNE C. MIGALLOS Corporate Secretary

SUBSCRIBED AND SWORN to before me this 2 8 DEC 2017 at Addition affiant exhibiting to me his issued on at Manila, Philippines.

Doc. No. <u>397</u> Page No. <u>81</u>; Book No. <u>95</u> Series of 2017. ATTY JOWELL A. MENDOZA

MOTARY FUBLIC FOR TAGUIG CITY

UFTL DEC. 31, 2013

APPL MO. 20 (2016-2018)

PTR No. 25 2530, 61/4/2017, PASIG CITY

189 10. 1052109, 1/6/2017

ROLL NO. 59681

MCLE COMPLIANCE NO. V-00723127-7/23/16

3210 ST. CAR PLAZA BONIFACIO

GLOBAL, TAGUIG CITY

6.64 PMP=20, 807, 38 3.000



December 26, 2017

CERTIFICATION



This is to certify that the amount of Pesos: TWENTY MILLION EIGHT HUNDRED SEVEN THOUSAND THREE HUNDRED EIGHTY THREE & 00/100 (Php20,807,383.00) was received on December 20, 2017 as initial contribution of NICKEL ASIA CORPORATION RETIREMENT PLAN under SBC TRUST No. 73663.

This certification is being issued upon the request of the above mentioned client for whatever legal purpose it may serve.

Security Bank Corporation Trust & Asset Management Group By:

JANEFER F. GAOAT
Assistant Vice President

DELIA J. GARBANZOS Assistant Vice President



Annex " 17

30 May 2017

SECURITIES AND EXCHANGE COMMISSION

Secretariat Building, PICC Complex Roxas Boulevard, Metro Manila Philippines

TO: TERESITA J. HERBOSA

Chairperson

The New Manual of Corporate Governance of Nickel Asia Corporation RE:

Dear Chairperson Herbosa:

We write to formally submit to your office our Company's, NICKEL ASIA CORPORATION (NAC), new Manual of Corporate Governance that was approved by NAC's Board of Directors in a meeting

This is pursuant to the requirement under SEC Memorandum No. 19 series of 2016 dated 22

We hope that you find the foregoing in order.

Sincerely yours,

JOSE RODERICK F. FERNANDO Chief Compliance Officer

Vice President for Legal and Special Projects

Annex = 44 "

16 May 2019

ATTESTATION

The undersigned hereby attest that Nickel Asia Corporation has a sound internal audit, control and compliance system place and that it is working effectively.

GERARD H. BRIMO
Chief Executive Officer

MARIA ANGELA G. VILLAMOR
Chief Audit Executive

CERTIFICATION

- I, MARNELLE ALVAREZ JALANDOON, of legal age, Filipino, with office address at the 29th Floor NAC Tower, 32nd Street, Bonifacio Global City, Taguig City, after having been duly sworn in accordance with law, hereby state that:
- 1. I am the Assistant Vice President Management Information Systems and Administration of Nickel Asia Corporation (the "Company"), a corporation duly organized and existing under Philippine law, with principal office address at the 28th Floor NAC Tower, 32nd Street, Bonifacio Global City, Taguig City.
 - 2. As such, I am in charge of the management information systems of the Company.
 - 3. I confirm that all software used by the Company are duly licensed.
- 4. I am issuing this Certification to attest to the truth of the foregoing and for all legal purposes that this may serve.

MAY 27 2019

Issued this ___ day of May 2019 at Taguig City.

MARNELLE ALVAREZ JALANDOON

Assistant Vice President

Management Information Systems and Administration

SUBSCRIBED AND SWORN to before me, a Notary Public for and in the City of Taguig this _____MAY 27 2019 . Affiant exhibited to me his _____PASSPORT NO. TC 442 0917 issued by \text{MANUA} and valid until \frac{\text{UNT}}{2000}.

Doc. No. 232

Page No. 48

Book No.

Series of 2019.

