SECURITIES AND EXCHANGE COMMISSION SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended

Dec 31, 2020

2. SEC Identification Number

11840

3. BIR Tax Identification Number

000-100-341-000

4. Exact name of issuer as specified in its charter

SAN MIGUEL FOOD AND BEVERAGE, INC.

5. Province, country or other jurisdiction of incorporation

PHILIPPINES

- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

100 E. Rodriguez Jr. Avenue (C-5 Road), Barangay Ugong, Pasig City, Metro Manila Postal Code 1604

8. Issuer's telephone number, including area code

(632) 5317-5000

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

N/A

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



San Miguel Food and Beverage, Inc. FB

PSE Disclosure Form I-ACGR - Integrated Annual Corporate Governance Report Reference: SEC Code of Corporate Governance for Publicly-Listed Companies, PSE Corporate Governance Guidelines, and ASEAN Corporate Governance Scorecard

Description of the Disclosure

Please see attached Integrated Annual Corporate Governance Report of the Company for the year ended December 31, 2020, submitted to the Securities and Exchange Commission Corporate Governance and Finance Department via email at cgfd@sec.gov.ph on June 15, 2021.

Filed on behalf by:

Name	Alexandra Trillana
Designation	Corporate Secretary and Compliance Officer

COVER SHEET

											1	1	8	4	0				
											'	_				ion N	umbe	r	
	S	Α	N		М	I	G	U	Е	L		F	0	O	D				
						<u> </u>				_							I		<u> </u>
	Α	N	D		В	Е	V	Е	R	Α	G	Ε		ı	N	С	l <u>.</u>		
										's Fu			,		1				
	1	0	0		Е		R	0	D	R	I	G	U	Ε	Z		J	R	
	1	1	1		1	1	1	1	1	1						1	1		
	Α	V	Е	N	U	Ε		С	-	5		R	0	Α	D	,			
	В	Α	R	Α	N	G	Α	Υ	I	U	G	0	N	G		I			
	Ь	A	K	A	IN	G	A	I		U	G	U	IN	G					
	Р	Α	S	ı	G		С	I	Т	Υ		1	6	0	4				
	M	Е	T	R	0		M	Α	N	I	L	Α							
						(Busii	ness A	ddres	s: No	. Stree	t City	/Town	/Provi	nce)					
						(200				. 000	0.1.97		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,					
AL	EXA	ND	RAE	3. TI	RILL	.AN	A										-545		
			tact P						005								ne Nu		•
		IN	IEG	iKA	IED	ANI	NUA					GO	VER	NA	NCE	RE	POR		
		1			1				SEC	FO	T _			1		I	1 1		
Mo	nth			ay				- EC	RM T	VDE	G	R]		Ma	onth		Day
IVIO	11(11		0	ау				10	/IXIVI I	11.							Annua	al Me	
						S	econ	dary L	_icen	se Ty	pe, If	Appli	cable	•					
	1	1	7																
	4 Da] 41a !.	- D								L		A		- N	l = 1	C4!	
Dep	ot. Re	quirir	ng this	s Doc	; .							A	meno	aea A	rticie	s Nui	mber/	Section	on
													Total	Amo	<u>unt</u> o	f Bor	rowin	gs	
Tot	Total No. of Stockholders Domestic Foreign																		
					To	be a	ccom	plish	ed by	SEC	Pers	onnel	cond	erne	 d				
					_				·										
																_			
	File I	Numb	er								LC	U							
	1	1 1	1 1	1 1	_														
ш	Docur	nont					_				Casl	hior				-			
ı	Jocul	nent	i. D.								Casi	ner							
	S	TAN	И P S	;															

Remarks = pls. Use black ink for scanning purposes



June 15, 2021

Securities and Exchange Commission

SEC Main Office Secretariat Building, PICC Complex Roxas Boulevard, Metro Manila

Attention: Atty. Rachel Esther J. Gumtang-Remalante

Corporate Governance and Finance Department

Re: 2020 Integrated Annual Corporate Governance Report

Dear Atty. Remalante:

San Miguel Food and Beverage, Inc. (the "Company") is hereby submitting its Integrated Annual Corporate Governance Report for the fiscal year ended December 31, 2020, as fully signed under oath by the Company's Vice Chairman, President and CEO, all Independent Directors, and Compliance Officer and Corporate Secretary.

The Report shall also be posted in the Company's corporate website at the link http://www.smfb.com.ph/disclosures/l/annual-corporate-governance-report within the period prescribed under SEC Memorandum Circular No. 15, series of 2017.

Very truly yours,

Alexandra Bengson Trillana Compliance Officer

Tel. No.: (632) 5 317-5000 Website: <u>www.smfb.com.ph</u>



SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended <u>December 31, 2020</u>	
2.	SEC Identification Number <u>11840</u> 3. BIR Tax Iden	tification No. <u>000-100-341-000</u>
4.	Exact name of issuer as specified in its charter: SAN (form	MIGUEL FOOD AND BEVERAGE, INC. erly San Miguel Pure Foods Company Inc.)
5.	Philippines Province, Country or other jurisdiction of incorporation or organization	6. (SEC Use Only) Industry Classification Code:
7.	100 E. Rodriguez Jr. Avenue (C5 Road) <u>Barangay Ugong, Pasig City, Metro Manila</u> Address of principal office	1604 Postal Code
8.	(632) 5317-5000 Issuer's telephone number, including area code	
9.	Not applicable Former address, if changed since last report	Postal Code

II	ntegrated ani	NUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT / NON- COMPLIANT		EXPLANATION
	The Board's Go	overnance Responsibilities	
competitiveness and profitability in a manner costakeholders.		working board to foster the long-term success of the scorporate objectives and the long-term best interest.	
1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector. 2. Board has an appropriate mix of competence and expertise. 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 Compliant Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, pages 31-33, setting out the academic qualifications, industry knowledge and professional expertise of the directors, and page 56 under the heading "Annual Training or Program on Corporate Governance", stating the relevant training of the directors. See also Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance 3, fourth paragraph, pages 11-16 under Sections 2.2.1.5-2.2.1.6, pages 20-21 under Section 2.2.2.1.3, and page 43 under Section 6, all providing the qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of their performance.	

Board is composed of a majority of non-executive directors. Recommendation 1.3	Compliant	For the year ended 2020, the Board consisted of 15 members, 11 of whom are non-executive directors. All of them, save for Ramon S. Ang, Francisco S. Alejo III, Roberto N. Huang and Emmanuel B. Macalalag, are non-executive directors. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , pages 31-33, setting out the effective dates and type of directorship of the directors, page 36 under the heading "Composition and Qualification" and page 30, setting out the names of the incumbent directors and the type of their directorships.	
---	-----------	--	--

1. Company provides in its Board Charter Compliant See Board Charter at and Manual on Corporate Governance a http://www.smfb.com.ph/files/reports/SMFB_Charter_o policy on training of directors. the Board of Directors.pdf, page 31 under Section 7. and Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual o n Corporate Governance2.pdf, page 11 under Section 2.2.1.4 (h), and page 43 under Section 6, all discussing the policy on training of directors. See also Current Report at https://www.smfb.com.ph/files/reports/SMFB_SEC_For_ m 17-C (30Oct20 New Director Orientation of Justice FHJa rdeleza).pdf disclosing that a new director orientation briefing was conducted on October 30, 2020 for Justice Francis H. Jardeleza, who was elected to the Board of Directors of the Company on August 5, 2020, Justice Jardeleza is the only new director of the Company in 2020. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annual Report.pdf, page 56 under the heading "Annual Training or Program on Corporate Governance", stating the annual training attended by the directors, including the number of hours attended and topics covered, page 36 under the heading "Composition and Qualification", second paragraph, stating the orientation program conducted for new or first time directors, and page 32, setting out the directorship of the only new director Justice Jardeleza. See SEC Form 17-C dated September 15, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_For_ m 17-C (Certificates to CG Seminar of FKC, ATC, FHJ and

 Company has an orientation program for first time directors. Company has relevant annual continuing training for all directors. 	Compliant	VSJ held on 09Sep20).pdf, SEC Form 17-C dated October 2, 2020 at https://www.smfb.com.ph/files/reports/SMFB SEC For m 17- C (Certificates of Attendance to CG Seminar held on 25Sep20).pdf, SEC Form 17-C dated December 9, 2020 at https://www.smfb.com.ph/files/reports/SMFB SEC For m 17- C (Certificate to CG Seminar of Mr. EBM held on 0 1Dec20).pdf, and SEC Form 17-C dated December 10, 2020 at https://www.smfb.com.ph/files/reports/SMFB SEC For m 17- C (Certificate to CG Seminar of Mr. RSA held on 03 Dec20) .pdf, all submitting copies of the Certificates of Attendance to the annual corporate governance seminar issued to the directors.	
Recommendation 1.4			
Board has a policy on board diversity. Optional: Recommendation 1.4	Compliant	See policy on board diversity in the Manual on Corporate Governance as of November 6, 2019 at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, page 11, under the heading "Qualification and Disqualification of Directors", first paragraph. The Company's Board of Directors for the year ended 2019 is composed of 12 male directors and 3 female directors. See amended General Information Sheet submitted on August 6, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d GIS on the Election of Justice FHJardeleza as Director (Aug. 5, 2020) .pdf.	

Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives. Recommendation 1.5		Provide information on or link/reference to a document containing the company's policy and measureable objectives for implementing board diversity. Provide link or reference to a progress report in achieving its objectives.	
Board is assisted by a Corporate Secretary.	Compliant	The Corporate Secretary of the Company is Atty.	
Corporate Secretary is a separate individual from the Compliance Officer.	·	Alexandra Bengson Trillana. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, page 32, providing her	The organizational set-up and resources of
		http://www.smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf, pages 31-33 under Section 2.2.4, setting out the duties and functions of the Corporate Secretary. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annual Report.pdf, page 56 under the heading "Annual Training or Program on Corporate Governance", stating that the Corporate Secretary attended a seminar on corporate governance, including number of hours attended and topics covered. See SEC Form 17-C dated October 2, 2020 at	Corporate Secretary and Compliance Officer to be held by the same individual.
Corporate Secretary is not a member of the Board of Directors.	Compliant	https://www.smfb.com.ph/files/reports/SMFB_SEC_For m_17- C (Certificates of Attendance to CG Seminar held on	
4. Corporate Secretary attends training/s on corporate governance.	Compliant	25Sep20).pdf, submitting a copy of the Certificate of Attendance to such training issued to the Corporate Secretary, Atty. Alexandra B. Trillana.	

Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Compliant	The Corporate Secretary hereby attests that she distributes materials for Board meetings at least five business days before the scheduled meetings. See also glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , pages 37-38 under the heading "Board Performance".	
Recommendation 1.6			
Board is assisted by a Compliance Officer.	Compliant	The Compliance Officer of the Company is Atty. Alexandra Bengson Trillana. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, page 32, providing her qualifications. Atty. Trillana is not a member of the Board of Directors. See Manual on Corporate Governance as of November 6,	
Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Non-compliant	http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, pages 1-2 under Section 2.1, setting out the duties and functions of the Compliance Officer. See glossy 2020 Annual Report at	Company, a position with adequate stature and authority in the corporation. She has a rank of Vice President. There is no person with the rank of Senior Vice President or equivalent in the Company.
3. Compliance Officer is not a member of the board.	Compliant	http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, page 56 under the heading "Annual Training or Program on Corporate Governance", stating that the Compliance Officer attended a seminar on corporate	

4. Compliance Officer attends training/s on corporate governance.

Compliant

governance, including number of hours attended and topics covered.

See SEC Form 17-C dated October 2, 2020 at https://www.smfb.com.ph/files/reports/SMFB SEC Form 17-C (Certificates of Attendance to CG Seminar held on 25Sep20).pdf, submitting a copy of the Certificate of Attendance to such training issued to the Compliance Officer, Atty. Alexandra B. Trillana.

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

Corporate S

participate of

The undersigned directors and officers, including the Corporate Secretary, hereby attest that directors actively participate on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the Company, its shareholders and other stakeholders during Board and Committee meetings. They seek clarification and provide their inputs on matters taken up at the meetings. They give recommendations when necessary or appropriate to protect the interests of the Company and its stakeholders. See glossy 2020 Annual Report at

http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, page 35 under the heading "Board of Directors", second paragraph.

See various matters approved by the Board set out in the Current Reports (SEC Form 17-C) uploaded on February 3, March 11, May 27, June 24, August 5 and November 4, 2020 at http://www.smfb.com.ph/disclosures/l/current-reports--sec-form-17-c-.

