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SECURITIES AND EXCHANGE COMMISSION

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SEMIRARA MINING CORP.

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ACGR (for the yr. 2015)



March 10, 2016

CORPORATE GOVERNANCE & FINANCE DEPT. SECURITIES AND EXCHANGE COMMISSION

SEC Bldg., EDSA, Greenhills Mandaluyong City, Metro Manila

Attn.: Atty. Justina F. Callangan

Director_

Re:

Consolidated Changes in the Annual Corporate Governance Report for year 2015

Gentlemen:

Further to our submission last January 8, 2016, we submit herewith Semirara Mining and Power Corporation's (the "Corporation") Consolidated Changes in the Annual Corporate Governance Report for the year 2015 pursuant to SEC Memorandum Circular No. 12, Series of 2014 in relation to SEC Memorandum Circular No. 5, Series of 2013. All changes in the ACGR have been underlined for convenience.

Lastly, attached is a copy of, duly notarized, the Secretary's Certificate on the approval by the Board of Directors of the amendment/revision of the Corporation's corporate governance policies and initiatives.

Thank you.

Very truly yours,

SEMIRARA MINING AND POWER CORPORATION

By:

VP Legal & Corporate Secretary

COVER SHEET

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	(Business Address: No. Street City/Town/Province) Nena D. Arenas (Contact Person) (Business Address: No. Street City/Town/Province) 888-3055 (Company Telephone Number)																															
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¹ First Monday of May of each year.

SECRETARY'S CERTIFICATE

I, JOHN R. SADULLO, of legal age, with office address at 2/F DMCI Plaza, 2281 Don Chino Roces Avenue, Makati City, being the duly elected and qualified Corporate Secretary of SEMIRARA MINING AND POWER CORPORATION (the "Company"), after being duly sworn in accordance with law, do hereby depose and certify that:

- 1. On March 6, 2015, the Board of Directors of the Company unanimously resolved and approved, the following:
 - a. Due to the vacancy in the Board on account of the resignation of Mr. David M. Consunji as Director of the Company, the board appointed Ms. Josefa Consuelo C. Reyes as a Non-Executive Director of the Company;
 - b. Creation of the Company's Risk Committee to exemplify the importance of the risk management function; approval of the Risk Committee Charter and its membership, as follows: (i) Herbert M. Consunji (Chairman), (ii) Isidro A. Consunji (Member), (iii) Victor A. Consunji (Member), Maria Cristina C. Gotianun (Member), and Victor C. Macalincag (Member);
 - c. Amendments to the following:
 - i. Audit Committee Charter:
 - 1. Deletion of the work "risk management" from the scope of the Committee's main oversight functions.
 - Inclusion of provision on Compliance, Risk and Governance oversight, which reads "5.5 In coordination with the Risk Committee, oversee and monitor enterprise-wide risks related to the specific oversight duties and responsibilities of the Audit Committee."
 - 3. Deletion of the entire provision on Risk Management Oversight.
 - 4. Related provision on Related Party Transactions, which reads "6.1. Review by Independent Directors of material/significant RPTs that meet the threshold levels stipulated by regulatory rules and requirements on material RPTs, as well as prescribed guidelines per SMPC Group's Related Party Transaction Policy to determine whether RPTs are in the best interest of the Company and Shareholders.
 - ii. Enterprise Risk Management (ERM) Policy to include the following provisions (i) Roles and Responsibilities. provisions related to the exercise of risk oversight amended to "Risk Committee", previous Audit Committee; (ii) Risk Governance. Risk Committee to reflect in The Three Lines of Defense Model.
 - iii. Related provisions of the Company's Related Party Transaction Policy now reads: "4.2 To determine whether RPTs are in the best interests of the Company and Shareholders, the Company's Independent Directors are required to review material/significant

RPTs that meet the threshold levels stipulated by regulatory rules and requirements on material RPTs, as well as prescribed guidelines per item 6 of this Policy.

The <u>Independent Director</u> shall consider whether the terms of the RPT are arms' length, fair to the Company and such factors as the following...

