C06717-2017

Ex-Date : Nov 23, 2017

SECURITIES AND EXCHANGE COMMISSION SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE AND SRC RULE 17.2(c) THEREUNDER

11840 BIR Tax Identification No. 000-100-341-000 Exact name of issuer as specified in its charter SAN MIGUEL PURE FOODS COMPANY INC. Province, country or other jurisdiction of incorporation Philippines Industry Classification Code(SEC Use Only) Address of principal office 23/F The JMT Corporate Condominium, ADB Avenue, Ortigas Center, Pasig City, Metro Manila Postal Code 1605 Issuer's telephone number, including area code (632) 317-5000 Former name or former address, if changed since last report N/A 0. Securities registered pursuant to Sections 8 and 12 of the SRC or Sections 4 and 8 of the RSA Title of Each Class Number of Shares of Common Stock Outstanding and Amount of Debt Outstanding Common (PF) 166,667,096 1. Indicate the item numbers reported herein Item 9. Other Events		
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	S	San Miguel Pure Foods							
	San Miguel Pure Foods Company, Inc. PF								
	References:	orm 6-1 - Declaration of Cash Dividends SRC Rule 17 (SEC Form 17-C) and 4.4 of the Revised Disclosure Rules							
Subject of the Disclosu	re								
Declaration of Cash Dividends for Common	n Shares.								
Background/Descriptio	n of the Disclosure								
Foods Company Inc. (n November 9, 2017, the common and preferred November 28, 2017, at	Board approved the dec shareholders of the Con t P1.50 and P14.14225 p D17 for the common share	and the "Company") held on laration of cash dividends for pany as of record date of er share, respectively. Payment es and December 12, 2017 for							
Type of Securities Common Preferred N/A									
Others N/A									
Cash Dividend									
Date of Approval by Board of Directors	Nov 9, 2017								
Other Relevant Regulatory Agency, if applicable	N/A								
Date of Approval by Relevant Regulatory Agency, if applicable	N/A								
Type (Regular or Special)	Regular								
Amount of Cash Dividend Per Share	Common at P1.50 per	share							
Record Date Nov 28, 2017									
Payment Date Dec 8, 2017									
Source of Dividend Pay	vment								
Retained Earnings as o December 31, 2016.	of								
Other Relevant Informa	tion								
None.									
Filed on bobalf but									
Filed on behalf by: Name		Zenaida Postrado							
Designation		VP & Chief Finance Officer							

C06718-2017

Ex-Date : Nov 23, 2017

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Preferred (PFP2) 15,000,000 11. Indicate the item numbers reported herein Item 9. Other Events 15,000,000 e Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corpor closures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed direct	_	·
11. Indicate the item numbers reported herein Item 9. Other Events Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corpor closures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Excha at are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed direct		
Item 9. Other Events Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corpor closures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed direct		
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closures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Excha I are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed direct		

San Miguel Pure Foods							
:	San Miguel P	Pure Foods Company, Inc. PF					
		F1					
	References:	orm 6-1 - Declaration of Cash Dividends SRC Rule 17 (SEC Form 17-C) and 4.4 of the Revised Disclosure Rules					
Subject of the Disclosur	e						
Declaration of Cash Dividends for Series 2 F Shares.	Preferred						
Background/Description	of the Disclosure						
Company Inc. (respectiv November 9, 2017, the common and preferred November 28, 2017, at	he Board of Directors of S vely, the "Board" and the Board approved the decl shareholders of the Com P1.50 and P14.14225 pe 17 for the common share						
Type of Securities							
Common							
 Preferred PFP2 Others N/A 	<u>-</u>						
Cash Dividend							
Date of Approval by Board of Directors	Nov 9, 2017						
Other Relevant Regulatory Agency, if applicable	N/A						
Date of Approval by Relevant Regulatory Agency, if applicable	N/A						
Type (Regular or Special)	Regular						
Amount of Cash Dividend Per Share	Preferred at P14.14225	per share					
Record Date							
Payment Date Dec 12, 2017							
Source of Dividend Payr	nent						
Retained Earnings as o December 31, 2016.	f						
Other Relevant Informat	ion						
None.							
Filed on behalf by:							
Name Designation		Zenaida Postrado VP & Chief Finance Officer					



November 09, 2017

Philippine Stock Exchange, Inc. Disclosure Department Philippine Stock Exchange Plaza Ayala Triangle, Ayala Avenue Makati City

Attention: MR. JOSE VALERIANO B. ZUÑO OIC-Head, Disclosure Department

Gentlemen:

In compliance with Section 17.1(b) and Section 17.3 of the Securities Regulation Code and the PSE Revised Disclosure Rules, we submit herewith a copy of SEC Form 17-C reporting on the matters approved during the regular meeting of the Board of Directors of San Miguel Pure Foods Company Inc. held on November 09, 2017.