KATHRYN ROSALIE B., FADERON-DIONISIO Appointment No. 94 (2018-2019) Notary Public for and In the City of Taguig Until December 31, 2019 Roll No. 42738

PTR No. A-4285552 dated 16 January 2019 / Taguig City IBP No. 05593 (Lifetime) / O.R. No. 669506 / 09 January 2006 MCLE Compliance No. VI-0018369, until 14 April 2022 28F NAC Tower, 32nd St., BGC, Taguig City



CODE OF CONDUCT OF EMPLOYEES With Rules and Regulations on Discipline & Sanctions

INTRODUCTION

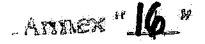
Nickel Asta Corporation (NAC) was established in early 2006 in order to consolidate, under a single holding company, ownership of several companies in the Philippines. The Company has been publicly fisted at Philippine Stock Exchange and Securities Exchange Commission list November 2010.

Nickel Asia Corporation is the Philippines' sargest producer of lateritic nickel ore and one of the largest in the world. We have a long operating history, starting with the sale of one in 1977 from our first mine, file Tubs, in Bataresa town at the southern the of Palawan Island. We exclusively supply invention on from our Rio. Tubs operations to Coral Bay Nickel Corporation (CBNC), the country's first hydrometallurgical nickel processing plant in which we have a 10% equity interest.

Nickel Asia has expanded to four operating mines which includes Taganito Mining Corporation, Hinatuan Mining Corporation and Cagdianao Mining Corporation at Surgao Del Norte. Our Taganito operation also supplies all of the limonite ore-requirements for the Taganito HPAL Nickel Corporation (THNC), the country's second hydrometallurgical nickel processing plant. In 2015, NAC has acquired its fifth alded operating mine, Geogen Corporation which is undergoing development in order to meet our production standards.

Apart from our four operating mines we have other properties in verticus stages of exploration for nickel. We continue our search for opportunities in copper and gold through Cordillera Exploration and Company, Inc., Beyond our mineral resource operations, we are also investing into renewable energy and power generation through Emerging Power Inc., our renewable energy subsidiary.

We remain focused on growth while continuing to take our responsibilities toward environmental protection, local development and community relations and the safety of everyone involved in our operations. We are committed to responsible mining and to world-class standards in all that we do.



VISION STATEMENT

"TO BE A WORLD-CLASS DIVERSIFIED MANERAL RESOURCE COMPANY THAT HAS EXEMPLARY RELATIONSHIPS WITH ALL STAKEHOLDERS"

MISSION STATEMENT

Using best global industry practices, we are committed to:

- . Optimizing our current operations
- · Exploring and developing additional deposits for nickel and other minerals to sustain our growth.
- Delivering to our customers quality mineral products in a timely manner
- Norturing our employees and providing a safe and healthy workplace for them to achieve their full potential
- · Uplifting the quality of file of our host communities.
- Protecting the environment in all our operations
- Adopting the highest standard of corporate governance.

CORE VALUES

Competence

The ability of an individual to perform a job properly. Performs a job effectively with thorough knowledge, great skill, judgment and attributes. One has to have constant innovation and personal development.

Efficiency

The ability to accomplish a task with minimum wastage in time, resources and manpower.

· Responsibility to all stakeholders

Maintains on effective relationship with all stakeholders and supports all initiatives of the company to improve quality of life. Treats every employed with dignity and respect, complies with laws, and carries out job function in an ethical mariner.

Teamwork

Able to work harmoniously and cooperatively with others; willingness to offer assistance and contributes Individual strengths towards a common goal establishes and maintains effective work relationships both within and across sections/departments with business partners and subsidiaries to schieve a common goal. Being responsible for your actions and contributions to the other members of the team to achieve optimum results.

- Integrity and honesty.

Conditioney of behavior with high standards of performance and work ethics. Speaks the truth and will stand up for it at all filtines and at all cost. Adheres to the norms and standards of the conjugant and of the society as a whole:

Financial growth

Always on the lookout for chances and opportunities to decrease cost and increase/maximize profit to us to edileve the company's hountal objective.

Dedication

Ghiet 100% effort in performing a task; willingness to sacrifice one self and time. Mainteins a positive thinking and actions at work.