- 4.3 The Audit Committee may establish guidelines to oversee conflicts of interest of Management, Board of Directors and shareholders, including misuse of corporate assets and abuse in RPTs."
- 2. On April 22, 2015 the Board of Directors of the Company approved the declaration of cash dividends from its unrestricted retained earnings as at December 31, 2014 in the amount of PhP4.00 per share or a total of PhP4,275,000,000.00 to stockholders of record as of May 7, 2015 and payable on May 20, 2015;
- 3. On May 4, 2015, the Stockholders of the Company approved the increase in Independent Director and Non-Executive Director fees from PhP20,000.00 per month to PhP150,000.00 per month or PhP1,800,000.00 per annum effective June 1, 2015;
- 4. On November 11, 2015 the Board approved the amendment to the Company's Vision, Mission and Values, which now reads:

VISION:

Coal Towards an Energy-Sufficient Philippines

MISSION:

To fulfil its commitment to provide affordable power to the Filipino people through the responsible use of coal as an energy source, Semirara Mining and Power Corporation commits to:

• Adhere to the safety standards and best practices in the mining and power industry;

VALUES:

We conduct ourselves and manage our business according to the following:

- Commitment that fuels realization of our mission without compromising the Environment, Safety and Health of our stakeholders;
- 5. The foregoing Resolutions are continuing, valid and have not been revoked, amended or superseded; and
- 6. This certificate is executed in compliance with the submission of Consolidated Changes in the Annual Corporate Governance Report pursuant to SEC Memorandum Circular No. 12, Series of 2014.

IN WITNESS WHEREOF, I have set my hand this ____ day of January 2016 at Makati City.

Corporate Secreta

JAN 0 8 2016

SUBSCRIBED AND SWORN, to before me on this day of January 2016, at Makati City, by John R. Sadullo who has satisfactory proven to me his identity through his Driver's License with No. N01-02-005690 valid until July 22, 2017, and that he is the same person who personally signed before me the foregoing Secretary's Certificate and acknowledged

> NOTARY PUBLIC **ROLL NO. 64934**

that he executed the same.

Doc. No. Page No.

Book No.

Series of 2016.

REM ROSE A. ALEGRE
Applointment No. M-457
Notary Public - City of Makati

Until 3/ December 2016
Castillo Laman Tan Pantaleon
& San Jose Law Firm
The Valero Tower, 122 Valero Street

Salcedo Village, Makati City

PTR No. 4893767;05-06-2015;Makati City IBP No. 1007329;04-17-2015;Makati City Chapter Roll No. 64934

SECURITIES AND EXCHANGE COMMISSION

SEC FORM – ACGR

CONSOLIDATED CHANGES IN THE ANNUAL CORPORATE GOVERNANCE REPORT

1. Report is filed for the Year: 2015

2. Exact Name of Registrant as Specified in its Charter: **Semirara Mining and Power Corporation**

3. 2/F DMCI Plaza, 2281 Don Chino Roces Ave., Makati City Address of Principal Office

1231 Postal Code

4. SEC Identification Number: 91447 5.

(SEC Use Only)

Industry Classification Code

6. BIR Tax Identification Number: 410-000-190-324

7. (632) 888-3000/888-3055 Issuer's Telephone number, including area code

8. N/A

Former name or former address, if changed from the last report

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A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	11
Actual number of Directors for the year	11

(a) Composition of the Board

Complete the table with information on the Board of Directors:

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee , identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID)	Elected when (Annual /Special Meeting)	No. of years served as direct or
David M. Consunji	NED	DMCI Holdings, Inc.	Maria Cristina C. Gotianun	May 2001	May 5, 2014 (Resigned March 6, 2015)	ASM	<u>13.67</u>
Isidro A. Consunji	ED	DMCI Holdings, Inc.	Maria Cristina C. Gotianun	May 2001	<u>May 4, 2015</u>	ASM	<u>14.67</u>
Victor A. Consunji	ED	DMCI Holdings, Inc.	Maria Cristina C. Gotianun	May 2001	May 4, 2015	ASM	<u>14.67</u>
Jorge A. Consunji	NED	DMCI Holdings, Inc.	Maria Cristina C. Gotianun	May 2001	May 4, 2015	ASM	14.67
Cesar A. Buenaventura	NED	DMCI Holdings, Inc.	Maria Cristina C. Gotianun	May 2001	May 4, 2015	ASM	14.67
Herbert M. Consunji	NED	DMCI Holdings, Inc.	Maria Cristina C. Gotianun	May 2001	May 4, 2015	ASM	<u>14.67</u>
Victor C. Macalincag	ID		Antonio C. Olizon (no relation)	May 2005	May 4, 2015, 2 years & 7 months as ID from May 2012	ASM	<u>10.67</u>
George G. San Pedro	ED	DMCI Holdings, Inc.	Isidro A. Consunji	May 2001	May 4, 2015	ASM	14.67
Maria Cristina C. Gotianun	ED	DMCI Holdings, Inc.	Isidro A. Consunji	May 2006	May 4, 2015	ASM	<u>9.67</u>
Ma. Edwina C. Laperal	NED	DMCI Holdings, Inc.	Isidro A. Consunji	May 2007	May 4, 2015	ASM	8.67
Rogelio M. Murga	<u>ID</u>		<u>Isidro A.</u> <u>Consunji</u>	Nov 11, 2014	May 4, 2015	ASM	1.17
Josefa Consuelo C. Reyes	<u>NED</u>	DMCI Holdings, Inc.	<u>Isidro A.</u> <u>Consunji</u>	<u>March</u> 6, 2015	May 4, 2015	ASM	0.67

(b) Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please emphasis the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board responsibilities.

The Company's amended its Revised Code of Corporate Governance in May 2014 to reflect a governance framework that governs the performance of the Board of Directors and Management of their respective duties and responsibilities to stockholders and other stakeholders which include, among others, customers, employees, suppliers, financiers, government and community in which it operates.

The Board commits to a corporate governance framework aimed to provide a culture of ethical conduct, higher standards of performance, transparency and accountability throughout the organization. It reports its full compliance to the SEC's Revised Code of Corporate Governance (SEC Code) and discloses its level of adoption of the PSE's Corporate Governance Guidelines for Listed Companies. Directors, Officers and employees have been advised of their respective duties as mandated by the SEC Code and that internal mechanisms are in place to ensure compliance thereto. It fully complies with the disclosure and reportorial requirements of the SEC and PSE, such as certifications on compliance with its Revised Code of Corporate Governance and Board attendance, structured reports, as well as timely disclosure of significant and material information, events or developments and reporting of transactions involving trading of the Company's shares by its Directors within the prescribed reporting period. The Company's governance structure, policies and systems are described in the relevant governance section of its Integrated Annual Report. Its governance framework adheres to the following OECD Principles of Corporate Governance:

RIGHTS OF SHAREHOLDERS

The Company protects and facilitates the exercise of basic shareholder rights. It maintains a share structure that gives all shares equal voting rights. It allows all shareholders the right to nominate candidates for board of directors. It is committed to providing reasonable economic returns to the investors through the right to participate in its profits. It respects the right of a shareholder to participate, be informed and vote in key decisions regarding fundamental corporate changes in its Annual Shareholders' Meeting (ASM). Shareholders are furnished with sufficient and timely information concerning the ASM date, location, agenda including the rules and voting procedures that govern such meetings in the Notice of ASM and accompanying SEC Form 20-IS Information Statement. It respects other shareholder rights, specifically, to inspect corporate books and records, to information, to dividends and appraisal right.

EQUITABLE TREATMENT OF SHAREHOLDERS

It ensures equitable treatment of all shareholders and provides them the opportunity to obtain redress for violation of their rights. It has a share structure of one class of common shares with one vote for each share. It aims to protect non-controlling shareholders from inequitable conduct and abusive self-dealing of its Directors, Officers and employees. Related good governance policies include:

- Insider Trading Policy explicitly prohibit insider trading to prevent conflict of interest and benefiting from insider information or knowledge not available to the general public. It prescribes trading block off periods and requires Directors and officers to inform or report to the Company their trading transactions of Company shares within three (3) business days.
- Related Party Transaction (RPT) Policy provides that RPTs be arms-length and at terms available to an unaffiliated third party under the same or similar business circumstances. It also sets threshold levels requiring approval of the Board or shareholders, and that RPTs be arms-length and at terms generally available to an unaffiliated third party under the same or similar circumstances, among others. The Company's Independent Directors annually review material significant RPTs that meet the threshold levels stipulated by regulatory rules and requirements on RPTs and materiality guidelines per RPT Policy.