Very truly yours,

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ALEXANORA B. TRILLANA Corporate Secretary

SEC COPY

COVER SHEET

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SECURITIES AND EXCHANGE COMMISSION

SEC FORM 17-C

CURRENT REPORT UNDER SECTION 17 OF THE SECURITIES REGULATION CODE (SRC) AND SRC RULE 17(b)(3) THEREUNDER

- 1. November 9, 2017 Date of Report (Date of earliest event reported)
- 2. SEC Identification No. 11840
- 3. BIR Tax Identification No. 000-100-341-000
- 4. SAN MIGUEL PURE FOODS COMPANY INC. Exact name of registrant as specified in its charter
- 5. **Philippines** (Province, country or other jurisdiction of Incorporation)

6. (SEC Use Only) Industry Classification Code

6. 23/F The JMT Corporate Condominium, ADB Avenue, Ortigas Center, Pasig City 1605 (Address of principal office)

(Address of principal office)

(Postal Code)

- 7. (632) 317-5000 (Registrant's telephone number, including area code)
- 8. **Registrant has not changed address since its last report to this Honorable Commission** (Former name or former address, if changed since last report)
- 9. Securities registered pursuant to Sections 8 and 12 of SRC

Title of Each Class	Outstanding
	as of September 30, 2017
Common	166,667,096
Preferred	15,000,000
	181.667.096

At the meeting of the Board of Directors of San Miguel Pure Foods Company Inc. (respectively, the "Board" and the "Company") held on November 9, 2017:

Item 4. Resignation, Removal or Election of Registrant's Directors or Officers

a. The Board promoted Ms. Ophelia L. Fernandez, Internal Audit Group Head, to Assistant Vice President and Internal Audit Group Head. She does not hold any shares of stock of the Company.

Ms. Fernandez has been the Internal Audit Group Head of the San Miguel Food Group comprised of San Miguel Pure Foods Company Inc. and its subsidiaries, since 2015. She was previously Internal Audit Director of Liberty Telecoms Holdings Inc. (2010-2015). Ms. Fernandez holds a Bachelor of Science Degree in Business Administration, Major in Accounting from Aquinas University, Legaspi City.

Item 9. Other Events

- a. Upon the endorsement of the Audit Committee, the Board approved the submission to the SEC and PSE of the Quarterly Report of the Company (or SEC Form 17-Q), including financial statements as at and for the period ended September 30, 2017.
- b. Upon the endorsement of the Audit Committee, the Board approved the Internal Audit Plan as at and for the year ending December 31, 2018, for the Company and its subsidiaries, as presented by the Internal Audit Group to the Audit Committee.
- c. The Board approved the declaration of cash dividends to shareholders of the Company as follows:

Preferred Shares Series 2 (PFP2)

Amount:	P14.14225 per share
Record Date:	November 28, 2017
Closing of Books:	November 29 to December 1, 2017
Payment Date:	December 12, 2017

Common Shares (PF)

Amount:	P1.50 per share
Record Date:	November 28, 2017
Closing of Books:	November 29 to December 1, 2017
Payment Date:	December 8, 2017

 The Compliance Officer distributed the attached Internal Self-Rating Form to the Directors, together with the policy and procedures, including criteria, for the annual performance assessment of the Board, intended to appraise and improve the performance of the Board of Directors as a governing unit, the individual directors, the different Board Committees, as well as the President, in accordance with the Company's Manual on Corporate Governance.

Earlier during the Audit Committee meeting, the attached Self-Assessment Worksheet was circulated for the members of the Audit Committee to accomplish annually pursuant to its Charter, as required by the SEC.

The directors were requested to return the accomplished forms to the Office of the Compliance Officer on or before December 8, 2017.

e. The Board set the dates for the 2018 Board of Directors' and Committee meetings, as well as the Annual Stockholders' Meeting (ASM) of the Company. The ASM is scheduled on May 11, 2018, the second Friday of May, in accordance with the Company's By-laws. Stockholders who wish to propose the inclusion of additional items to the usual Agenda of the ASM and/or nominate candidates to the Board, may submit their proposals not later than January 31, 2018 to the Corporate Secretary at the 22nd Floor, The JMT Corporate Condominium, ADB Avenue, Ortigas Center, Pasig City, for the consideration of the Chairman and the appropriate Board Committees.

