

CORPORATE GOVERNANCE COMMITTEE SELF ASSESSMENT FFROM

(January 1 to December	31,
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Assessment Objective:

This Board Committee Self-Assessment form is intended to assess the performance of the members of the Corporate Governance Committee in the discharge of their responsibilities as prescribed in the Revised Corporate Governance Manual, Board Committee Charter and SEC's Code of Corporate Governance to determine ways to enhance the board committee's future effectiveness.

The assessment is focused on thee (2) key areas:

- 1. Committee Composition
- 2. Committee Responsibilities

INSTRUCTIONS

Please go over each statement carefully and answer using the following scale:

Scale	Rating	Category				
1	NS	Not at all Satisfied				
2	SS	Slightly Satisfied				
3	S	Satisfied				
4	MS	Moderately Satisfied				
5	VS	Very Satisfied				

Note: Please check ($\sqrt{\ }$) the appropriate box to indicate your rating.

If you rated an item with 1 (Not at all Satisfied) or 2 (Slightly Satisfied), please state your reason on the space provided below for comments and suggestions so it can be addressed.



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			1	2	3	4	5	COMMENTS/SUGGESTIONS
			NS	SS	S	MS	VS	
A.	Co	mmittee Composition						
	1.	The Corporate Governance Committee has at least three (3) Directors.						
	2.	One of the Committee members is an Independent Director.						
B.	Co	mmittee Responsibilities						
	1.	Oversee the implementation of a Corporate Governance framework and						
		periodically review the said framework to ensure that it remains						
		appropriate in light of material changes to the Company's size,						
		complexity and business strategy, as well as the business and regulatory environment.						
	2.	Oversee the formulation and implementation of a Code of Business						
		Conduct and Ethics and internal policies and monitor compliance with						
		such code and policies by the Company through communication and						
		awareness campaign, continuous training and setting a proper forum						
		where issues may be addressed.						
	3.	Oversee the performance evaluation of the Board and its Committees						
		and Management, and conduct an annual self-evaluation of its						
		performance.						
	4.	Recommend continuing education/training programs for Directors,						
		assignment of tasks/projects to Board Committees, succession planning						
		for the Board members and senior Officers, and levels of remuneration						
		for corporate and individual performance.						
	5.	Determine the nomination and election process for the Company's						
		Directors and define the general profile of the Board members that the						
		Company may need and ensure appropriate knowledge, competencies						
		and expertise that complement the existing skills of the Board.						
	6.	Establish a formal procedure to develop a policy for determining the						
		remuneration of Directors and Officers that is consistent with the						
		Company's culture and strategy as well as the business environment in						
		which it operates, including disallowing any Director to decide his						
		remuneration.						



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Accomplished by:	Date Accomplished:			
Printed Name and Signature				