Recommendation 2.2			
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	The undersigned directors and officers, including the Corporate Secretary, hereby attest that the Board oversees the development, review and approval of the Company's business objectives and strategy. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 54 under the heading "Corporate Objectives and Strategies". See SEC Form 17-C dated February 2, 2017 at http://www.smfb.com.ph/files/reports/SMPFC-SEC-Form-17-C-February-2-2017-SBOD-mtg-on-Cash-Dividend-Declaration.pdf , which aside from disclosing the cash dividend declaration, reports on the review and approval by the Board of the core purpose, core value, vision and strategic thrusts of the Company. The Board oversees and monitors the implementation of the Company's business objectives and strategy on a quarterly basis throughout the year, upon presentation	

Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	by management of the results of operations and financial performance for the quarter just ended at the regular Board meetings held prior to submission of the Company's Quarterly Reports (SEC Form 17-Q). See also SEC Form 17-C dated May 27, 2020 at https://www.smfb.com.ph/files/reports/SMFB SEC Form 17-C (27May20 BOD mtg. matters approved) .pdf, SEC Form 17-C dated August 5, 2020 at https://www.smfb.com.ph/files/reports/SMFB SEC Form 17-C (05Aug20 Other matters approved at the BOD mtg.) .pdf, and SEC Form 17-C dated November 4, 2020 at https://www.smfb.com.ph/files/reports/SMFB SEC Form 17-C (04Nov20 Other matters approved at the BOD mtg.) .2.pdf, all reporting on the approval by the Board of the submission of such Quarterly Reports to the SEC and PSE.	
Board has a clearly defined and updated vision, mission and core values.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IREport.pdf , page 1 under the heading "Our Core Value", and page 53 under the heading "Corporate Mission and Vision". The Board reviews and approves the corporate mission and vision of the Company every three years or after such period as it deems necessary, or upon the recommendation of management.	

2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture. Output Description:	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, pages 2-5 under the heading "Message to Shareholders", pages 6-9 under the heading "Responding with Malasakit", and page 54 under the heading "Corporate Objectives and Strategies". See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf , page 30 under Section 2.2.3.2 (a), stating the responsibility and function of the President to implement or execute corporate strategy approved by the Board.
Recommendation 2.3		
1. Board is headed by a competent and qualified Chairperson. Recommendation 2.4	Compliant	Mr. Eduardo M. Cojuangco, Jr. was the Chairman of the Company from May 22, 2001 up to his demise on June 16, 2020. The Company has kept the position of Chairman vacant following his untimely demise. The Company's Vice Chairman for the year ended December 31, 2020 is Mr. Ramon S. Ang. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, page 28, providing their qualifications. See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance 2.9df, pages 29-30 under Section 2.2.3.1, setting out the responsibilities and functions of the Chairman.

Board ensures and adopts an effective succession planning program for directors, key officers and management. 2. Board adopts a policy on the retirement for directors and key officers.	Non-compliant Non-compliant		The Board approved the Corporate Governance (CG) Committee Charter on August 9, 2017 as a first step in the adoption of a succession planning program, including a policy on retirement age, for directors and key officers. See CG Charter at http://www.smfb.com.ph/files/reports/SM FB Corporate Governance Committee C harter.pdf, page 4 under Section 4.5. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SM FB2020AnnualReport.pdf, page 40, under the heading "Corporate Governance Committee", second paragraph, which
			states that the CG Committee oversees the implementation of policies relating to succession planning.
			With regard to retirement of officers of the Company, see SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/S MFB Amended Annual Report (SEC Form 17-A) for the year 2020.pdf, page 19, fourth paragraph under the heading "Human Resources and Labor Matters". The retirement plans are further described in Note 29 (Retirement Plans) of the 2020 Audited Consolidated Financial Statements of the Company attached thereto as Annex "B".
Recommendation 2.5	la u		
Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf , pages 4-5 under Section 2.2.1.2 (c).	

 Board adopts a policy specifying the relationship between remuneration and performance. Directors do not participate in discussions or deliberations involving his/her own remuneration. 	Compliant	See Corporate Governance Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Corporate Governance Committee Charter.pdf, pages 3-4 under Section 4.2. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 53, second paragraph, which discusses the implementation of the policy on remuneration based on performance.	
Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.		Provide proof of board approval	
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. Recommendation 2.6	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 53, second paragraph, providing that the Company adopts a performance management system and salary review program wherein senior executives, which include executive directors, are appraised annually on the basis of achievement of specific objectives and key performance indicators. Bonuses are determined in accordance with San Miguel Corporation's (SMC) Business Performance and Annual Incentive Programs, which tracks attainment of the San Miguel Group's earnings targets. The Company is also part of the Long Term Incentive Program (LTIP) of SMC for the San Miguel Group. The LTIP is a variable reward program that provides key executives with financial incentives that are contingent to the achievement of the Group's medium to long range business goals, sustained growth, expansion, and continued financial success.	

Board has a formal and transparent board nomination and election policy. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_on_On_Corporate_Governance2.pdf , pages 16-17 under Section 2.2.1.7, which sets out the formal Board nomination and election policy and process, including the acceptance of nominations even from minority shareholders and the shortlisting of candidates that are aligned with the strategic direction of the Company, as well as pages 11-16 under Sections 2.2.1.5 and 2.2.1.6, which sets out the criteria for qualification and	
Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	disqualification of directors in the Company. See SEC Form 17-C dated November 4, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17-	
Board nomination and election policy includes how the board shortlists candidates.	Compliant	C (04Nov20 Other matters approved at the BOD mt g.) 2.pdf, on the implementation of the policy for the 2021 Annual Stockholders' Meeting (ASM). The said disclosure expressly invites shareholders to nominate	
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	candidates to the Board for election at the 2021 ASM. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 39, last paragraph, which states that	
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	the Board assessed as effective the nomination and election process for directors.	
Optional: Recommendation to 2.6			
 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. 		Identify the professional search firm used or other external sources of candidates	
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	See Related Party Transactions Policy as of August 7, 2019, at http://www.smfb.com.ph/files/reports/SMFB_Related_P arty Transactions Policy.pdf, which includes the definition of RPTs, coverage and materiality threshold, guidelines to ensure arm's length terms, identification of conflicts of interest, and review and approval process of material RPTs, among others, to guarantee fairness and transparency of the transactions.
		See also glossy 2020 Annual Report at_
RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, page 42, first paragraph, reporting that in 2020, in view of the new Related Party Transactions Policy of the Company (the "RPT Policy"), the Related Party Transactions Committee held only one meeting for
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. Supplement to Recommendations 2.7	Compliant	the year. In the meeting, the summary of related party transactions and outstanding receivable and payable balances as of December 31, 2019 was presented to the Committee. The Committee then reported to the Board of Directors at the meeting held later in the same day, that none of the transactions met the threshold (which is a transaction either individually, or in aggregate over a 12-month period from the first transaction, with the same related party, amounting to at least Php 23.9 Billion or 10% of the Company's total consolidated assets based on its 2018 audited financial statements) to be considered a material related party transaction for disclosure in accordance with the RPT Policy. All transactions of the Company with its subsidiaries, affiliates and other related parties, were entered into in the normal course of business, on an arm's length basis and at market rates. None of the RPTs required review by the RPT Committee and further approval by the Board in accordance with the RPT Policy of the Company.

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	See coverage and materiality threshold for disclosure and approval of RPTs in pages 3-4, Section B, of the Related Party Transactions Policy as of August 7, 2019, at http://www.smfb.com.ph/files/reports/SMFB_Related_Party_Transactions_Policy.pdf .	
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings. Recommendation 2.8	Compliant	Pursuant to SEC Memorandum Circular No. 10, series of 2019, the Company's Related Party Transactions Policy as of August 7, 2019, at http://www.smfb.com.ph/files/reports/SMFB_Related_Party_Transactions_Policy.pdf , in page 7 under Section G, provides that in case the vote of the majority of the independent directors is not secured as required in Section F of the Policy, the Material RPT (as defined in the Policy) may be ratified by shareholders representing at least 2/3 of the outstanding capital stock of the Company. All other RPTs determined by the RPT Committee to be subject to shareholders' approval in accordance with applicable laws, rules and regulations, will also be submitted to the shareholders, including minority shareholders, for approval. The Company encourages disinterested shareholders to decide on the matter. Non-compliance with any of the provisions of this Policy shall result in the nullification or revocation of any agreement or contract pertaining to the Material RPT.	

Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf , page 4 under Section 2.2.1.2 (a) and (b), which provide that it is the specific duty and function of the Board of Directors to select and appoint officers and management, and pages 7-8 under Section 2.2.1.3.1 (c) to (e), which provide that the Board shall select and appoint the CEO and other management officers as part of its oversight responsibilities on ensuring internal controls.	
		See SEC Form 17-C dated June 24, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17-C (24Jun20 Results of Orgl BOD mtg).pdf, which reports on the election by the Board of the key officers of the Company at the organizational meeting held on June 24, 2020.	
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	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, page 8 under Section 2.2.1.3.1 (j), stating that the Board shall assess the performance of management led by the CEO, and control functions led by their respective heads (Chief Finance Officer, Compliance Officer, Internal Audit Group Head). See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 53, second paragraph, discussing the assessment process and stating that the appraisal of performance of management is conducted on an annual basis.	

Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 53, second paragraph, which provides the Board's performance management framework for management and personnel.	
Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant		
Board oversees that an appropriate	Compliant	See Manual on Corporate Governance at	
internal control system is in place.	Compilation	http://www.smfb.com.ph/files/reports/SMFB_Manual_o_n_Corporate_Governance2.pdf, pages 7-8 under Section 2.2.1.3.1, which provides that the Board has certain oversight responsibilities for ensuring the presence of appropriate, adequate and effective internal control mechanisms. See also Corporate Policy on Internal Control posted at	
2. The internal control system includes a	Compliant	http://www.smfb.com.ph/files/reports/SMFB Corporate	
mechanism for monitoring and managing potential conflict of interest of the		Policy on Internal Control.pdf.	
Management, members and shareholders.			

3. Board approves the Internal Audit Charter.	Compliant	See Internal Audit Group Charter, as amended on November 6, 2019, at http://www.smfb.com.ph/files/reports/SMFB_Amended Charter of Internal Audit1.pdf. See SEC Form 17-C dated November 6, 2019 at http://www.smfb.com.ph/files/reports/SMFB_SEC_Form 17- C (Nov. 6, 2019 BOD mtg re 17Q, Audit and Board Self-Asst) .pdf, reporting that upon endorsement of the Audit Committee, the Board approved the amendments to the Internal Audit Group Charter, in order to clarify that the Charter applies to the Internal Audit Group of the Company and its Food Division only.
Recommendation 2.11		
Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_o n.corporate Governance2.pdf , pages 8-9 under Section 2.2.1.3.2, which provides that the Board shall oversee that a sound ERM framework is in place to effectively identify, monitor, assess and manage key business risks.

2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Compliant	In this regard, the Board created a Board Risk Oversight Committee (BROC), and adopted a BROC Charter at http://www.smfb.com.ph/files/reports/SMFB Board Risk Oversight Committee Charter.pdf, as the first step in developing such ERM framework. The Board subsequently approved the Enterprise Risk Management Roadmap for the Company and its food subsidiaries in order to advance its goal to complete its ERM framework, as reported in SEC Form 17-C dated March 14, 2018 at http://www.smfb.com.ph/files/reports/SMPFC SEC For m 17-C (March 14, 2018 BOD mtg. on approval of SMFG Enterprise Risk Mngt . Roadmap) .pdf. The Company has engaged SGV & Co. to assist in establishing its ERM framework. Moreover, as provided in the glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, page 45 under the heading "Risk Management", the Company has established policies to identify and analyze the key risks faced by the organization, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management functions are currently performed at the management committee level of each operating subsidiary of the Company, as well as assumed by the Chief Operating Officers and heads of corporate service units of each division in the organization.	
Recommendation 2.12		units of each division in the organization.	
Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	See Board Charter at http://www.smfb.com.ph/files/reports/SMFB_Charter_of-the_Board_of_Directors.pdf , adopted by the Board of Directors of the Company on August 7, 2019.	

