

FOR	:	MR. RAMON S. ANG	DATE :	November 9, 2022
FROM	:	OFFICE OF THE COMPLIANCE OFFICER		
SUBJECT	:	Board of Directors Internal Self-Rating Form		

Further to the latest Amended Manual on Corporate Governance of the Company, transmitted herewith is the policy and procedures, including the criteria for the performance assessment of the Board of Directors, as well as the Self-Rating Form.

Kindly accomplish the attached worksheet on or before December 9, 2022 (Friday). Thereafter, either:

- (1) Scan or take a picture of each page of the accomplished worksheet and email the file/photos to Ms. Kristine Marie A. Noval at <u>kabenes@sanmiguel.com.ph</u>; or
- (2) Return the accomplished worksheet to my office, at the 4th Floor, 100 E. Rodriguez Jr. Avenue (C-5 Road), Barangay Ugong, Pasig City 1604, Metro Manila, in a sealed envelope; or
- (3) We can make arrangements to pick-up the accomplished worksheet from you.

As the Company is committed to pursue good governance and business practice, the Company continues to review and strengthen its policies and procedures in order to ensure that such policies and procedures are consistent with leading practices on good corporate governance, giving due consideration to developments in the area of corporate governance, which it determines to be in the best interests of the Company and its stockholders.

Thank you for your support in this endeavour.

Atty. Alexandra B. Trillana Corporate Secretary and Compliance Officer

SAN MIGUEL FOOD AND BEVERAGE, INC. 100 E. Rodriguez Jr. Avenue (C-5 Road) Barangay Ugong, Pasig City 1604, Metro Manila Tel. No.: (632) 5317-5000 Website: <u>www.smfb.com.ph</u>



ANNUAL BOARD PERFORMANCE ASSESSMENT

POLICY AND PROCEDURES

San Miguel Food and Beverage, Inc. (formerly San Miguel Pure Foods Company Inc., the "Company") recognizes that in order to sustain good corporate governance within the organization, the same sound culture must be upheld and cultivated from the top. It is therefore of paramount importance to monitor the governance structure and performance of the Board and top management according to their roles, responsibilities and accountabilities.

Since the year 2011, it has been a policy and practice of the Company for its Board of Directors ("Board") to conduct an annual self-assessment exercise through a questionnaire given to each director, for the purpose of evaluating and improving the performance of the Board in accordance with the best practices in corporate governance, and the effectiveness of the Company's governance processes.

The Company continually reviews this assessment process to take into consideration leading practices in corporate governance. The attached self-rating form now covers appraisal of the Board as a governing unit, of individual directors, of the different Board Committees, as well as of management including the President.

Criteria and Process

The assessment criteria include the structure, efficiency, and effectiveness of the Board, participation and engagement of each member of the Board, contribution of each member director to their respective Committees, and the performance of management. The criteria also reflects the specific duties, responsibilities and accountabilities of each party assessed as provided in the Company's By-Laws, Manual on Corporate Governance, Board Committee Charters and governing policies.

The following rating system shall be used by the directors in accomplishing the self-rating form:

Е	:	Excellent
G	:	Good
VS	:	Very Satisfactory
S	:	Satisfactory
NI	:	Needs Improvement

The form also allows the director to provide comments and suggestions to further enrich the assessment process. For further clarification on this policy and the performance assessment exercise, the Board may address their queries to the Compliance Officer.

Facilitated by the Compliance Officer, the annual self-rating form shall be accomplished and signed by each individual director. The Compliance Officer shall collate the accomplished forms thereafter.

The Compliance Officer may amend the self-rating form as deemed necessary, provided that the same shall be compliant with sound corporate governance standards and practices and applicable law.

BOARD OF DIRECTORS INTERNAL SELF-RATING FORM

San Miguel Food and Beverage, Inc.

INSTRUCTIONS:

Please accomplish this form by checking (\checkmark) the item that corresponds to your answer. Each item represents

the following:

	Е	:	Excellent
	G	:	Good
	VS	:	Very Satisfactory
	S	:	Satisfactory
	NI	:	Needs Improvement
NAME	: _		
SIGNATURE	: _		
DATE	: _		

PART 1 BOARD APPRAISAL

1. The Board has the right size and composition to bring the requisite knowledge, abilities, diversity and skills to the table.