- Establish and pursue production activities and work goals in accordance with acceptable industry global bast practice and standards.
- Engage in the exploration and development of other mineral resources other than nickel to respond to challenges of market demands and sustain the business growth of the corporation.
- Keep and nurture the best Corporate Social Responsibility practices through exemplary
 relationships with its middle host communities in the improvement of their livelihood, health,
 education and quality of life, its business partners and contractors, the government regulatory
 agencies and local government units as well as the Indigenous People and most especially among
 feltaw employees and management group of the Corporation.
- Work efficiently by optimizing production of its mineral products with least wastage of resources.
- System good and professional business reputation by producing quality products and delivering them on schedule to cheets,
- Observe and follow laws, rules and regulations and the pertinent policies and practices of the Corporation in the pratection and enhancement of the environment in the context of sustainable development adhered to by the mining industry.
- Observe and practice Good Corporate Governance, in relation to:
 - All the policies, rules and regulations of the company with respect to its employees on matters of employment and the rerms and conditions of work as mandated by law;
 - The pertinent rules and regulations of the government, both national and local, affecting the business of mining which impacts on the community and environment at large
 - Professionally and honestly deal with contractors, clients and business partners of the company and,

- 6 Be responsible to and respect fellow employees in performing work, and
- 6. Ensure a fair return of investment to the shareholders and owners of the corporation.
- The seven (7) Core Values of NAC are the best set of parameters that reinforces its VMCV and establishes the Quality of Employees Conduct, thus:
 - c Employees must be Compatent, Efficient, and Responsible to all the stakeholders of the company, practice Teamwork, always, possess Integrity and Honesty, pursue Financial Growth of the company, and always remain Dedicated to the company.

DEFINITIONS

- Code of Conduct —is a set of guidelines outlining the social norms and pules of the company, in order for the employees to conduct their actions and decisions in accordance to NAC's Corn Values and others standards.
- Verbal Repriming is colling attention to the offense and counseling the offender that a repetition of such violation in the future would necessitate the issuance of written reprimind or any stiffer randition warranted by the circumstances.
- Written Reprimand is a written notice adminishing the employed with a warning that a repetition of the same or a similar violation in the future shall warrant a stiffer sanction. The written reprimated should contain a summary of the incidents requiring the imposition of this sanction.
- Preventive Suspension Placing an erring employee under suspension without pay if he poses a serious and Imminent threat to life or property of the company or his co-workers. Maximum period is 30 days. An investigation must be conducted within the 30 days and the appropriate action will be administered depending on the outcome of the investigation. The suspension is not itself a penalty for the offense, although it may be considered as such after the offense is proven and the proper penalty is determined.
- Suspension

 Temporary separation from work for a period of time without pay imposed as a penalty.

 During such time, the suspended employee shall not be allowed within company premises without the approvat of his immediate superior.
- Distribssel/Termination Permanent reparation from work with forfeiture of benefits/bonuses outside what is legally mandated:
- Employee A person employed by Nickel Asia Corporation or any of its affiliates, whether on a regular or probationary status, regardless of job position or level. The term "employee" shall cover all job levels, i.e., rank and file, supervisory, managerial, and officer levels.

Due Process - Procedure sanctioned by law wherein the erring amployee is entitled to two notices: one, Notice to Explain (NTE) and two, Notice of Decision; and an opportunity to answer and robut the charges against him, in between such notices.

COMPANY CODE OF CONDUCT

Implementing Guidelines

- . The Company belleves that rules and regulations are essential to the efficient operation of the Company as well as for the guidance of all its employees.
- . The Employees' Code of Conduct sets forth the Company's policy for disciplinary action, which applies uniformly to all employees, from rank and file to officers.
- . As it strives to be just, objective, and consistent in dealing with employees, the Company will always respond to violations with the appropriate disciplinary action.
- The Company expects all its employees to conduct themselves creditably, whether inside or outside Company premises. Each one is also expected to observe all the rules and regulations contained in this policy as well as those that may subsequently be prescribed by Management. Any employee who violates any of the cules prescribed herein will be penalized accordingly.
- . These rules apply whether the violations are committed:
 - thiside the Company premises while the employee is on/or off-duty.
 - 3) Outside the Company premises while the employee is performing official duty, or
 - Dutside the Company premises even while the employee is affectly, if the Incident is connected with the employee's work with the Company.
- If an employee commits any offense not specifically defined in these rules, violates any Company regulation for which no penalty has been specified, or commits any other act contrary to the interest of the Company, the panalty to be imposed will be determined by Management on a casy-to-case basis, considering the gravity of the act to be penalized.
- An employee charged with a serious offense will be placed in preventive suspension not exceeding SQ days to allow an impartial investigation and to ensure the safety and security of all documents, papers, and offects that may have been used in committing the offense.
- The HR Department or Section along with Line management will have primary responsibility for the enforcement of the rules described to this policy, including compliance with all governmental laws and regulations.
- . The sanction of any employee under these rules will not be a bar to his prosecution in the proper court of Justice if the same act constitutes a violation of the Revised Penal Code or other penal laws.
- Prescription of Ottenses shall be as follows:

- o light offenses (those warranting written reprimend) shall have a prescriptive period of 160 days reckening from the date the offense was discovered.
- b Sectous or grave offenses (warranting suspension regardless of the number of days) shall have 365 days rectioning from the date the offense was discovered.
- to When the results of a single act two (2) or more of lensus are committed under this Policy, the corrective action shall be cumulatively imposed.
- When an offense is necessary and indispensable to the commission of another offense. the corrective action for the more serious offense shall be imposed.

CLASSIFICATION OF VIOLATIONS AND SANCTIONS

	TYPE OF OFFENSES	1" OFFENSE	214 OFFENSE	grease Offerise		4 th Offense	
	ne i kiteare e rejulej Zelivnic <u>a</u>					n er jamen er e	
	infliction or attempt to inflict bodily injury within company premises or property for any reason whether committed during work time whether the individual suffers injury or not:	days	10 working days suspension	Fermination contract	of	employment	OI
	threatening coercing or interfering with the work or related work activities of any fellow employee in any manner and with unlawful purpose or intention:	days	5 working days suspension	Termination contract	φſ	employment	or
	aboye sentitions shall apply whether ording employee.	or not the aggr	leved individu	al forgives or	settle	s anicably with	the
a	Accompt to take or taking the life of any employed willfully or through neglectors:	Termination f	rem employm	ent or contract		·	

TYPE OF OFFENSES	Offense	2" CFFRSS	gy# OFFENSE		A' Offense	
SETIONE VIOLENCES VIOLES CHANGES CONTRA CAMADAN STOOL			9 - 2 - 40 - 22, -		7.	
1. Wilfully or negligently damaging any company property: 1. If the value of the property is less than One Million Peros [Php/1,000,000.00]	if willful; immediate termination of employment or contract.	If willful, bermination of employment; or contract.	Termination contract.	of:	ėmploymer	it
	If nagligent, 5 working days suspension.	[negligent/1	9 working days	sýspen	sion.	
 If the value of the property is One Million Pesos (Rhp/3,000,000.00) and above. 	Immediate te	rmination of em	pployment or co	intract.		
Any violation committed under this Section compleyed involved for payment of the am	on shall be with point of the pro	perty damaged	o Company's ri	ght of a	ection again	st th
Any violation committed under this Section complexes involved for payment of the am 2. Straling/ robbing company property or that of fellow employees or other people within company premises	immediate ter to criminal p trespective or	perty damaged mination of em- prosecution and I whether or no	o Company's ri- l. playment or co nd recevery o of the offended ending employe	ntract i the	without pre	udic
employee involved for payment of the am 2. Straling/ robbing company property or that of fellow employees or other people within	immediate ter to criminal p trespective or	perty damaged mination of em- prosecution and I whether or no	playment or co nd recovery a of the offended	ntiact v f the femolo e	without pre	edic tole y ha
2. Straking/ robbing company property or that of fellow employees or other people within company premites 3. Unauthorized use of company equipment or materials for personal purposes either during company time or outside.	immediate ter- to-criminal ; irrespective or settled amical: 2 working days suspension	perty damaged mination of em prosecution an I whether or no hy with the offe 5 days suspension	playment or co of recovery a of the offended ending employe Termination	ntiact if the employee	mploymen	tadic y fia

6.		pany	Termination of employment or contract without prejudice to any legal action that may be brought by the company.
	employees in son equipment or mat	wind	