 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. Additional Recommendation to Principle 2	Compliant Compliant		
Board has a clear insider trading policy.	Compliant	See Policy on Securities Dealing at http://www.smfb.com.ph/files/reports/Policy on Securities Dealing.pdf .	
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	See Related Party Transactions (RPT) Policy at http://www.smfb.com.ph/files/reports/SMFB Related Party Transactions Policy.pdf, definition of "Related Party/ies" in page 2, and definition of "RPTs" in page 3, on the basis of which transactions with directors are considered RPTs, and page 4 under Section C, stating that all RPTs shall be entered into on an arm's length basis and thus accounted for at market prices normally charged to unaffiliated customers or parties for equivalent or similar goods or services.	
Company discloses the types of decision requiring board of directors' approval.	Compliant	See Related Party Transactions (RPT) Policy at http://www.smfb.com.ph/files/reports/SMFB Related P arty Transactions Policy.pdf, pages 3-4 under Section B, which indicates the types of transactions that are considered material RPT, thus subject to review by the RPT Committee, who shall then endorse the transaction to the Board for final approval if found at arm's length, the terms are fair and will inure to the best interest of the Company.	

Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter.

Recommendation 3.1 SEC Form – I-ACGR * Updated 21Dec2017

Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf , pages 40-42 under the heading "Board Committees", which sets out all Committees created by the Board to aid in the optimal performance of its roles and responsibilities.
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	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_o n Corporate Governance2.pdf , pages 22-26 under section 2.2.2.2 , which provides information on the Audit Committee, including its functions. In this connection, it is the Audit Committee's responsibility to recommend the appointment and removal of the Company's external auditor.
Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, page 41 under the heading "Audit Committee", first paragraph, which provides that all Committee members have relevant background, knowledge, skills or experience in the areas of accounting, auditing and finance, and page 43 under the heading "Audit Committee" in the Table of Attendance at Committee meetings, which provides information on the members of the Audit Committee for the year ended 2020, including their type of directorship.

3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. Output Description:	Compliant	The members of the Audit Committee for the year ended 2020 are Chairman Cirilo P. Noel (Independent) and Directors Ricardo C. Marquez (Independent), Winston A. Chan (Independent), Aurora T. Calderon (Non-executive), and Ferdinand K. Constantino (Non-executive). Information on the background, knowledge, skills, and/or experience of said members are set out in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, pages 29 and 31.	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. Output Description:	Compliant	The Chairman of the Audit Committee is Independent Director Cirilo P. Noel. He is not the Chairman of the Board or any other committee. See SEC Form 17-C dated June 24, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17-C (24Jun20 Results of Orgl BOD mtg).pdf, which identifies the members of all Board Committees appointed by the Board at the organizational meeting on June 24, 2020.	
Audit Committee approves all non-audit services conducted by the external auditor.	Compliant/Not applicable	See Audit Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Audit Committee Charter.pdf, page 6 under Section 4.4.6, which provides that the Audit Committee shall evaluate any non-audit work undertaken by the external auditor to ensure that the same does not conflict with its audit functions. However, see SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, Item 8(A) on External Audit Fees and Services, last paragraph in page 27, which states that no non-audit services were rendered by the external auditor to the Company in 2020.	

Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Non-compliant		The Audit Committee is empowered under its Charter and in the Manual on Corporate Governance as of November 6, 2019, to conduct regular meetings and dialogues with the external audit team without anyone from management present. Despite the opportunity, the Committee did not see the need to so conduct such meeting and/or dialogue in the year 2020. Nevertheless, on March 9, 2021, the Chairman of the Audit Committee conducted a dialogue with the external audit team and the Chief Finance Officer, without anyone else from management present.
 Optional: Recommendation 3.2 1. Audit Committee meet at least four times during the year. 2. Audit Committee approves the appointment and removal of the internal auditor. 	Compliant	The Audit Committee met on March 11, May 27, August 5, and November 4, 2020. See glossy 2020 Annual Report, Table of Attendance at Committee meetings, at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 43. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 57, Report of the Audit Committee for the year ended December 31, 2020, third bullet point.	
Recommendation 3.3			

1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, pages 19-22 under Section 2.2.2.1, which provides information on the Corporate Governance Committee, including its functions. See also page 16, third paragraph under the heading "Nomination of Directors", pursuant to which, the Committee undertook the process of identifying the quality of directors aligned with the Company's strategic direction.
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf , page 43 under the heading "Corporate Governance Committee at Committee Table of Attendance at Committee meetings, which provides information on the members of the Corporate Governance Committee for the year ended 2020 and their type of directorship.
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	The Chairperson of the Corporate Governance Committee is Independent Director Minita V. Chico- Nazario. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17- A) for the year 2020.pdf, pages 30-31, which provides information on her.
Optional: Recommendation 3.3.	C l'	
Corporate Governance Committee meet at least twice during the year. Recommendation 3.4	Compliant	The Corporate Governance Committee met on March 11, May 27 and August 5, 2020. See glossy 2020 Annual Report, Table of Attendance at CG Committee meetings, at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf , page 43.

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	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, pages 26-27 under Section 2.2.2.3, which provides information on the BROC, including its functions.	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman. Output Description:	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 43 under the heading "Board Risk Oversight Committee" in the Table of Attendance at Committee meetings, which provides information on the members of the BROC for the year ended 2020 and their type of directorship.	
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee. 3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	The Chairman of the BROC is Independent Director Ricardo C. Marquez. He is not the Chairman of the Board or any other committee. See SEC Form 17-C dated June 24, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17-C (24Jun20 Results of Orgl BOD mtg).pdf, which identifies the members of all Board Committees appointed by the Board at the organizational meeting on June 24, 2020.	

4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Recommendation 3.5	Compliant	The members of the BROC for the year ended 2020 are Chairman Ricardo C. Marquez (Independent) and Directors Carmelo L. Santiago (Independent), Minita V. Chico-Nazario (Independent), Menardo R. Jimenez (Nonexecutive) and Ferdinand K. Constantino (Nonexecutive). Information on the background, skills and/or experience of said Committee members are set out in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amended d Annual Report (SEC Form 17-A) for the year 2020.pdf, pages 29-31. The Chairman of the Committee, who previously held several positions in the Philippine National Police (PNP) including Chief of the PNP, has relevant thorough knowledge and experience on risk and risk management.
1. Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual o n.corporate Governance2.pdf, pages 27-29 under Section 2.2.2.4, which provides information on the RPT Committee, including its functions.
RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf , page 43 under the heading "Related Party Transactions Committee" in the Table of Attendance at Committee meetings, which provides information on the members of the RPT Committee for the year ended 2020 and their type of directorship.
Recommendation 3.6 1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	See Audit Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Audit Co mmittee Charter.pdf, Corporate Governance Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Corporate

Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	Governance Committee Charter.pdf, Related Party Transactions Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Related P arty_ransactions Committee Charter.pdf, and Board
 Committee Charters were fully disclosed on the company's website. 	Compliant	Risk Oversight Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Board Ris k Oversight Committee Charter.pdf .
		rectors should devote the time and attention necessary to properly and effectively me to be familiar with the corporation's business.
 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	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf , pages 37-39 under the heading "Board Performance" and page 43, setting out Tables of Attendance at Committee meetings, which provide information on the review of materials for, and attendance and participation of directors at, Board meetings, the Annual Stockholders' Meeting and Board Committee meetings.
The directors review meeting materials for all Board and Committee meetings.	Compliant	Further, the undersigned directors and officers, including the Corporate Secretary, hereby attest that directors ask questions or seek clarifications and explanations, as they
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee	Compliant	deem necessary or appropriate, during Board and Committee meetings.

Recommendation 4.2

meetings.

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	The Company does have a Policy on Multiple Board Seats in its Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on-corporate Governance2.pdf , page 18 under Section 2.2.1.10, which sets the limit of board seats in publicly-listed companies that a non-executive director (NED) can hold simultaneously. All the NEDs of the Company are compliant with such requirement. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amend ed Annual Report (SEC Form 17- A) for the year 2020.pdf, pages 29-31, which sets out the directorships of the NEDs of the Company.	
Recommendation 4.3 1. The directors notify the company's board before accepting a directorship in another company. Optional: Principle 4	Compliant	See Manual on Corporate Governance as of November 6, 2019 at http://www.smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf, page 18 under Section 2.2.1.10, last paragraph, which contains the obligation for directors to notify the Company's Board before accepting a directorship in another company. See also glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annual Report.pdf, page 46, under the heading "Disclosure and Transparency", third paragraph, which provides that directors are regularly reminded to comply with this requirement.	

Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	Mr. Ramon S. Ang is the only executive director of the Company who serves in a listed company outside of the group, Eagle Cement Corporation. He is not a director of any other listed company outside of the group. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, pages 28-29, which sets out the directorships of the executive directors of the Company.	
Company schedules board of directors' meetings before the start of the financial year.	Compliant	See SEC Form 17-C dated November 4, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17-C_(04Nov20_Other_matters_approved_at_the_BOD_mt_g.)_2.pdf, page 2.	
3. Board of directors meet at least six times during the year.	Compliant	The Board of Directors of the Company met six times in 2020. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amended Annual Report (SEC Form 17-A) for the year 2020.pdf, page 32, table of Board Attendance at meetings.	
4. Company requires as minimum quorum of at least 2/3 for board decisions.	Compliant	See Amended By-laws as of December 7, 2018, Article II, Section 3 and Article III, Section 4, at http://www.smfb.com.ph/files/reports/SMFB amended By-laws approved by SEC on Dec. 7, 2018 2.pdf, which provide that the Company requires a minimum quorum of 2/3 of the directors for Board meetings.	

Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate 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.	Compliant	The Company ended the year 2020 with five independent directors out of its 15-member Board. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, page 36 under the headings "Composition and Qualification" and "Independent and Non-executive Directors", which sets out the number of the Company's Board members in 2020 and its independent directors.
1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions. Property of the disqualification of the disqualificat	Compliant	See Certifications of Independent Directors Carmelo L. Santiago, Minita V. Chico-Nazario, Ricardo C. Marquez, Cirilo P. Noel and Winston A. Chan attached as Annexes "A-1" to "A-10" to the Definitive Information Statement (SEC Form 20-IS) filed on May 29, 2020 at https://www.smfb.com.ph/files/reports/SMFB Definitiv e Information Statement filed with SEC on May 29, 2020 (June 24, 2020 ASM).pdf.
Supplement to Recommendation 5.2		
 Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently. 	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf , page 35 under the heading "Board of Directors", second paragraph.
Recommendation 5.3 1. The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	As of December 31, 2020, none of the independent directors of the Company have served for a cumulative term of nine years reckoned from 2012. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, pages 30-31, stating the years the independent directors have served as such.

2	The company bars an independent director from serving in such capacity after the term limit of nine years.		The Company's policy on term limits for its independent directors is set out in its Manual on Corporate Governance as of November 6, 2019 at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, page 17 under Section 2.2.1.7.4.	
	In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	applicable	The independent directors of the Company have not yet served for a cumulative term of nine years reckoned from 2012. The Company does not intend to retain Mr. Carmelo L. Santiago, who has been an independent and non-executive director since August 12, 2010, as an independent director beyond the maximum cumulative term of nine years reckoned from 2012, in 2021. See Definitive Information Statement filed with the SEC on April 23, 2021 at https://www.smfb.com.ph/files/reports/SMFB Definitive Information Statement (June 2, 2021 ASM) approved by SEC on May 6, 2021.pdf, page 18, under the heading "Term of Office", where Mr. Santiago is not among the nominees for election to the Board of Directors at the 2021 ASM. In the instance, however, that the Company decides to retain an independent director in the same capacity after said nine-year period, the Board will provide meritorious justification and seek shareholder approval during the annual shareholders' meeting, as provided in the Manual on Corporate Governance at http://www/smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, page 17 under Section 2.2.1.7.5.	
R	ecommendation 5.4			

The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	Mr. Eduardo M. Cojuangco, Jr. served as Chairman of the Board until his demise on June 16, 2020, while the President and CEO is Mr. Ramon S. Ang. The Company has kept the position of Chairman vacant. See General Information Sheet submitted on August 6, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amendedd GIS on the Election of Justice_FHJardeleza_as_Director (Aug. 5, 2020).pdf .
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	See Manual on Corporate Governance at http://www/smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf , pages 29-31 under Sections 2.2.3.1 to 2.2.3.2, which contains information on the roles and responsibilities of the Chairman of the Board and the President and Chief Executive Officer of the Company. The President does not report to the Chairman of the Board.
Recommendation 5.5		
If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors. Recommendation 5.6	Compliant	The Board appointed Ms. Minita V. Chico-Nazario as lead director from among its independent directors. See SEC Form 17-C dated June 24, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_For m_17- C_(24Jun20_Appointment_of_MVNazario_as_LID)1.pdf, and Manual on Corporate Governance as of November 6, 2019 at http://www/smfb.com.ph/files/reports/SMFB_Manual on Corporate Governance2.pdf, pages 29 under Sections 2.2.3, third paragraph, and page 31 under Section 2.2.3.3, containing information on the lead independent director and his/her roles and responsibilities.

Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant / N applicable	ot There has been no instance where a director had a material interest in a transaction affecting the Company. Under the Manual on Corporate Governance at http://www/smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf , page 10 under Section 2.2.1.4 (a), it is the duty and responsibility of a director with a material interest in any transaction affecting the Company to abstain from taking part in the deliberations for the same.	
Recommendation 5.7			
1. 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.	Compliant	As the non-executive directors deem necessary, they shall hold separate periodic meetings with the external auditor and heads of the internal audit group, compliance and risk functions, without the executive directors present to ensure that proper checks and balances are in place within the Company. See Manual on Corporate Governance as of November 6, 2019 at http://www/smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, page 18, under Section 2.2.1.8, third paragraph. See Current Report at https://www.smfb.com.ph/files/reports/SMFB SEC For	

The meetings are chaired by the lead independent director.	Compliant	The meeting of NEDs held on February 3, 2021 was chaired by lead independent director Minita V. Chico-	
		Nazario. See glossy 2020 Annual Report at	
		http://www.smfb.com.ph/files/reports/SMFB_2019AR_0	
		710Aweb.pdf, page 35, third paragraph.	
Optional: Principle 5			
1. None of the directors is a former CEO of	Compliant	Aside from the current CEO, none of the directors is a	
the company in the past 2 years.		former CEO of the Company in the past two years. See	
		SEC Form 17-A, as amended, for the year ended	
		December 31, 2020 at	
		https://www.smfb.com.ph/files/reports/SMFB_Amende	
		d Annual Report (SEC Form 17-	
		A) for the year 2020.pdf, pages 28-31, under Item 9,	
		Directors and Executive Officers of the Issuer, which	
		names the directors of the Company and their respective	
		periods of service, qualifications and positions held in	
		the last five years.	
Principle 6: The best measure of the Board's ef	fectiveness is		carry out evaluationsto
		through an assessment process. The Board should regularly	carry out evaluationsto
			carry out evaluationsto
appraise its performance as a body, and asses		through an assessment process. The Board should regularly	carry out evaluationsto
appraise its performance as a body, and asses Recommendation 6.1	ss whether it p	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies.	carry out evaluationsto
appraise its performance as a body, and asses Recommendation 6.1 1. Board conducts an annual self-assessment	ss whether it p	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies	carry out evaluationsto
appraise its performance as a body, and asses Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole.	Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at	carry out evaluationsto
 appraise its performance as a body, and assest Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment 	ss whether it p	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB SEC For	carry out evaluationsto
appraise its performance as a body, and asses Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole.	Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form.17-	carry out evaluationsto
 appraise its performance as a body, and assest Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment 	Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17- C (04Nov20 Other matters approved at the BOD mt	carry out evaluationsto
 appraise its performance as a body, and assest Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment of his performance. 	Compliant Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form.17- C (04Nov20 Other matters approved at the BOD mt g.) 2.pdf, and glossy 2020 Annual Report at	carry out evaluationsto
 appraise its performance as a body, and assest Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment of his performance. 3. The individual members conduct a self- 	Compliant Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_For_m_17-C (04Nov20 Other matters approved at the BOD_mt_g.) 2.pdf, and glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annual Report.pdf, page 39, both reporting on the distribution	carry out evaluationsto
 appraise its performance as a body, and assest Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment of his performance. 3. The individual members conduct a self- 	Compliant Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form.17- C (04Nov20 Other matters approved at the BOD mt g.) 2.pdf, and glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua	carry out evaluationsto
 appraise its performance as a body, and assest Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment of his performance. 3. The individual members conduct a self-assessment of their performance. 	Compliant Compliant Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form.17 C (04Nov20 Other matters approved at the BOD mt g.) 2.pdf, and glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua-lReport.pdf , page 39, both reporting on the distribution of the forms, together with the policy and procedures,	carry out evaluationsto
 appraise its performance as a body, and assest Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment of his performance. 3. The individual members conduct a self-assessment of their performance. 4. Each committee conducts a self- 	Compliant Compliant Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17-C C (04Nov20 Other matters approved at the BOD mt g.) 2.pdf, and glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua-Report.pdf , page 39, both reporting on the distribution of the forms, together with the policy and procedures, including criteria, for the annual performance	carry out evaluationsto
 appraise its performance as a body, and assest Recommendation 6.1 1. Board conducts an annual self-assessment of its performance as a whole. 2. The Chairman conducts a self-assessment of his performance. 3. The individual members conduct a self-assessment of their performance. 4. Each committee conducts a self- 	Compliant Compliant Compliant	through an assessment process. The Board should regularly ossesses the right mix of backgrounds and competencies. See SEC Form 17-C dated November 4, 2020 with copies of the assessment forms attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17 C (04Nov20 Other matters approved at the BOD mt g.) 2.pdf, and glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 39, both reporting on the distribution of the forms, together with the policy and procedures, including criteria, for the annual performance assessment of the Board as a whole, the individual	carry out evaluations to

5. Every three years, the assessments are supported by an external facilitator.	Compliant	The requirement for assessments to be supported by an external facilitator every three years, was adopted by the Company in its Manual on Corporate Governance as of May 9, 2017, and amended on November 6, 2019, at http://www/smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf , page 44 under Section 7.1.
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 that provides, at the provide	Compliant	See SEC Form 17-C dated November 4, 2020 with a copy of the self-rating form attached, at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form17-C_(04Nov20_Other_matters_approved_at_the_BOD_mt_g.)_2.pdf, which provides the criteria and process to determine the performance of the Board, individual
The system allows for a feedback mechanism from the shareholders.	Compliant	directors and committees. As the questionnaire is posted on the Company's website as above noted, shareholders are encouraged to provide feedback through stakeholder engagement touchpoints in the Company, such as the Investor Relations Office, Office of the Corporate Secretary, or SMC Stock Transfer Service Corporation, among others. Moreover, representatives of these offices are always in attendance at Annual Stockholders' Meetings of the Company.
Principle 7: Members of the Board are duty-bou Recommendation 7.1	nd to apply hi	gh ethical standards, taking into account the interests of all stakeholders.
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	See Code of Business Conduct and Ethics of the Company and its food subsidiaries at http://www.smfb.com.ph/files/reports/SMFB_CodeofBusinessConductandEthics.pdf .

2.	The Code is properly disseminated to the Board, senior management and employees.	Compliant	The Board approved the Code of Business Conduct and Ethics at its meeting on August 8, 2013. Aside from making the Code available for review and download in the corporate website, the Company formally launched the Code in the annual Employee Service Awards in 2013 and then cascaded the same to all employees and business partners (i.e., contractors, suppliers, distributors) of the Company and its food subsidiaries. Employees and business partners were given copies of the Code during the cascade and thereafter made to sign their commitment to comply with the Code and adopt the fundamental standards of conduct and values set out therein. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, page 54 under the heading "Code of Business Conduct and Ethics, Whistleblowing and Other Policies".
3.	The Code is disclosed and made available to the public through the company website. pplement to Recommendation 7.1	Compliant	See Code of Business Conduct and Ethics at http://www.smfb.com.ph/files/reports/SMFB CodeofBusinessConductandEthics.pdf.

Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	See Group Policy on Solicitation or Acceptance of Gifts at http://www.smfb.com.ph/files/reports/Policy_onSolicitationorAcceptanceofGifts.pdf . See Code of Business Conduct and Ethics of the Company and its food subsidiaries at http://www.smfb.com.ph/files/reports/SMFB_CodeofBusinessConductandEthics.pdf , under the headings "Integrity and Mental Honesty", "Business Integrity", "Gifts, Meals, Entertainment", etc. See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amendedd_Annual_Report_(SEC_Form_17-A) for the year 2020.pdf, under Annex "H".	
Recommendation 7.2 1. Board ensures the proper and efficient	Compliant	The Company has a Whistle-Blowing Policy at	
implementation and monitoring of compliance with the Code of Business	,	http://www.smfb.com.ph/files/reports/SMFB_Whistle-	
Conduct and Ethics.		BlowingPolicy.pdf to ensure the proper and efficient implementation and monitoring of compliance with the	
		Code of Business Conduct and Ethics and other internal	
		policies of the Company. The Code of Business Conduct and Ethics is applicable to all employees and business	
		partners (i.e., contractors, suppliers, distributors) of the	
2. Board ensures the proper and efficient	Compliant	Company and its food subsidiaries. See 2020 glossy	
implementation and monitoring of compliance with company internal		Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua	
policies.		Report.pdf, pages 54-55 under the heading "Code of	
1		Business Conduct and Ethics, Whistleblowing and Other	
		Policies".	

Disclosure and Transparency

Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

Recommendation 8.

The Company's disclosure policies and procedures are 1. Board establishes corporate disclosure Compliant policies and procedures to ensure a set out in its Manual on Corporate Governance at comprehensive, accurate, reliable and http://www/smfb.com.ph/files/reports/SMFB_Manual timely report to shareholders and other on Corporate Governance2.pdf, page 5 under Section stakeholders that gives a fair and 2.2.1.2 (f), and pages 37-38 under Section 4. As to the complete picture of a company's financial Company's reports made available to its shareholders condition, results and business operations. and other stakeholders, see its SEC Form 17-0 for the guarter ended March 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_For_ m 17-Q for the period ended March 31, 2020 filed with SEC on May 29, 2020.pdf, SEC Form 17-Q for the guarter ended June 30, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_For_ m 17-Q for the quarter ended June 30, 2020.pdf. SEC Form 17-Q for quarter ended September 30, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_For_ m 17-Q for the period ended September 30, 2020.pdf. and SEC Form 17-A, as amended, for the year ended

December 31, 2020 at

A) for the year 2020.pdf.

d Annual Report (SEC Form 17-

https://www.smfb.com.ph/files/reports/SMFB Amende

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.

Non-compliant

The interim reports attached to the Company's SEC Form 17-Os for the guarters ended March 31. June 30, and September 30, 2020 were filed with the SEC on May 29, August 14, and November 13, 2020 respectively, or all within the legally prescribed 45 days from the end of the reporting period or such extended period allowed under SEC regulations to take into account quarantine restrictions caused by the COVID-19 pandemic that plagued the country in 2020, in the case of the report for the first quarter. See https://www.smfb.com.ph/disclosures/l/g uarterly-reports--sec-form-17-g-. See also SEC Form 17-LC dated May 7, 2020 at https://www.smfb.com.ph/files/reports/S MFB PSE Disclosure dtd 07Mav20 re re quest for extension to file SEC Form 1 7-Q.pdf, on notification of inability to file SEC Form 17-Q for the quarter ended March 31, 2020.

Despite SEC extending the deadline for covered corporations to file their 2020 annual reports from April 15 to May 17, 2021 in view of the enhanced community quarantine imposed to curb COVID-19 transmission, the 2020 consolidated financial statements of the Company were deemed filed with the SEC (by uploading thereof to PSE Edge) as early as April 19, 2021 as an attachment to the Company's annual report in SEC Form 17-A. See https://www.smfb.com.ph/files/reports/S MFB Annual Report (SEC Form 17-A) for the year 2020.pdf.