	() E	() G	() VS	() S	() NI	
Comn	nents:					
2.	The Board	, as a whole, posse	esses the right skill	s and background	l for the current issues t	facing the company
	() E	()G	() VS	() S	() NI	
Comn	nents:					

3. The Board has sufficient diversity and independence among its directors, allowing it to constructively challenge one another and management in carrying out their respective functions and duties aligned with the company's strategic directions.

	() E	() G	() VS	() S	() NI	
Com	ments:					
4. under	The Board rstand their imp		g education, allow	ring directors to	stay up to date with c	levelopments and to
	()E	()G	() VS	() S	() NI	
Com	ments:					
5. cover	The freque rage of the Boa	ency, duration an ard's responsibilitie	d scheduling of a	Board meetings	per year were adequa	te to ensure proper
	()E	() G	() VS	() S	() NI	
Com	ments:					
6.	Directors r	eceive adequate m	aterials before the	Board meeting.		
	() E	() G	() VS	() S	() NI	
Com	ments:					
7. open	Meetings a dialogue.	are effective with	sufficient material	s, limited present	ation, and an atmosp	here that encourages
	() E	()G	() VS	() S	() NI	
Com	ments:					

8. The non-executive directors <u>can</u> have a separate meeting without any executive directors present to ensure that proper checks and balances are in place within the company.

()E ()G ()VS ()S ()NI

9. have s			ate information or ng management's		and business environme ategy.	ent to enable it to
	() E	()G	() VS	() S	() NI	
Comn	nents:					
10. resour		l evaluates the pr esses critical issues		egy including ke	ey assumptions, major ri	sks, and required
	() E	()G	() VS	() S	() NI	
Comn	nents:					
11.	The Board	constructively deb	pates the proposed	plan/strategy bet	ore granting approval.	
	() E	()G	() VS	() S	() NI	
Comn	nents:					
12. respoi		monitors the conving environment.	tinued viability of	f the plan/strateg	y ensuring that it is adju	isted as needed to
	()E	()G	() VS	() S	() NI	
Comn	nents:					
13.	The Board	thoroughly review	ys major capital ex	penditures before	approval and evaluates u	ltimate outcomes.
	()E	()G	() VS	() S	() NI	
	nents:					

14. Directors strengthen the tone at the top by clearly demonstrating the required ethical values.

	() E	() G	() VS	() S	() NI
Commen	ts:				
15. continue	The Board regu d relevance and	larly reviews and applicability there	approves the Core	mpany's vision, mi	ssion and value statements to ensure
	()E	()G	() VS	() S	() NI
Commen	ts:				
16. ensure th		onstrates commitr is operated in a m			practices and provides oversight to
	()E	() G	() VS	() S	() NI
Commen	ts:				
		larly and consist decision making p		the interest of m	inority shareholders to ensure their
	()E	()G	() VS	() S	() NI
Commen	ts:				
		res that the Com 's role implementi		nd and effective in	nternal control system in place, and
	()E	()G	() VS	() S	() NI
Commen	ts:				

19. There are sound policies, procedures and a system in place for related party transactions, which a dedicated Committee effectively implements.

()E ()G ()VS ()S ()NI

20.	There is a	clear distinction	in the roles and res	ponsibilities betw	veen the Chairman and Pr	resident.
	() E	()G	() VS	() S	() NI	
Comn	nents:					
PAR] COM	F II MITTEE AP	PRAISAL				
1.	The Board	has an effective	committee structur	e.		
	()E	()G	() VS	() S	() NI	
Comn	nents:					
2. Charte	-	tion of power from	n the Board to its C	committees is app	ropriate with their releva	int corresponding
	()E	()G	() VS	() S	() NI	
Comn	nents:					
3. develo			rovide a report to at may require Boa		nd sufficiently update th	ne Board on recer
	() E	()G	() VS	() S	() NI	
Comn	nents:					
4. respoi			s for each Comm ions of the Commit		t, allowing its member	s to perform the
	()E	()G	() VS	() S	() NI	

PART III INDIVIDUAL DIRECTOR APPRAISAL

1.	I understand and faithfully uphold the vision, mission, values and strategies of the company.							
	() E	()G	() VS	() S	() NI			
Comi	nents:							
2.	I keep m	yself updated on t	the latest best prac	tices in corporate	governance and ensure I abide	e by them.		
	() E	() G	() VS	() S	() NI			
Com	nents:							
3. and I		ntering into situat lose any conflict, v		be placed in a con	nflict of interest with that of	the Compan		
	()E	() G	() VS	() S	() NI			
Com	nents:							
4.	I have a go	ood record of Boa	rd and Committee	(where applicable) meeting attendance.			
	()E	()G	() VS	() S	() NI			
Com	nents:							
5. discu		Board/Committe	e meetings on ti	me, prepared an	d knowledgeable about the	topics to b		
	()E	()G	() VS	() S	() NI			
Com	nents:							
6.	I actively p	participate in Board	d/Committee discu	ssions with a sens	e of independence and object	ivity.		
	()E	()G	() VS	() S	() NI			

7. I am aware of all policies and procedures the Board is subjected to and actively adopt these in my function as a member of the Board.