10	TYPE OF OFFENSES 10/182 OF OFFENSES 10/182 OF OFFENSES 10/182 OF OFFENSES 10/182 OF OFFENSES 10/183 OFFENSES	OFFENSE	2° Offense		s* Officials
1	illegally carrying or possessing any deadly weapon within company pramises.			t or contract w	ithout any prejudice to any impany.
2.	Final conviction of a crime, involving moral terplude committed within or outside company premises during affice hours while on duty.			ent or contract right by the co	without prejudice to any mpany.
3.	V/illful refusal to follow security and safety requirements or standard company procedures.	Written Reprimand	S working Days Suspension	ID working days auspension	Termination of employment or contract
4.	Fallure to report violations of security and safety rules which had come to the knowledge of the employee.	Written Reprimand	B working days suspension	5 working days suspension	Termination of employment or contract

TYPE OF OFFENSES	1 ¹ 2" Offense Offen	J GFFENSE	a" Offense
Strates virtuines gaver Per in discour Costa			The second state of the second second second second second second second second second second second second se

As defined by the Philippine Revised Penal Code, it involves crimes such as Grave Scandal Where the acts of the offerder are highly scandalous and offensive against decency or good customs, it is deemed committed if done within public knowledge or public view. It goes against established usage, good laste, and social conventions of the community or society at large.

	T		
2. Itliest or unlawful sexual relationships under scendatous circuinstances between omployees or tectwoen an employees and the spouse of another within or outside company premises which is of public knowledge and adversely affecting the integrity and marate of company employees and the good name of the company.	and counseling among the immediate head of the offending employees. Head of HR Department and employees concerned. Such meeting is to be militated by the pertinent HR Head or Immediate Superior of concerned concerned.	Wristen notice of reprimend with withing of termination	Termination of employment or contract
2. Demanding or receiving payment of money, materials, or services from suppliers or contractors of the company in consideration of a favor in connection with any transaction, contract, or agreement between the supplier/contractor with the company.	employees: 10 working days suspension	Termination o	f employment or contract

, 3x.	Fraudulently requesting or encouraging or influencing another employee to fraudulently acquire or rent any equipment or material or service not needed even as a space or standby by the company at the time the request was made.	employee wi legal action to		randulent recu	together with the offendir est without prejudice to as
.4,	Concealing and not recording to the conjugacy knowledge of the commission of violations under nos. 2 and 3 above:	Written Reprimand	5 working days suspension	10 working days suspension	Termination of amployment or contract
S,	Hegal possession, use, and sale of any prohibited drugs inside company premises.	Termination	J. of employmen	t of contract	I
	ease refer to Orug Free urkplace Policy of MÁC				
Pli	Intoxication during bours of work within company premises, ease refer to Alcohol free utsplace Bolley of IIAC	Written Reprimand	3 working days suspension	5 working days suspension	Termination of employment or contract
7.	Engaging In, allowing, or encouraging the showing of lewel motion pictures or materials using company property within company premises during work hours.	Written Beprimand	2 working days suspension	5 working days	Termination of employment or contract
	instigating a fight with co- employees within company premises during or outside work hours.	Written Reprintand	,5 working days ,suspension	Termination o	of employment arcontract
	Spreading false and/or offensive rumors and/or gostlp against a co-employee and/or Company to taint both reputations in whatever means (verbal, written, and social media)	Written Reprimand	5 working days suspension	Termination o	of employment or contract

10. Engaging in any grassly indecent conduct or using defermatory language towards another employee within company premises during work hours.	Written Reprimand	5 working days suspension	Termination of employment or contract
		1	

	TYPEOROTPENSES	1" OFFENSE	27 OFFENSE	3° OFFENSE	OF	a' FENSE
l'iai	Circle (inter- circle (inter- circle)					
1.	Faisilying official company records or submission of take documents.	Terroination	of employment	of contract	<u>,</u>	
2.	Sybmission of fake or fraudulent liquidation of expenses.		of employment	arcontrect		:
3.	insubordination or willful refusal to obey and follow the work instruction of an inimediate superior without justification.	3 working days suspension	5 working days suspension	Termination o	of employment	or contract
4.	Willful neglect of work duties and responsibilities. Non performance of expected deliverables.	Written Reprimand	3 Working days suspension	5 working days suspension	Termination employment	
5.	Leaving the place of work during working time without any official purpose.	Written reprimined with warning of suspension	3 Working days suspension	5 working days suspension	Termination employment	
	Absence without approved (serve application by the immediate head and properly submitted to HR:	Written reprimand with warning of Suspension	3 days Suspension	Termination of Employment		
7.	Failure to report for work. Immediately after expitation of leave of absence.	Written Reprimand	3 Working days suspension	5 Working days suspension	Termination employment	-
	Frequent tandiness or late- reporting for work.	Verbal Notice	1º Written Reprimand	2 rd Written Reptimend with advice	5 working days Suspension	Meeting and counselling with