2 (Company discloses in its annual report the	Non-compliant/		The Company's SEC Form 17-A, as
2. (principal risks associated with the identity	Not applicable		amended, for the year ended December
	of the company's controlling shareholders;	пот аррпсавіе		31, 2020 at
	the degree of ownership concentration;			1 '
	cross-holdings among company affiliates;			https://www.smfb.com.ph/files/reports/S
	and any imbalances between the			MFB Amended Annual Report (SEC For
	controlling shareholders' voting power and			m 17-A) for the year 2020.pdf is
	overall equity position in the company.			prepared in accordance with the SRC and
	overall equity position in the company.			its IRR. Thus, the Report discloses (1) the
				Major Business Risks that the Company
				and its subsidiaries deal with, at pages 19-
				21, (2) the cross-holdings among the
				Company's subsidiaries and affiliates
				through which it operates its businesses,
				also at link
				http://www.smfb.com.ph/page/corporate-
				structure, and (3) the top 20 stockholders
				of the Company showing the imbalance
				between the controlling shareholders'
				voting power and overall equity position in
				the Company, at page 23. For item 1, none
				of the risks disclosed are due to the
				identity of the Company's controlling
				shareholder.
Re	commendation 8.2			
	Company has a policy requiring all	Compliant	See Policy on Securities Dealing at	
' '	directors to disclose/report to the	Compliant	http://www.smfb.com.ph/files/reports/Policy on Securi	
	company any dealings in the company's		ties Dealing.pdf, pages 4-5 under the Heading	
	shares within three business days.		"Disclosure". The actual dealings of directors and officers	
	2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3		involving the Company's shares, which are reflected in	
			Statements of Beneficial Ownership of Securities (SEC	
2	Company has a policy requiring all officers		Forms 23-A and 23-B) filed with the SEC, are posted at	
۷.	to disclose/report to the company any	Compilant	http://www.smfb.com.ph/disclosures/l/statement-of-	
	dealings in the company's shares within		beneficial-ownershipsec-form-23-a-b	
	three business days.		<u>penencial-ownershipsec-torni-25-a-b</u>	
Com	3			
SU	oplement to Recommendation 8.2			

1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).

Compliant

See SEC Form 17-A, as amended, for the year ended December 31, 2020 at

https://www.smfb.com.ph/files/reports/SMFB_Amende d Annual Report (SEC Form 17-

A) for the year 2020.pdf, page 37 under the Table setting out the shareholdings of directors and key officers as of the start and end of the year 2020.

See Top 100 Stockholders as of March 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB List of T op 100 Stockholders as of March 31, 2020.pdf, Top 100 Stockholders as of June 30, 2020 at https://www.smfb.com.ph/files/reports/SMFB List Top 100 Stockholders as of June 30, 2020.pdf, Top 100 Stockholders as of September 30, 2020.pdf, Top 100 Stockholders as of September 30, 2020 at https://www.smfb.com.ph/files/reports/SMFB List of T op 100 Stockholders as of September 30, 2020.pdf, and Top 100 Stockholders as of December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB List of T op 100 Stockholders as of December 31, 2020.pdf. See Conglomerate Map at http://www.smfb.com.ph/page/corporate-structure.

Recommendation 8.3

1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, pages 31-33, setting out the directors' academic qualifications, membership in other boards, other executive positions and professional experiences, page 46 under the heading "Disclosure and Transparency", setting out the requirement for directors to disclose their business interests and any other conflicts of interest, and declare the names of their relatives up to the fourth degree of consanguinity, page 47 under the Table on shareholdings of directors and key officers, setting out their share ownership in the Company, and page 56 under the heading "Annual Training or Program on Corporate Governance", setting out the relevant training attended.	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. Recommendation 8.4	Compliant	See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17- A) for the year 2020.pdf, pages 31-32, setting out the key officers' academic qualifications, membership in other boards, other executive positions and professional experiences. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, page 47 under the Table on shareholdings of directors and key officers, setting out their share ownership in the Company, and page 56 under the heading "Annual Training or Program on Corporate Governance", setting out the relevant training attended.	

Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Compliant	For the policy, see Corporate Governance Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Corporate Governance Committee Charter.pdf, pages 3-4 under Section 4.2.	
		For actual practice, see Definitive Information Statement filed with the SEC on April 23, 2021 at https://www.smfb.com.ph/files/reports/SMFB_Definitive e Information Statement (June 2, 2021 ASM) approved by SEC on May 6, 2021.pdf, Item 6 on Compensation of Directors and Executive Officers, particularly the discussion in page 22.	

2. Company provides a clear disclosure of its For the policy, see Corporate Governance Committee Compliant policies and procedure for setting Charter at executive remuneration, including the http://www.smfb.com.ph/files/reports/SMFB Corporate level and mix of the same. Governance Committee Charter.pdf, pages 3-4 under Section 4.2 For actual practice, see glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, pages 52-53 under the heading "Employee" Relations, Health, Safety and Welfare", which discusses employee benefits, such as health care and wellness initiatives, salary review, bonuses and incentives, retirement and career advancement opportunities offered by the Company. With regard to retirement, see SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, page 19, fourth paragraph under the heading "Human Resources and Labor Matters". The retirement plans are further described in Note 29 (Retirement Plans) of the 2020 Audited Consolidated Financial Statements of the Company attached thereto as Annex "B".

an individual basis, including termination and retirement provisions.	Not applicable	compensation received by its key officers for the year. There are neither compensatory plans nor arrangements with respect to an executive officer that results or will result from the resignation, retirement or any other termination of such executive officer's employment with the Company, or from a change-in-control of the Company, or a change in an executive officer's responsibilities following a change-in-control of the Company. On the other hand, directors receive no compensation from the Company other than per diem allowances for every Board and Committee meeting attended. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/S MFB Amended Annual Report (SEC For m 17-A) for the year 2020.pdf, pages 34-35 under Item 10 on Executive Compensation, and page 19 fourth
		attended. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/S
		m 17-A) for the year 2020.pdf, pages 34-35 under Item 10 on Executive Compensation, and page 19 fourth
		paragraph under the heading "Human Resources and Labor Matters". The retirement plans are further described in Note 29 (Retirement Plans) of the 2020
		Audited Consolidated Financial Statements of the Company attached thereto as Annex "B".

Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	The Company's policies on RPTs are set out in its Manual on Corporate Governance at http://www/smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf , page 6 under Section 2.2.1.2 (n), pages 27-29 under Section 2.2.2.4, and page 38 under Section 4.9.	
	There has been no instance where a director had a material interest in a transaction affecting the Company. Nevertheless, in the said Manual, page 10 under Section 2.2.1.4 (a), it is the duty and responsibility of a director with a material interest in any transaction affecting the Company to abstain from taking part in the deliberations for the same.	

2. Company discloses material or significant RPTs reviewed and approved during the year.

applicable

Compliant/ Not See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, page 42, first paragraph, reporting that in 2020. in view of the new Related Party Transactions Policy of the Company (the "RPT Policy"), the Related Party Transactions Committee held only one meeting for the year. In the meeting, the summary of RPTs and outstanding receivable and payable balances as of December 31, 2019 was presented to the Committee. The Committee then reported to the Board of Directors at the meeting held later in the same day, that none of the transactions met the threshold (which is a transaction either individually, or in aggregate over a 12month period from the first transaction, with the same related party, amounting to at least Php 23.9 Billion or 10% of the Company's total consolidated assets based on its 2018 audited financial statements) to be considered a material related party transaction for

> See also disclosure on RPTs in SEC Form 17-A, as amended, for the year ended December 31, 2020 with audited consolidated financial statements attached thereto, which were approved for filing by the Board, at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, pages 97-98 under Note 30 on Related Party Disclosures.

disclosure in accordance with the RPT Policy.

However, pursuant to the RPT materiality threshold in the RPT Policy at

http://www.smfb.com.ph/files/reports/SMFB Related P arty Transactions Policy.pdf, none of the foregoing transactions would be considered material.

Su	pplement to Recommendation 8.5		
1.	Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	See Related Party Transactions Policy at http://www.smfb.com.ph/files/reports/SMFB_Related_P arty Transactions Policy.pdf, page 5 under Section E, and glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, page 46 under the heading "Disclosure and Transparency". The Corporate Secretary hereby attests that all directors and nominees to the Board disclose their business interests on an annual basis, via their submission of a Full Business Interest Disclosure Form, as well as a Declaration of Relatives pursuant to the Related Party Transactions Policy of the Company, as part of the process to determine whether they continue to have all the qualifications and none of the disqualifications to be a director of the Company.
	Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amende d_Annual_Report_(SEC_Form_17- A) for the year_2020.pdf, page 38 under Item 12 on Certain Relationships and Related Transactions.
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	See all Company disclosures via the SEC and the PSE at http://www.smfb.com.ph/disclosures . Moreover, SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amendedd Annual Report (SEC Form 17-A) for the year 2020.pdf , Annex "G", sets out all Current Reports filed by the Company in 2020.

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/Not applicable	Although there was no acquisition or disposal of material assets made by the Company in 2020, see Manual on Corporate Governance as of November 6, 2019 at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, pages 37-38 under Section 4.8, which provides that in case of acquisition or disposal of significant assets, the Board shall appoint an independent party to evaluate the fairness of the transaction price to the extent practicable or legally required. In this regard, PSE Disclosure Form LR-1 - Comprehensive Corporate Disclosure dated September 19, 2018 at http://www.smfb.com.ph/files/reports/SMFB PSE Disclosure re LR- 1. Comprehensive Corp. Disclosure (Sept. 19, 2018)
Supplement to Recommendation 8.6		
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. Recommendation 8.7	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IREport.pdf , page 35 under the heading "Board of Directors", second paragraph, which states that the Company has no shareholder agreements, voting trust agreements, confidentiality agreements and such other agreements that may impact the control, ownership and strategic direction of the Company.

 Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG). Company's MCG is submitted to the SEC and PSE. Company's MCG is posted on its company website. 	Compliant Compliant Compliant	See PSE Disclosure Form 17-18 – Other SEC Forms/ Reports/Requirements reporting the submission of the new Manual on Corporate Governance as of May 9, 2017, posted at the Company's website at http://www.smfb.com.ph/files/reports/SMPFC New M anual on Corporate Governance approved on May 9 20172.pdf. See also PSE Disclosure Form 17-18 – Other SEC Forms/ Reports/Requirements dated November 8, 2019, reporting the submission to the SEC on November 8, 2019 of the amended Manual on Corporate Governance as of November 6, 2019, posted at the Company's website at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf
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	See amended Manual on Corporate Governance as of November 6, 2019 at http://www.smfb.com.ph/files/reports/SMFB Manual o n Corporate Governance2.pdf. The amended Manual contains updates and changes to the Company's corporate governance practices as approved by the Board of Directors of the Company at its meeting on November 6, 2019, as summarized in the cover letter to the SEC submitting the Manual, which was also uploaded to the PSE via the EDGE disclosure system.
Optional: Principle 8		
Does the company's Annual Report disclose the following information:		

a. Corporate Objectives	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, "Message to Shareholders" in pages 2-5, "Responding with Malasakit" in pages 6-9, and "Corporate Objectives and Strategies" in page 54. See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amended Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".
b. Financial performance indicators	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf , "Financial Highlights" in page 10; "Financial Review" in pages 11-13; "Business Review" in pages 15-29; and "Audited Consolidated Financial Statements" starting page 58.
c. Non-financial performance indicators	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, "Message to Shareholders" in pages 2-5, "Responding with Malasakit" in pages 6-9, and "Business Review" in pages 15-29. See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2019 at https://www.smfb.com.ph/files/reports/SMFB_Amended d Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".
d. Dividend Policy	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf , pages 49-50 under the heading "Dividends and Dividend Policy".
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf , pages 31-33.

f. Attendance details of each director in all directors meetings held during the year	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf , pages 38-39 for attendance at Board meetings and stockholders' meetings, page 43 for attendance at Board Committee meetings.	
g. Total remuneration of each member of the board of directors	Not applicable	Directors do not receive compensation from the Company other than reasonable per diem allowances for every Board and Committee meeting attended. In this regard, see Definitive Information Statement filed with the SEC on April 23, 2021 at https://www.smfb.com.ph/files/reports/SMFB_Definitive_Information_Statement_(June_2, 2021_ASM)_approved_by_SEC_on_May_6, 2021.pdf, under Board Attendance in pages 15-17 where the Company disclosed the attendance of directors at Board and Committee meetings held during the year, as well as in Item 6 on Compensation of Directors and Executive Officers, particularly the discussion in page 22, where the Company disclosed the total per diem allowances paid to directors for their attendance at such meetings, with breakdown on type of directorships held by them. Thus, readers will be able to derive the total allowance received by each member of the Board in 2020.	
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	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IREPORT.pdf , page 56, under the heading "Annual Training or Program on Corporate Governance", last paragraph.	

3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , setting out the Report of the Audit Committee for 2020 in page 57, which provides that the Committee assists the Board in its oversight responsibilities on financial reporting, risk management, and internal controls among others. The sixth bullet point states that a review was conducted on the Company's financial and internal controls, risk management systems, and control and governance processes.	
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	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 57, sixth bullet point.	
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 SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, pages 19-21 under the heading "Major Business Risks", and Annex "H" setting out the Company's Sustainability Report.	
same to strengthen the external auditor's indep		propriate selection of an external auditor, and exer enhance audit quality.	cise effective oversight of the
Recommendation 9.1			
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	The appointment, reappointment, and removal of the external auditor, including audit fees, shall be recommended by the Audit Committee, approved by the Board of Directors and ratified by the shareholders, as provided in the Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, page 23 under Section 2.2.2.2.2 (c).	