()E ()G ()VS ()S ()NI

Comments:

8. I am committed to accomplish all duties and responsibilities of a director and member of my Committee/s, if any, and will perform in the best interest of the Company.

() E () G () VS () S () NI Comments:

A. I believe the Board should focus on the following priorities for the upcoming year:

1.	
2.	
3	
5	

B. Are there changes that would improve the Board's effectiveness that you would suggest?	
1	
2	
3	

PART IV BOARD - MANAGEMENT RELATIONSHIP APPRAISAL

1. The Board is comfortable with management's (i.e., President, Chief Finance Officer) plans to implement the approved strategy, goals and targets and is confident and satisfied in management's ability to carry out its responsibilities in the interest of the Company.

()E ()G ()VS ()S ()NI

8

2.	Management has in place an effective process to identify risks and assess their potential impact.							
	() E	() G	() VS	() S	() NI			
Com	ments:							
3. appro	Manageme opriately.	ent informs the Bo	ard of all key risl	cs and the Board	l is confident management addresses th			
	()E	() G	() VS	() S	() NI			
Com	ments:							
4.	The Board	sufficiently challe	nges and supports	management.				
	()E	() G	() VS	() S	() NI			
Com	ments:							
5.	The Board	is effective in mo	nitoring manageme	ent's implementa	tion of the company's strategy.			
	()E	()G	() VS	() S	() NI			
Com	ments:							
6.	The Board	devotes sufficient	time and effort to	meeting key con	npany executives.			
	() E	() G	() VS	() S	() NI			
Com	ments:							
7.	There is an open-line of communication and constructive interaction between directors and management.							
	() E	()G	() VS	() S	() NI			

8.	The	Board	continually	monitors	management's	performance	against	clear	and	measurable	objectives,
providin	ig cons	structiv	ve feedback	and reinfor	rces managemen	t's role in sett	ing the to	one at	the to	pp.	

() E	()G	() VS	() S	() NI
Comments:				

PART V PRESIDENT APPRAISAL

1. The President supervises, directs, controls and manages the business operations, affairs and properties of the company in a sound and prudent manner.

	() E	() G	() VS	() S	() NI	
Com	ments:					
2.	The Presid	ent consistently m	akes decisions that	enable the compa	any achieve its goals bet	ter.
	() E	() G	() VS	() S	() NI	
Com	ments:					
3	The Presid	lent commits to f	ha fundamental n	rinciples of good	corporate governance	and supports

3. The President commits to the fundamental principles of good corporate governance and supports the Board in its governance duties.

()E ()G ()VS ()S ()NI

Comments:

4. The President helps the Board establish the company's vision, mission, strategic objectives, policies and procedures, including mechanisms for effective monitoring of management's performance.

()E ()G ()VS ()S ()NI

5.	The Presid	ent maintains an e	ffective working re	lationship with th	e Chairman and member	rs of the Board.
	() E	() G	() VS	() S	() NI	
Com	ments:					
6. issue:		-	-	-	mely information on pl ropriate decisions or dire	-
	() E	()G	() VS	() S	() NI	
Com	ments:					
7.	The Presid	ent ensures that all	resolutions and di	rections of the Bo	ard are carried into effec	ct.
	() E	() G	() VS	() S	() NI	
Com	ments:					
8. antici		-	onitors the key ris threats to its operat	-	nce indicators to enable al viability.	the Company to
	() E	() G	() VS	() S	() NI	
	ments:					

9. The President regularly monitors the adequacy and effectiveness of the Company's financial reporting, governance, operations and information systems, including the reliability and integrity of the financial and operational information.

()E ()G ()VS ()S ()NI

A. List the President's major accomplishments for the year that you think deserves recognition:	
1	
2	
3	

]	B. List the areas that you think you would like the President to improve or prioritize:					
	L					
	2.					
	3.					