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Pursuant to the requirements of the Securities Regulation Code, the registrant duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

SAN MIGUEL PURE FOODS COMPANY INC.

By:

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ALEXANDRA BENGSON TRILLANA Corporate Secretary

November 9, 2017.



ANNUAL BOARD PERFORMANCE ASSESSMENT

POLICY AND PROCEDURES

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

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

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

Criteria and Process

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

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

E - Excellent
G - Good
VS - Very Satisfactory
S - Satisfactory
NI - Needs Improvement

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

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

The Compliance Officer may amend the self-rating form as deemed necessary, provided that the same shall be

compliant with sound corporate governance standards and practices and applicable law.

BOARD OF DIRECTORS INTERNAL SELF-RATING FORM

San Miguel Pure Foods Company Inc.

INSTRUCTIONS:

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

the following:

\mathbf{E}	- Excellent
G	- Good
VS	- Very Satisfactory
S	- Satisfactory
NI	- Needs Improvement
	-

NAME	:	
SIGNATURE	:	
DATE	:	

PART 1 BOARD APPRAISAL

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

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

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

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

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

	()E	() G	() VS	() S	() NI	
Comn	nents:					
9. have s			ate information of ng management's		and business environm ategy.	ent to enable it to
	() E	() G	() VS	() S	() NI	
Comn	nents:					
10. resoui		l evaluates the presses critical issues		egy including ke	y assumptions, major r	isks, and required
	() E	() G	() VS	() S	() NI	
Comn	nents:					
11.	The Board	constructively del	pates the proposed	plan/strategy bef	ore granting approval.	
	() E	() G	() VS	() S	() NI	
Comn	nents:					
12. respoi		monitors the conving environment.	tinued viability of	f the plan/strateg	y ensuring that it is adj	usted as needed to
	()E	()G	() VS	() S	() NI	
Comn	nents:					
			·····			

13.	The Board thoroughly reviews major capital expenditures before approval and evaluates ultimate outcomes.						
	()E	() G	() VS	() S	() NI		
Comn	nents:						
14.	Directors s	trengthen the tone	at the top by clear	ly demonstrating	the required ethical value	 es.	
	()E	() G	() VS	() S	() NI		
Comn	nents:						
15. contir	The Board nued relevance	l regularly review and applicability there	s and approves the of.	e Company's visio	on, mission and value sta	atements to ensure	
	()E	()G	() VS	() S	() NI		
Comn	nents:						
16. ensure	The Board that the Con	d demonstrates company is operated	mmitment to good in a moral, legal, a	l corporate gover nd ethical manner	nance practices and pro	vides oversight to	
	()E	()G	() VS	() S	() NI		
Comn	nents:						
17. equita		l regularly and c in the decision ma		lers the interest	of minority shareholde	ers to ensure their	
	()E	() G	() VS	() S	() NI		
Com	nents:						
18.					ive internal control sys	tem in place, and	
under	stands manage	ement's role imple	menting such syste	em.			

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

Comments:

19. Comr		sound policies, pro ely implements.	cedures and a syst	em in place for r	elated party transactions	, which a dedicated
	()E	() G	() VS	() S	() NI	
Comr	nents:					
20.	There is a	clear distinction	in the roles and res	ponsibilities betw	veen the Chairman and F	President.
	()E	()G	() VS	() S	() NI	
Comr	nents:					
PAR COM	F II IMITTEE AP	PRAISAL				
1.	The Board	has an effective	committee structur	e.		
	()E	() G	() VS	() S	() NI	
Comr	nents:					
2. Chart	The delega	tion of power from	n the Board to its C	committees is app	propriate with their relev	ant corresponding
	()E	()G	() VS	() S	() NI	
Comr	nents:					
3. devel			rovide a report to at may require Boa		nd sufficiently update	the Board on recent
	()E	() G	() VS	() S	() NI	
Comr	ments:					

4. The frequency of meetings for each Committee is sufficient, allowing its members to perform their responsibilities according to the functions of the Committee.