2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	See draft minutes of the Annual Stockholders' Meeting held on June 24, 2020 at https://www.smfb.com.ph/files/reports/Draft SMFB Annual SH minutes - JUNE 24 2020 v4 clean.pdf, pages 5-6 under Item IV and pages 6-7 under Item V. In Annex "B" to said minutes, common stockholders owning or representing 89.948% of the total outstanding common shares of the Company, voted in favor of the appointment of the external auditor of the Company for 2020.
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/Not applicable	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, page 34 under Section 2.2.5.3, which provides that the reason/s for the resignation, dismissal or cessation from service of an external auditor and the date thereof shall be reported in the Company's annual and current reports. These reports are then uploaded in the Company's corporate website. However, see SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, pages 26-27 under Item 8 on Information on Independent Accountant and Other Related Matters, where the Company retained its external auditor for 2020.
Supplement to Recommendation 9.1 1. Company has a policy of rotating the lead audit partner every five years.	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_o n Corporate_Governance2.pdf , page 34 under Section 2.2.5.5.
Recommendation 9.2		

1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Compliant	See Audit Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Audit Committee Charter.pdf, page 6 under Section 4.4. See also Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, page 23 under Section 2.2.2.2.2 (d).
 Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis. 	Compliant	
Supplement to Recommendations 9.2		
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	See Audit Committee Charter at http://www.smfb.com.ph/files/reports/SMFB Audit Co mmittee Charter.pdf, page 6 under Section 4.4. See also Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual o n Corporate Governance2.pdf , page 33 under Sections
Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	2.2.5.1-2.2.5.2, which provides that after consultations with the Audit Committee, the external auditor shall be selected in accordance with appropriate standards to enhance audit quality.
Recommendation 9.3		

Company discloses the nature of non- audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	applicable	See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amended Annual Report (SEC_Form_17-A) for the year 2020.pdf, Item 8(A) on External Audit Fees and Services, last paragraph in page 27, which states that no non-audit services were rendered by the external auditor to the Company in 2020.	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	·	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf , page 24 under Section 2.2.2.2 (g), page 34 under Section 2.2.5.4, and page 37 under Section 4.6.	
Supplement to Recommendation 9.3 1. Fees paid for non-audit services do not outweigh the fees paid for audit services. Additional Recommendation to Principle 9		See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amended Annual Report (SEC_Form_17-A) for the year 2020.pdf, Item 8(A) on External Audit Fees and Services, last paragraph in page 27, which provides information on audit fees paid, and states that no non-audit services were rendered by the external auditor in 2020.	

Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	The Company's external auditor for the year ended December 31, 2020 is duly accredited by the SEC. See details below:
		 Name of External Auditor: R.G. Manabat & Co. The KPMG Center, 6787 Ayala Avenue, Makati City, 1226, Philippines; +632 8885 7000 SEC Accreditation No. 0003-SEC, Group A Certificate of accreditation issued on October 1, 2020, valid for a period of five years to engage in the audit of 2020 to 2024 financial statements of SEC covered institutions. Name of audit engagement partner: Mr. Jose P. Javier, Jr., SEC Accreditation No. 70807-SEC, Group A Certificate of Accreditation issued on September 17, 2020, valid for a period of one year to engage in the
		audit of 2020 financial statements of SEC covered institutions.
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	The Company's external auditor, R.G. Manabat & Co. agreed to be subjected to the SEC SOAR Inspection Program. However, no inspection was conducted in 2020. The last inspection of R.G. Manabat & Co. under the said program was in 2019.

Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.

Recommendation 10.

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	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual o n.corporate Governance2.pdf , page 38 under Section 4.10, stating the policy to disclose material and reportable non-financial and sustainability issues.	
		In compliance with SEC Memorandum Circular No. 4, Series of 2019, the Company submitted its Sustainability Report which was attached to its SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amendedd d Annual Report (SEC Form 17- A) for the year 2020.pdf, under Annex "H".	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	The Company reviewed and adopted relevant standards such as those of the Sustainability Accounting Standards Board Standards and the Global Reporting Initiative Standards for Sustainability Reporting, among others, in preparing its Sustainability Report. See SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amen ded Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".	

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

Recommendation 11.1

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	See quarterly investors' briefings materials at http://www.smfb.com.ph/disclosures/l/investor-relations-presentations, press releases and statements, including clarifications to news articles at http://www.smfb.com.ph/articles/press-and-news-releases. Other disclosures may be found at http://www.smfb.com.ph/disclosures under the subtabs "SEC Filings" and "Other PSE Disclosures". See also glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, pages 50-51 under the heading "Shareholder and Investor Relations".
Supplemental to Principle 11		
Company has a website disclosing up-to- date information on the following:	Compliant	http://www.smfb.com.ph
a. Financial statements/reports (latest quarterly)	Compliant	http://www.smfb.com.ph/disclosures/I/quarterly- reportssec-form-17-q-
 b. Materials provided in briefings to analysts and media 	Compliant	http://www.smfb.com.ph/disclosures/l/investor- relations-presentations
c. Downloadable annual report	Compliant	http://www.smfb.com.ph/articles/annual-reports (glossy Annual Reports); http://www.smfb.com.ph/disclosures/I/annual-reportssec-form-17-a- (SEC Form 17-As)
d. Notice of ASM and/or SSM	Compliant	http://www.smfb.com.ph/disclosures/I/notice-of- annual-and-special-stockholdersmeetings
e. Minutes of ASM and/or SSM	Compliant	http://www.smfb.com.ph/disclosures/I/minutes-of- annual-and-special-stockholdersmeetings
f. Company's Articles of Incorporation and By-Laws	Compliant	http://www.smfb.com.ph/disclosures/I/articles-of-incorporation-and-by-laws
Additional Recommendation to Principle 11 1. Company complies with SEC-prescribed website template.	Compliant	http://www.smfb.com.ph System and Risk Management Framework

Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.

Recommendation 12.1

	1. Company has an adequate and effective	Compliant	See Corporat
	internal control system in the conduct of its		http://www.s
	business.		Policy on I
ı			

See Corporate Policy on Internal Control at http://www.smfb.com.ph/files/reports/SMFB Corporate Policy on Internal Control.pdf. The internal control system of the Company is reviewed annually by the Board of Directors, primarily through its Audit Committee. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf, page 57, which sets out the Report of the Audit Committee for the year ended December 31, 2020.

The Company's Internal Audit Group further conducts a quality assurance and improvement program that covers all aspects of the internal audit activity. See Charter of Internal Audit Group at http://www.smfb.com.ph/files/reports/SMFB Amended

<u>Charter of Internal Audit1.pdf</u>, page 3 under the heading "Quality Assurance and Improvement Program".

2. Company has an adequate and effective	Non-compliant	See glossy 2020 Annual Report at
enterprise risk management framework in	Tron compilant	http://www.smfb.com.ph/files/reports/SM
the conduct of its business.		FB2020AnnualReport.pdf, page 45 under
		the heading "Risk Management", which
		states that Risk management functions are
		currently performed at the management
		committee level of each operating
		subsidiary of the Company, as well as
		assumed by the Chief Operating Officers
		and heads of corporate service units of
		each division in the Company.
		Nevertheless, the Company is already in
		the process of establishing its Enterprise
		Risk Management (ERM) framework, and
		has engaged SGV & Co. to assist in this
		project. In page 42 of the same Annual
		Report, it was noted that the Board Risk
		Oversight Committee held one meeting, at
		which meeting the Committee was
		updated on the ERM Plan of the Company
		for its food subsidiaries.
		ior its rood subsidiaries.
		The key risks faced by the Company are set
		out in SEC Form 17-A, as amended, for the
		year ended December 31, 2020 at
		https://www.smfb.com.ph/files/reports/S
		MFB Amended Annual Report (SEC For
		m 17-A) for the year 2020.pdf, pages
		19-21 under the heading "Major Business
		Risks". To manage these risks, there are
		established policies to identify and analyze
		the key risks faced by the Group, set
		appropriate risk limits and controls, and
		monitor risks and adherence to limits. Risk
		management policies, systems and
		processes, and practices, are periodically
		reviewed to reflect changes in market
		conditions and the Group's activities.
SEC Form – I-ACGR * Updated 21Dec2017		conditions and the Group's activities.
·		Page 62 of 90

Supplement to Recommendations			
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	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, page 55 under the heading "Compliance Monitoring", first paragraph. The Corporate Secretary, who is also the Compliance Officer and General Counsel or Chief Legal Officer of the Company, hereby attests that the review on compliance with laws and relevant regulations is conducted on a periodic basis as may be necessary upon the effectivity of such laws and regulations, and at least annually. The Office of the General Counsel conducts appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	
Optional: Recommendation 12.1			
 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	See Personal Data Privacy Policy at http://www.smfb.com.ph/files/reports/SMFB_DataPrivacyPolicy1.pdf , pages 6-7 under the heading "Technical Security Measures".	
Recommendation 12.2			
1. Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	The internal audit of the Company is carried out by an inhouse independent internal audit group. The internal audit group head oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to third party service providers. The following were the outsourced service providers for internal audit in 2020: Navarro Amper & Co. (Deloitte), Sycip Gorres Velayo & Co., Reyes Tacandong & Co., MV Reyes & Associates, Isla Lipana & Co. (PwC), and Sison Corillo Parone & Co.	
Recommendation 12.3			

Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	The head of the Company's internal audit group is Ms. Ophelia L. Fernandez. Her responsibilities are set out in the Internal Audit Group Charter at http://www.smfb.com.ph/files/reports/SMFB_Amended_Charter_of_Internal_Audit1.pdf .	
CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , pages 44-45 under the heading "Internal Audit", second paragraph.	
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.	Not applicable	The internal audit activity of the Company is not fully outsourced.	
1. Company has a separate risk management function to identify, assess and monitor key risk exposures. Page 1. Company has a separate risk management function to identify, assess and monitor key risk exposures.	Non-compliant		The Company is currently considering establishing a separate ERM function to identify, assess and monitor key risk exposures, corresponding to the Company's size, risk profile and complexity of operations. Currently, however, risk management functions are performed at the management committee level of each operating subsidiary of the Company, as well as assumed by the Chief Operating Officers and heads of the corporate service units of each division of the Company. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 45 under the heading "Risk Management", third paragraph.

Company seeks external technical support in risk management when such competence is not available internally.		The Company has engaged SGV & Co. to assist it in establishing an ERM process, which is designed to link risk and opportunity, and position risk management as a source of competitive advantage for the Company. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , under the heading "Risk Management", particularly in page 46, first paragraph.	
Recommendation 12.5			
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Non-compliant		The Company is already in the process of formally establishing its ERM system, and has engaged SGV & Co. to assist in this project. As part of the process, the Company shall consider having a CRO, who will be the ultimate champion of ERM and
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Non-compliant		have adequate authority, stature, resources and support to fulfill his responsibilities. Currently, however, risk management functions are performed at the management committee level of each operating subsidiary of the Company, as well as assumed by the Chief Operating Officers and heads of the corporate service units of each division of the Company. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 45 under the heading "Risk Management", third paragraph.
Additional Recommendation to Principle 12	lo 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. 		See Internal Audit and Compliance Attestation for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Internal Audit and Compliance Attestation (2020).pdf.	
Runciple-AGR Floercompanyshould treat all share		ynergic Relationship with Shareholders nd equitably, and also recognize, protect and facili	tate the exercise of their rights.

Recommendation 13.1				
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual o n.corporate Governance2.pdf, pages 39-42 under Section 5.1.		
2. Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	In addition to the Manual, which is posted on the Company's website at http://www.smfb.com.ph/files/reports/SMFB_Manual_o_n_Corporate_Governance2.pdf , see glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annual_Report.pdf , pages 48-50 under the heading "Shareholder Rights".		
Supplement to Recommendation 13.1	Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf , page 48 under the heading "Voting Rights and Voting Procedures", paragraph 1.		

Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	The Company's authorized capital stock is comprised of common and preferred shares. The holders of common shares have the right to vote on all matters requiring stockholders' approval. The holders of preferred shares are not entitled to vote except for the following matters provided in the Revised Corporation Code: amendment of articles of incorporation; adoption and amendment of by-laws; sale, lease, exchange, mortgage, pledge, or other disposition of all or substantially all of the corporate property; incurring, creating or increasing bonded indebtedness; increase or decrease of capital stock; merger or consolidation with another corporation; investment of corporate funds in another corporation or business; and dissolution of the corporation. See Article Seventh of the Amended Articles of Incorporation as of January 7, 2019 posted at http://www.smfb.com.ph/files/reports/SMFB amended AOI approved by SEC on Jan. 7, 2019 2.pdf.
3. Board has an effective, secure, and efficient voting system.	Compliant	See Definitive Information Statement (SEC Form 20-IS) filed on May 29, 2020 for the 2020 ASM at https://www.smfb.com.ph/files/reports/SMFB_Definitively legislation Statement filed with SEC on May 29, 2020 (June 24, 2020 ASM).pdf, pages 30-32 under the heading "Voting and Vote Tabulation Procedures". Voting at the ASM is conducted by poll (ballot or proxy).

4. Board has an effective shareholder voting	Non-compliant	The Company complies with existing laws
mechanisms such as supermajority or		and regulations pertaining to the voting
"majority of minority" requirements to		rights of shareholders. To protect minority
protect minority shareholders against		shareholders against actions of controlling
actions of controlling shareholders.		shareholders, the Company requires a
		minimum quorum of 2/3 of the directors
		for Board meetings, and no corporate
		policies, decisions or actions shall be taken
		by the Board or any Board Committee
		without the vote of at least 2/3 of the
		entire membership of the Board or
		Committee on any matters not in
I		furtherance of the businesses currently
		carried on by the Company. See Amended
		By-laws as of December 7, 2018, Article II,
		Section 3 and Article III, Section 4, at
		http://www.smfb.com.ph/files/reports/SM
		FB_amended_By-
		laws approved by SEC on Dec. 7, 2018
		<u>2.pdf</u> .
		Shareholders may also exercise their right
		of appraisal in certain cases. See SEC Form
		20-IS filed on May 29, 2020 for the 2020
		ASM at
		https://www.smfb.com.ph/files/reports/S
		MFB Definitive Information Statement fi
		led with SEC on May 29, 2020 (June 2
		4, 2020 ASM).pdf, pages 3-4 under the
		heading "Dissenters' Right of Appraisal".
		The same of the first of the fi

5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	See SEC Form 17-C dated November 4, 2020 at https://www.smfb.com.ph/files/reports/SMFB SEC For mm:17- C (04Nov20 Other matters approved at the BOD mt g.) 2.pdf, on the implementation of the policy for the 2021 ASM. The disclosure expressly invites shareholders to propose inclusion of additional items to the usual Agenda of the ASM. Despite such invitation, however, no shareholder submitted a proposal for consideration or additional agenda item at the ASM.
		On the other hand, a special stockholders' meeting must be called upon the written request of stockholders' representing 1/3 of the outstanding capital stock entitled to vote. See Amended By-laws as of December 7, 2018, Article I, Section 3 at http://www.smfb.com.ph/files/reports/SMFB amended By-laws approved by SEC on Dec. 7, 2018 2.pdf.
Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_o n_Corporate_Governance2.pdf , page 16 under Section 2.2.1.7.1, page 39 under Section 5.1.1, and pages 39-40 under Sections 5.1.2.3, 5.1.5.2 and 5.1.5.3.
7. Company has a transparent and specific dividend policy.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, pages 49-50 under the heading "Dividends and Dividend Policy". The Company declared dividends to both its common and preferred shareholders in 2020. The dividends for the common shares were paid within 30 days of declaration. The dividends for the preferred shares were paid in accordance with the terms of the series 2 preferred shares offer of the Company. The outstanding preferred shares were redeemed by the Company on March 12, 2020.

Optional: Recommendation 13.1		
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	The Company's independent stock transfer agent counted/validated the votes at the 2020 Annual Shareholders' Meeting (ASM). See draft minutes of the ASM held on June 24, 2020 at https://www.smfb.com.ph/files/reports/Draft_SMFB_Annual_SH_minutesJUNE_24_2020_v4_clean.pdf , page 3, second paragraph.	
Recommendation 13.2		

1.	Board encourages active shareholder	Compliant	On March 11, 2020, the Company disclosed the Notice	
	participation by sending the Notice of		and Agenda of the Annual Stockholders' Meeting (ASM)	
	Annual and Special Shareholders'		to be held on June 3, 2020 pursuant to the By-laws, at	
	Meeting with sufficient and relevant		https://www.smfb.com.ph/files/reports/SMFB_Disclosur	
	information at least 28 days before the		e to PSE (Mar. 11, 2020 mtg . re Notice of ASM o	
	meeting.		n June 3, 2020) .pdf.	
			On April 3, 2020, however, pursuant to Memorandum	
			Circular No. 5 issued on March 12, 2020 and the	
			subsequent Notice dated March 18, 2020, both issued by	
			the SEC, the Company disclosed the rescheduled date of	
			the ASM from June 3 to June 24, 2020, and amended the	
			Notice of ASM. See	
			https://www.smfb.com.ph/files/reports/SMFB PSE Disc	
			losure dtd 02Apr20 re Rescheduled ASM on June 24	
			, 2020.pdf.	
			Further, on May 18, 2020, the Company disclosed that	
			due to health and safety considerations, instead of a	
			physical meeting, the 2020 ASM will be conducted	
			virtually, through livestreaming, and again amended the	
			Notice of ASM, at	
			https://www.smfb.com.ph/files/reports/SMFB_PSE_Disc	
			losure dated May 18, 2020 re Revised Notice of AS	
			M on June 24, 2020.pdf.	
			All the foregoing disclosures, including the last one, was	
			made at least 28 days before the ASM on June 24, 2020.	
Sur	oplemental to Recommendation 13.2			
	Company's Notice of Annual			
	Stockholders' Meeting contains the			
	following information:			
	<u> </u>	l		

a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	See DIS (SEC Form 20-IS) filed on May 29, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Definitiv e Information Statement filed with SEC on May 29, 2020 (June 24, 2020 ASM).pdf, pages 11-14 under the heading "Board of Directors".
b. Auditors seeking appointment/re- appointment	Compliant	See DIS (SEC Form 20-IS) filed on May 29, 2020 at https://www.smfb.com.ph/files/reports/SMFB Definitive Information Statement filed with SEC on May 29, 2020 (June 24, 2020 ASM).pdf , pages 21-22 under the heading "Independent Public Accountants".
c. Proxy documents	Compliant	See DIS (SEC Form 20-IS) filed on May 29, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Definitive
Optional: Recommendation 13.2 1. Company provides rationale for the agenda items for the annual stockholders meeting Recommendation 13.3	Compliant	See DIS (SEC Form 20-IS) filed on May 29, 2020 at https://www.smfb.com.ph/files/reports/SMFB Definitive Definitive <a definitive"="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive Definitive <a a="" files="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" reports="" smfb<="" www.smfb.com.ph=""> Definitive Definitive <a a="" files="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" reports="" smfb<="" www.smfb.com.ph=""> Definitive <a a="" files="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" reports="" smfb<="" www.smfb.com.ph=""> Definitive <a a="" files="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" reports="" smfb<="" www.smfb.com.ph=""> Definitive <a a="" files="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" reports="" smfb<="" www.smfb.com.ph=""> Definitive <a a="" files="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" reports="" smfb<="" www.smfb.com.ph=""> Definitive <a a="" files="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" reports="" smfb<="" www.smfb.com.ph=""> Definitive <a a="" files="" href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" reports="" smfb<="" www.smfb.com.ph=""> Definitive <a href="https://www.smfb.com.ph/files/reports/SMFB Definitive <a href=" https:="" td="" www.smf<="">

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	See Canvassing Results posted in the Company's website later in the afternoon of the same day of the ASM on June 24, 2020 at https://www.smfb.com.ph/files/reports/SMFB_SEC_Form_17-C (24Jun20_ASM_Canvassing_Results).pdf .
2. Minutes of the Annual and Special Shareholders' Meetings were available or the company website within five business days from the end of the meeting. Output Description:	Compliant	See draft minutes of the ASM held on June 24, 2020 (Wednesday), posted on the Company's website on June 29, 2020 (Monday), at https://www.smfb.com.ph/files/reports/Draft_SMFB_An_nual_SH_minutesJUNE_24_2020_v4_clean.pdf , under Annex "B", which indicate the voting results for all Agenda items, including the approving, dissenting and abstaining votes, as the case may be. The voting on resolutions at the ASM was by poll (ballot or proxy). There was an open forum at the meetings where stockholders were given the opportunity to ask questions, as noted in the said minutes. Such draft minutes of the ASM on June 24, 2020 were posted on the Company's website within five business days from the end of the meeting.
Supplement to Recommendation 13.3 1. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM. Recommendation 13.4	Compliant	The presence of the relevant individuals to answer shareholder questions, if any, was reflected in the minutes of the ASM. See draft minutes of the ASM on June 24, 2020 at https://www.smfb.com.ph/files/reports/Draft_SMFB_An nual SH minutes - JUNE 24 2020 v4 clean.pdf, on page 1 under the heading "Directors Present", and page 2 under the heading "In Attendance", where directors, key officers, and representatives of the external auditor and stock transfer agent were indicated as present at the meeting.

 Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner. The alternative dispute mechanism is included in the company's Manual on Corporate Governance. 	Compliant Compliant	The Office of the Corporate Secretary addresses concerns of stockholders and potential disputes between the Company and its stockholders. The Company shall be assisted by its stock transfer agent in dealing with issues raised by stockholders, where relevant or necessary. See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_o on Corporate Governance2.pdf, page 42 under Section 5.1.9.
Recommendation 13.5		
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	Compliant	See the following details on the Company's Investor Relations Manager, as provided in the glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf , page 49 under the heading "Right to Information": Ms. Kristina Lowella I. Garcia 7th Floor, SMC Head Office Complex 40 San Miguel Avenue, Mandaluyong City Telephone: (632) 8632-3752; Fax: (632) 8632-3313 Email: kigarcia@sanmiguel.com.ph
2. IRO is present at every shareholder's meeting. Supplemental Recommendations to Principle?	Compliant	The Company's IRO, Ms. Kristina Lowella I. Garcia, was present during the 2020 ASM. See draft minutes of the ASM held on June 24, 2020 at https://www.smfb.com.ph/files/reports/Draft_SMFB_An-nual_SH_minutesJUNE_24_2020_v4_clean.pdf , page 2 under the heading "In Attendance".

1. Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group Output Description:		See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 35 under the heading "Board of Directors", second paragraph, which provides that the Company has no shareholder agreements, voting trust agreements, confidentiality agreements and such other agreements that constrain the directors' ability to vote independently or may entrench ineffective management or the existing controlling shareholder group, as well as page 48 under the heading "Shareholder Meetings", third paragraph, which provides that shareholders were invited to propose the inclusion of additional items to the usual Agenda of the ASM and/or nominate candidates to the Board. Further, the pre-emptive rights for issuances and dispositions of any and all common and preferred shares of the Company have been denied in Article Seventh of the Company's Amended Articles of Incorporation as of January 7, 2019 at http://www.smfb.com.ph/files/reports/SMFB amended AOI approved by SEC on Jan. 7, 2019 2.pdf.	
Company has at least thirty percent (30%) public float to increase liquidity in the market. Optional: Principle 13	Non-compliant		As of December 31, 2020, the Company is compliant with the minimum public ownership requirement, with a public float of 11.23%, as reflected in the Public Ownership Report at https://www.smfb.com.ph/files/reports/S MFB Amended Public Ownership Report as of December 31, 2020.pdf , page 3.

	 Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting 	Compliant	In addition to the ASM, the Company engages with the investing community and keeps shareholders informed through timely disclosures via the PSE, reports filed with the SEC, regular quarterly briefings, investor conferences, press releases and statements, its corporate website, emails and telephone calls. The Company's quarterly and current disclosures and other reports submitted to the SEC and PSE are posted at http://www.smfb.com.ph/disclosures under the subtabs "SEC Filings" and "Other PSE Disclosures". See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , pages 50-51 under the heading "Shareholder and Investor Relations".	
2	 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

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

Compliant

The Company's stakeholders include without limitation, customers, employees, suppliers, shareholders, investors, creditors, the communities in which the Company and its subsidiaries operate, society, the government, regulators, competitors, and external auditors. See Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB Manual on Corporate Governance2.pdf, pages 42-43 under Section 5.2.

See also glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf, pages 50-55 under the headings "Stakeholder Relations", "Employee Relations, Health, Safety and Welfare" and "Code of Business Conduct and Ethics, Whistleblowing and Other Policies".

See Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amended Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".

Recommendation 14.2

Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. Stakeholders.	Compliant	See Code of Business Conduct and Ethics at http://www.smfb.com.ph/files/reports/SMFB CodeofBu sinessConductandEthics.pdf under the heading "Introduction and Application". See Whistle-Blowing Policy at http://www.smfb.com.ph/files/reports/SMFB Whistle-BlowingPolicy.pdf, Group Policy on Solicitation or Acceptance of Gifts at http://www.smfb.com.ph/files/reports/Policy onSolicitationorAcceptanceofGifts.pdf, Company Personal Data Privacy Policy at http://www.smfb.com.ph/files/reports/SMFB DataPrivacyPolicy1.pdf, and Policy Relating to Health, Safety and Welfare of employees at http://www.smfb.com.ph/files/reports/SMFB PolicyRelating-to-HealthSafetyandWelfare.pdf. See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende de Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".	
		A) for the year 2020.pdf, under Annex "H".	

 Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.

Compliant

The Company maintains open and easy communication with its stakeholders, through stakeholder engagement touchpoints in the Company, such as the Investor Relations Office (IRO), Office of the Corporate Secretary, SMC Stock Transfer Service Corporation and San Miguel Customer Care Center. Their contact details are as follows:

For investor concerns: Ms. Kristina Lowella I. Garcia, IRO Email: kigarcia@sanmiguel.com.ph

For shareholder concerns: Mr. Enrique L. Yusingco, SMC Stock Transfer Service Corporation
Email: smc_stsc@sanmiguel.com.ph

For customer concerns: San Miguel Customer Care Email: customercare.corporate@sanmiguel.com.ph

For data privacy concerns: Ms. Vanessa V. Unlayao, Data Protection Officer

Email: smfi_dpo@sanmiguel.com.ph

Procedures are also established for the communication and investigation of concerns regarding the Company's accounting, internal controls, auditing and financial reporting matters, as well as to deter or uncover any corrupt, illegal, unethical, fraudulent or other conduct detrimental to the interest of the Company committed by its employees, contractors or suppliers under the Company's Whistle-Blowing Policy at http://www.smfb.com.ph/files/reports/SMFB Whistle-Blowing Policy.pdf.

Supplement to Recommendation 14.3

Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Stakeholders may communicate with the Company to obtain redress for the violation of their rights through the stakeholder engagement touchpoints in the Company mentioned in Recommendation 14.3 above. See also Manual on Corporate Governance at http://www.smfb.com.ph/files/reports/SMFB_Manual_on_Corporate_Governance2.pdf , page 42 under Section 5.1.9.	
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.	The Company has not sought for exemption from the application of a law, rule or regulation with respect to a governance issue.	

Company respects intellectual property rights.	Compliant	In compliance with law and relevant regulations, the Company does not infringe on intellectual property rights of others or engage in unfair competition practices. See Code of Business Conduct and Ethics of the Company and its food subsidiaries at http://www.smfb.com.ph/files/reports/SMFB CodeofBu sinessConductandEthics.pdf, under the heading "Intellectual Property". Further, the Corporate Secretary, who is also the General Counsel of the Company, hereby attests that the Company's Intellectual Property Policy, Procedures and Guidelines specifically states that the Company strives to be original and creative in the formulation of its marks, and will respect the equity of previously applied or world famous or registered marks. In the creation, development and registration of its marks, the Company exhausts all publicly available resources to determine not only the prior registration of, but also the existence of identical or similar marks used in commerce for identical or similar goods. Whenever necessary, the Company confers with both internal and external legal advisers to ensure that the Company will avoid infringing on third parties' intellectual property rights.	
Optional: Principle 14			
Company discloses its policies and practices that address customers' welfare	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , page 51 under the heading "Suppliers/Contractors, Creditors and Customers", and page 54 under the heading "Corporate Objectives and Strategies". See Code of Business Conduct and Ethics at	

Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	http://www.smfb.com.ph/files/reports/SMFB CodeofBusinessConductandEthics.pdf, under the headings "Customer Focus" and "Product Quality and Food Safety". See Whistle-Blowing Policy at http://www.smfb.com.ph/files/reports/SMFB Whistle-BlowingPolicy.pdf, Group Policy on Solicitation and Acceptance of Gifts at http://www.smfb.com.ph/files/reports/Policy_onSolicitationorAcceptanceofGifts.pdf, and Company Personal Data Privacy Policy at http://www.smfb.com.ph/files/reports/SMFB_DataPrivacyPolicy1.pdf. See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amendedd_Annual_Report_(SEC_Form_17-A) for the year 2020 pdf_under Anney "H"	
		d Annual Report (SEC Form 17- A) for the year 2020.pdf, under Annex "H".	

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

Recommendation 15

1. Board establishes policies, programs and See glossy 2020 Annual Report at Compliant procedures that encourage employees to http://www.smfb.com.ph/files/reports/SMFB2020Annua actively participate in the realization of the Report.pdf, pages 2-5 under the heading "Message to company's goals and in its governance. Shareholders", pages 6-9 under the heading "Responding with Malasakit", and pages 52-53 and 54-55 under the headings "Employee Relations, Health, Safety and Welfare" and "Code of Business Conduct and Ethics. Whistleblowing and Other Policies". See Code of Business Conduct and Ethics at http://www.smfb.com.ph/files/reports/SMFB_CodeofBu sinessConductandEthics.pdf, under the headings "Innovativeness and Continuous Learning", "Meritocracy and Passion for Success", "Teamwork and Open Communication". "Competency Development", etc. See Whistle-Blowing Policy at http://www.smfb.com.ph/files/reports/SMFB Whistle-BlowingPolicy.pdf and Policy Relating to Health, Safety and Welfare for employees at http://www.smfb.com.ph/files/reports/SMFB PolicyRela ting-to-HealthSafetyandWelfare.pdf. See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".

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	Bonuses are determined in accordance with SMC's Business Performance and Annual Incentive Programs, which tracks attainment of the San Miguel Group's earnings targets. The Company is also part of the Long Term Incentive Program (LTIP) of SMC for the San Miguel Group. The LTIP is a variable reward program that provides key executives with financial incentives that are contingent to the achievement of the Group's medium to long range business goals, sustained growth, expansion, and continued financial success. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, page 53, second paragraph.
Company has policies and practices on health, safety and welfare of its employees. The policies and practices on health, safety and welfare of its employees. The policies and practices on health, safety and welfare of its employees.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annual Report.pdf, pages 52-53 under the heading "Employee Relations, Health, Safety and Welfare". See Whistle-Blowing Policy at http://www.smfb.com.ph/files/reports/SMFB Whistle-BlowingPolicy.pdf and Policy Relating to Health, Safety and Welfare for employees at http://www.smfb.com.ph/files/reports/SMFB PolicyRela ting-to-HealthSafetyandWelfare.pdf. See Code of Business Conduct and Ethics at http://www.smfb.com.ph/files/reports/SMFB CodeofBusinessConductandEthics.pdf, under the headings "Worker Protection", "Emergency Preparedness", "Fair and Humane Working Environment", among others. See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".

Company has policies and practices on training and development of its employees.	Compliant	Career advancement and improvement are provided by the Company through various training programs and seminars. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, page 53, third paragraph. See Code of Business Conduct and Ethics at http://www.smfb.com.ph/files/reports/SMFB CodeofBu sinessConductandEthics.pdf, under the heading "Competency Development". See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amendedd_Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".
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.	Compliant	See Code of Business Conduct and Ethics of the Company and its food subsidiaries at http://www.smfb.com.ph/files/reports/SMFB_CodeofBusinessConductandEthics.pdf, under the headings "Integrity and Mental Honesty", "Business Integrity", "Gifts, Meals, Entertainment", among others. See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amendedd_Annual_Report_(SEC_Form_17-A) for the year_2020.pdf, under Annex "H".

2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. Contact the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Aside from making the Code of Business Conduct and Ethics available for review and download from the corporate website, the Company formally launched the Code in the annual Employee Service Awards in 2013 and then cascaded the same to all employees in all offices and plants of the organization nationwide. Employees were also given copies of the Code during the cascade and thereafter made to sign their commitment to comply with the Code and adopt the fundamental standards of conduct and values set out therein. See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua Report.pdf, page 54 under the heading "Code of Business Conduct and Ethics, Whistleblowing and Other Policies", fourth paragraph.	
 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	See Group Policy on Solicitation and Acceptance of Gifts posted at http://www.smfb.com.ph/files/reports/Policy_onSolicitationorAcceptanceofGifts.pdf .	
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	See Whistle-Blowing Policy posted at http://www.smfb.com.ph/files/reports/SMFB Whistle-BlowingPolicy.pdf. The whistleblowing framework of the Company includes procedures to protect employees from retaliation. The following are the contact details to report any illegal or unethical behavior:	
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	Whistleblower Relations Officer, 100 E. Rodriguez Jr. Ave. (C5 Road), Brgy. Ugong, Pasig City Email: smfwhistleblower@sanmiguel.com.ph, ebay@sanmiguel.com.ph	

Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf , under the heading "Code of Business Conduct and Ethics, Whistleblowing and Other Policies", particularly in page 55, second paragraph.		
Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions				

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

See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020AnnualReport.pdf, pages 2-5 under the heading "Message to Shareholders", pages 6-9 under the heading "Responding with Malasakit", and page 54 under the heading "Corporate Social Responsibility".

Moreover, in compliance with SEC Memorandum Circular No. 4, Series of 2019, the Company submitted its Sustainability Report which was attached to SEC Form 17-A, as amended, for the year ended December 31, 2020 at

https://www.smfb.com.ph/files/reports/SMFB Amende d Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".

Optional: Principle 16

Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	See Code of Business Conduct and Ethics of the Company and its food subsidiaries at http://www.smfb.com.ph/files/reports/SMFB_CodeofBusinessConductandEthics.pdf, under the headings "Environmental Authorizations", "Waste and Emissions", "Hazardous Materials", "Product Quality and Food Safety" and "Animal Welfare"." See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB_Amended Annual_Report_(SEC_Form_17-A) for the year_2020.pdf, under Annex "H".	
Company exerts effort to interact positively with the communities in which it operates	Compliant	See glossy 2020 Annual Report at http://www.smfb.com.ph/files/reports/SMFB2020Annua IReport.pdf, pages 2-5 under the heading "Message to Shareholders" and pages 6-9 under the heading "Responding with Malasakit". See also Sustainability Report in SEC Form 17-A, as amended, for the year ended December 31, 2020 at https://www.smfb.com.ph/files/reports/SMFB Amended Annual Report (SEC Form 17-A) for the year 2020.pdf, under Annex "H".	

SIGNATURES

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed under o	ath
Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed under on behalf of San Miguel Food and Beverage, Inc. by the undersigned, in the City of Pasig on	

By:

RAMON S. ANG

Vice Chairman, President and Chief Executive Officer

CARMELO L. SANTIAGO

Independent Director

RICARDO C. MARQUEZ Independent Director MINITA V. CHICO-NAZARIO

Independent Director

CIRHO P. NOEL Independent Director

WINSTON A. CHAN Independent Director

ALEXANDRA B/TRILLANA

Compliance Officer and Corporate Secretary

JUN 1 5 2021, 2021 affiants exhibiting to me their Passports, as follows: SUBSCRIBED AND SWORN to before me this

NAME	PASSPORT NO.	EXPIRY DATE	PLACE OF ISSUE
Ramon S. Ang	P4589066A	October 1, 2022	Manila
Alexandra B. Trillana	P1495082A	April 13, 2028	NCR East
Carmelo L. Santiago	P4670901A	October 9, 2022	Manila
Minita V. Chico-Nazario	P0931027B	March 5, 2029	NCR South
Ricardo C. Marquez	P1277739A	December 16, 2021	NCR East
Cirilo P. Noel	P5718000A	January 21, 2028	NCR South
Winston A. Chan	P3712949A	July 16, 2022	NCR South

Page No. 486 Doc. No. 91 Book No. 1 Series of 2021.

MARIA JESSICA ERLINDA ANGELA M. GARCIA
Notaty Public for Pasig City

Commission until 31 December 2022

100 E. Rodriguez Jr. Avenue (C5 Road)

Barangay Ugong, Pasig City 1604
APPT No. 3 (2021-2022)/Roll No. 66422
IBP Life Member No. 015084; 6/6/2016, Quezon City

PTR No. 7206013; 1/5/2021; Pasig City MCLE Compliance No. VI-0015340, 11/28/2018