:			of suspension if repeated	warning of Termination of employment on the 6 th time.
 Habitual or frequent: absenteeism of at least 4 times a month. 	Written reprimend	3 working days suspension	5 working days suspension	Termination of employment
10. Failure to pass the rating on Annual Performance Evaluation.	Written Reprimand	3 Working days suspension	5 working days suspension	Termination of employment or contract
31. Steeping during work hours.	Written Reprimand	2 Working days suspension	5 working days suspension	Termination of employment or contract
12. Failure to comply with Annual Physical Examination (APE)	Written Reprintend	3 Working days suspension	5 working days suspension	Termination of amployment or contract:

All employees are expected to comply with and observe company rules and regulations on safety, health, and environment shall be dealt with by the pertinent Safety, it calls, strafformment and Social Committee or group of the pertinent companies of NAC unless the company issues supplementary rules and regulations thereto.

Management may terminate, suspend, and otherwise discipline employees of the Company depending on the gravity of the first and succeeding offenses and on the number of times such offenses are commisted. Past infractions of an employee may be considered in the over-all evaluation and decision of a case.

If there are offenses not specifically provided herein, any such offenses analogous to any of the offenses as above stated, shall be duly investigated and dealt with accordingly.

PROCEDURE ON DISCIPLINARY INVESTIGATION

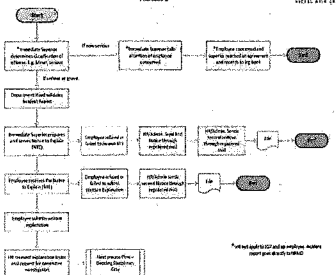
Due process observed with two-notice rules.

- 1. In the conduct of an investigation involving a forement loned violations and sanctions, due process must be observed by giving a First Notice to the enting employee setting forth the violation and the nature and specifics thereof as to time, place, date and other circumstances when committed.
- 2. The concerned employee shall be allowed to submit a written explanation within FIVE (5) WORKING DAYS from receipt of the First Notice and protent any evidence against the violations charged and allowed the assistance of a lawyer. Failure of the employee to submit a written explanation shall be a walver of his/her right to explain him/herself end the allegations in the First Notice shall be deemed admitted.
- In the event that the company is convinced with the explanation of the employee, then the violation will be disregarded.
- In the event that the explanation does not establish all the facts of the case, the company shall convene an investigating Panel to conduct an investigation to resolve the issue/s of the alleged violation.
- 5. For purposes of the above, an investigating Panel shall be created consisting of the following:
 - · HR Department Head or Representative concerned.
 - Immediate Superior of the employee concerned.
 - . Third neutral member from any of the other departments of the company.
- The company shall thereafter serve a Second Motice in writing to the employee and his lawyer, if represented by one, of the final decision of the company setting forth the penalty and the basis of such.
- Such members shall be formally advised to convene by the Resident Manager concerned on the HR Head in the case of NAC Head Office employees.
- The investigating panel may put the employee under preventive suspension if the employee, in view of the alleged violation of this Code; pases a danger on to his/her co-employees or to company property.
- 9. A decision of the panel shall have the concurring majority votes of at least two (2) members of the panel. The decision rendered by the panel shall be final and executory. Such decision shall be without prejudice to the company's right to file any legal action available to it under applicable laws and/or any other government issuances against the employee concerned and other parties involved.

 All official documents and records of proceedings of the investigation shall be compiled and kept in a confidential file by the HR Department.

REPORTED VIOLATION of COMPANY POLICIES FROCESS 1





RESOLVING DISCIPLINARY CASE Process 2



Reliables Sout	Responsible Person	Notes.
for every organization fetter from employee conserved	MID; Rainer Stanzer	Expension (Manuscript Sequentials (Manuscript content and
Internet Services Computes and case and requires conference	Panel of Incompilar	Sopries Zamest p. ar Superviews.(Alansphres with ethical
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