	() E	() G	() VS	() S	() NI	
Com	ments:					
	T III IVIDUAL DIR	RECTOR APPRA	ISAL			
1.	I understa	and and faithfully u	uphold the vision,	mission, values a	nd strategies of the compa	ny.
	() E	()G	() VS	() S	() NI	
Com	ments:					
2.	I keep m	yself updated on t	the latest best pract	tices in corporate	governance and ensure I	abide by them.
	() E	() G	() VS	() S	() NI	
Com	ments:					
3.				be placed in a co	nflict of interest with that	t of the Compan
and I		lose any conflict, v				
	() E	()G	() VS	() S	() NI	
Com	ments:					
4.	I have a go	ood record of Boa	rd and Committee	(where applicable	e) meeting attendance.	
	()E	()G	() VS	() S	() NI	
Com	ments:					
_		5 1/2 1				

5. I come to Board/Committee meetings on time, prepared and knowledgeable about the topics to be discussed.

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

7

Comments:

		-			e of independence and ol	- <u>j</u>
	()E	()G	() VS	() S	() NI	
Com	ments:					
7. funct	I am awa ion as a membe		and procedures	the Board is sub	jected to and actively a	dopt these in my
	()E	()G	() VS	() S	() NI	
Com	nents:					
			h all duties and re- erest of the Compa		director and member of	my Committee/s
8. if any					director and member of	my Committee/s
if any	, and will perf	form in the best int	erest of the Compa	iny.		my Committee/s
if any	y, and will perf	form in the best int	erest of the Compa	iny.		my Committee/s
if any	y, and will perf	form in the best int	erest of the Compa	iny.		my Committee/s

8

2. _____

3._____

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

PART IV BOARD - MANAGEMENT RELATIONSHIP APPRAISAL

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

	() E	() G	() VS	() S	() NI	
Comm	ents:					
2.	Manageme	ent has in place a	n effective process	to identify risks	and assess their poter	ntial impact.
	()E	() G	() VS	() S	() NI	Ĩ
Comm	ents:					
3. approp	Manageme priately.	ent informs the Bo	ard of all key risl	cs and the Board	d is confident manag	gement addresses them
	() E	() G	() VS	() S	() NI	
Comm	ents:					
				· · · · · · · · · · · · · · · · · · ·		· · · · · · · · · · · · · · · · · · ·

4.	The Board sufficiently challenges and supports management.							
	() E	() G	() VS	() S	() NI			
Com	ments:							
5.	The Board	is affactive in mo	nitoring manageme	nt's implemente	tion of the company's str			
5.	()E	() G	() VS	() S	() NI	ategy.		
Com	ments:	()0	() 15	()5	() 11			
6.	The Board	devotes sufficient	time and effort to	meeting key con	npany executives.			
	() E	()G	() VS	() S	() NI			
Comr	nents:							
7.	There is an	n open-line of com	munication and co	onstructive interaction	ction between directors ar	nd management.		
	()E	() G	() VS	() S	() NI			
Comr	nents:							
8. provid					against clear and measing the tone at the top.	urable objectives,		
	() E	() G	() VS	() S	() NI			
Com	ments:							
			····					
PAR' PRES	T V SIDENT APP	RAISAL						

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

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

Comments:

2.	The Preside	ent consistently m	akes decisions that	enable the compa	ny achieve its goals bette	r.
	() E	()G	() VS	() S	() NI	
Com	ments:					
3. Boar	The Presid d in its governa		he fundamental pr	inciples of good	corporate governance a	nd supports the
	()E	()G	() VS	() S	() NI	
Com	ments:					
4. proce	edures, includin	g mechanisms for	effective monitori	ng of manageme	-	ves, policies and
Com	() E ments:	()G	() VS	() S	() NI	
	The Preside	ent maintains an e	ffective working re	lationship with th	e Chairman and members	of the Board.
5.						
5.	() E	() G	() VS	() S	() NI	
	() E ments:	()G	() VS	() S	() NI	
Com 6.	ments: The Presi	dent provides th	e Board complete	, adequate and ti	() NI mely information on plar ropriate decisions or direc	-
Com 6.	ments: The Presi	dent provides th	e Board complete	, adequate and ti	mely information on plar	-

7. The President ensures that all resolutions and directions of the Board are carried into effect.

() E	() G	() VS	() S	() NI	
Comments:					
	sident effectively me pare for the possible	•	-	nce indicators to enab- al viability.	le the Company to
()E	()G	() VS	() S	() NI	
Comments:					
operational inform	mation.	•	C	ility and integrity of	the financial and
() E	()G	() VS	() S	() NI	
Comments:					
A. List the Pres	ident's major accomp	lishments for the y	ear that you thin	k deserves recognition:	
1					
2.					

B. List the areas that you think you would like the President to improve or prioritize:
1
2
3

3._____

SAN MIGUEL PURE FOODS COMPANY, INC. AUDIT COMMITTEE SELF ASSESSMENT WORKSHEET

NAME:

DATE:

			ASSESSMENT	
Responsibilities under the Code	Specific Areas/ Dimensions (Non-exclusive List)	Is this part of the Audit Committee's Charter? (Yes or No)	Has this been Implemented? (if yes, cite reference document)	Follow-up Actions Needed
Setting of Committee Structure and Operation	 Committee size Independence requirement Qualifications, skills and attributes of members and Chair Financial knowledge for members and Chair Succession plan of members Meetings (frequency, etc.) Reporting to the Board and issuance of certifications on critical compliance issues Evaluations Resources including access to outside advisors Training and education 			
Oversight on Financial Reporting and Disclosures	 Extent of understanding of the company's business and industry in which it operates Compliance with financial reporting regulations Recognition of management's responsibility over the financial statements Appropriateness of accounting policies adopted by management Reasonableness of estimates, assumptions, and judgments used in the preparation of financial statements Identification of material errors and fraud, and sufficiency of risk controls Actions or measures in case of finding of error or fraud in financial reporting Review of unusual or complex 			

Responsibilities under the Code	Specific Areas/ Dimensions (Non-exclusive List)	ASSESSMENT		
		Is this part of the Audit Committee's Charter? (Yes or No)	Has this been Implemented? (if yes, cite reference document)	Follow-up Actions Needed
	 transactions including all related party transactions 9. Determination of impact of new accounting standards and interpretations 10. Assessment of financial annual and interim reports as to completeness, clarity, consistency and accuracy of disclosures of material information including on subsequent events and related party transactions 11. Review and approval of management representation letter before submission to external auditor 12. Communication of the Audit Committee with legal counsel covering litigation, claims, contingencies or other significant legal issues that impact financial statements 13. Fair and balanced review of financial reports 14. Assessment of the correspondence between the company and regulators regarding financial statement filings and disclosures 			
Oversight on Risk Management and Internal Controls	 Obtaining management's assurance on the state of internal controls Review of internal auditor's evaluation internal controls Evaluation of internal control issues raised by external auditors Assessment of control environment including IT systems and functions Setting a framework for fraud prevention and detection including whistle-blower program Deliberation on findings of weaknesses in controls and reporting process Understanding and assessment of identified risks Evaluation of sufficiency and effectiveness of risk management processes and policies 			

Responsibilities under the Code	Specific Areas/ Dimensions (Non-exclusive List)	ASSESSMENT			
		Is this part of the Audit Committee's Charter? (Yes or No)	Has this been Implemented? (if yes, cite reference document)	Follow-up Actions Needed	
	 Preparation and implementation of a Business Continuity Plan Promotion of risk awareness in the organization 				
Oversight on Management and Internal Audit	 Evaluation of compliance with the Code of Conduct for management Communication with management and internal auditor Assessment of adequacy of resources and independence of internal auditor Qualifications of an internal auditor In-house or outsource internal audit function Compliance with International Standards on the Professional Practice of Internal Auditing Review and approval of internal audit annual plan Extent and scope of internal audit work Reporting process 				
Oversight on External Audit	 Assessment of independence and professional qualifications and competence of external auditor Engagement and rotation process of external auditor or firm Review and approval of scope of work and fees of external auditor Assessment of non-audit services Understanding disagreements between auditor and management Actions on the findings of external auditor Management's competence regarding financial reporting responsibilities including aggressiveness and reasonableness of decisions Evaluation of performance of external audit- reappointment and resignation Compliance of external auditor with auditing standards Completeness and timeliness of communication with external auditor 				

Responsibilities under the Code	Specific Areas/ Dimensions (Non-exclusive List)	ASSESSMENT		
		Is this part of the Audit Committee's Charter? (Yes or No)	Has this been Implemented? (if yes, cite reference document)	Follow-up Actions Needed
	as to critical policies, alternative treatments, observations on internal controls, audit adjustments, independence, limitations on the audit work set by the management, and other material issues that affect the audit and financial reporting.			