ROLE OF STAKEHOLDERS

It protects the rights and interests of its employees, customers, suppliers, business partners, creditors, government, environment, communities and other stakeholders as established by law or through mutual agreements. Its active engagement and partnership with key stakeholders encourage open communication and early resolution of issues or concerns, if any, during quarterly monitoring meetings with the Multi-Monitoring Team wherein various sectoral stakeholder groups are represented and heard. Related policies include:

- Alternative Dispute Resolution Policy promotes the use of alternative dispute resolution (ADR)
 options and processes in the settlement of corporate governance related disputes or differences
 with shareholders and key stakeholders.
- Anti-corruption and Ethics Program consists of ethics-related policies, soft controls and audit
 procedures aimed to promote the highest standards of openness, probity and accountability
 throughout the organization.
- Whistleblowing/Hotline reporting mechanism provides a secure reporting venue for employees, customers, suppliers and other stakeholders to raise and communicate valid complaints and confidential concerns on fraud, questionable and unethical transactions in good faith.

DISCLOSURE AND TRANSPARENCY

It commits to a regime of open disclosure and transparency of material information and events regarding its financial performance, ownership and business updates. Its Information Policy ensures information is communicated in a timely and transparent manner to individual and institutional shareholders by timely and adequate disclosures through announcements, quarterly or annual reporting, Company website and investor relations activities such as analyst briefings and media/press conferences.

RESPONSIBILITIES OF THE BOARD

The Company's Good Governance Guidelines for Board Directors serve as the Board's charter with policies regarding directorship tenure, service in other company boards, conflict of interest, among others. It aims to protect non-controlling shareholders from inequitable conduct and abusive self-dealing of its Directors, Officers & employees. The Code of Conduct (Code) embodies its commitment to conduct business with the highest ethical standards and in accordance with applicable laws, rules and regulations. Code provisions include conflict of interest, gifts, corporate giving, insider trading, corporate opportunities, accounting and financial reporting, influencing external auditor, political activities, fair dealings, confidentiality, protection and proper use of company assets, among others.

(c) How often does the Board review and approve the vision and mission?

The Board reviews and approves the vision and mission at least once every five years, with recent review and approval in its Board meeting on <u>November 11, 2015</u>, reworded with the following changes:

MISSION:

To fulfill its commitment to provide affordable power to the Filipino people through the responsible use of coal as an energy source, Semirara Mining and Power Corporation commits to:

Adhere to the safety standards and best practices in the mining and power industries;

VALUES:

We conduct ourselves and manage our business according to the following:

• **Commitment** that fuels realization of our mission <u>without compromising the Environment</u>, Safety and Health of our stakeholders;

(d) Directorship in Other Companies

(i) Directorship in the Company's Group¹

Identify, as and if applicable, the members of the company's Board of Directors who hold the office of director in other companies within its Group:

Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
DMCI Holdings, Inc.	Non-Exec/Chairman Emeritus
SEM-Calaca Power Corp.	Non-Exec/Chairman Emeritus
Southwest Luzon Power Generation Corp. Semirara Claystone Inc. Semirara Energy Utilities Inc. SEM-Cal Industrial Park Developers, Inc. SEM-Balayan Power Generation Corp. St. Raphael Power Generation	Non-Executive Director
Corp.	
DMCI Holdings, Inc. SEM-Calaca Power Corp. Southwest Luzon Power	Executive Director/Chairman Executive Director/Chairman/ CEO
•	Evecutive Director
	Executive Director
= -	Executive Director, CEO Executive Director, CEO
Developers, Inc.	Executive Director, CEO
Corp. St. Raphael Power Generation	Executive Director, CEO
Corp.	Executive Director, CEO
SEM-Calaca Res Corp.	Non-Executive Director
DMCI Holdings, Inc.	Non-Executive Director
SEM-Calaca Power Corp.	Executive Director
•	Executive Director
	Executive Director
e.	Executive Director Executive Director, President &
	CEO
SEM-Balayan Power Generation	Executive Director, President &
Corp.	CEO
St. Raphael Power Generation	Executive Director, President &
·	CEO Executive Director, President
•	Non-Exec. Director, Chairman
	DMCI Holdings, Inc. SEM-Calaca Power Corp. Southwest Luzon Power Generation Corp. Semirara Claystone Inc. SEM-Cal Industrial Park Developers, Inc. SEM-Balayan Power Generation Corp. St. Raphael Power Generation Corp. DMCI Holdings, Inc. SEM-Calaca Power Corp. Southwest Luzon Power Generation Corp. Semirara Claystone Inc. SEM-Cal Industrial Park Developers, Inc. SEM-Cal Industrial Park Developers, Inc. SEM-Cal Industrial Park Developers, Inc. SEM-Balayan Power Generation Corp. St. Raphael Power Generation Corp. SEM-Calaca Res Corp. DMCI Holdings, Inc. SEM-Calaca Power Corp. Southwest Luzon Power Generation Corp. Semirara Claystone Inc. SEM-Calaca Power Corp. Southwest Luzon Power Generation Corp. Semirara Claystone Inc. Semirara Energy Utilities Inc. SEM-Cal Industrial Park Developers, Inc. SEM-Cal Industrial Park Developers, Inc.

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 $^{^{\}mathrm{1}}$ The Group is composed of the parent, subsidiaries, associates and joint ventures of the company.

Jorge A. Consunji	DMCI Holdings, Inc.	
	SEM-Calaca Power Corp.	
	Southwest Luzon Power	
	Generation Corp.	
	Semirara Claystone Inc.	
	Semirara Energy Utilities Inc.	
	SEM-Cal Industrial Park	├Non-Executive Director
	Developers, Inc.	
	SEM-Balayan Power Generation	
	Corp.	
	St. Raphael Power Generation	
	Corp.	
	SEM-Calaca Res Corp.	
Cesar A. Buenaventura	DMCI Holdings, Inc.	Non-Executive Director
	Semirara Cement Corp.	Non-Executive Director
Herbert M. Consunji	DMCI Holdings, Inc.	Executive Director
,	SEM-Calaca Power Corporation	Non-Executive Director
	Southwest Luzon Power	
	Generation Corp.	Non-Executive Director
	SEM-Cal Industrial Park	Tron Executive Birector
	Developers, Inc.	Non-Executive Director
	SEM-Calaca Res Corp.	Executive Director, Treasurer
Victor C. Macalincag	SEM-Calaca Power Corporation	Independent Director
Rogelio M. Murga	SEM-Calaca Power Corporation	Independent Director
(appointed March 6,	SLIVI-Calaca Fower Corporation	independent birector
<u>2015)</u>		
Maria Cristina C.	SEM-Calaca Power Corp	Executive Director, Treasurer
Gotianun	-	
Gotianun	Southwest Luzon Power	Executive Director, Treasurer
	Generation Corp.	For sortion Discrete Transcore
	Semirara Claystone Inc.	Executive Director, Treasurer
	Semirara Energy Utilities Inc.	Executive Director, Treasurer
	SEM-Cal Industrial Park	Non-Executive
	Developers, Inc.	
	SEM-Balayan Power Generation	
	Corp.	Executive Director, Treasurer
	St. Raphael Power Generation	
	Corp.	Executive Director, Treasurer
Ma. Edwina C. Laperal	DMCI Holdings, Inc.	Executive Director
	SEM-Calaca Power Corp	Non-Executive Director
Josefa Consuelo C. Reyes	SEM-Calaca Power Corp	Non-Executive Director
(appointed March 6,		
2015)		
Josefa Consuelo C. Reyes (appointed March 6,	Corp. DMCI Holdings, Inc. SEM-Calaca Power Corp	Executive Director Non-Executive Director

(ii) Directorship in Other Listed Companies

Identify, as and if applicable, the members of the company's Board of Directors who are also directors of publicly-listed companies outside of its Group:

Director's Name	Name of Listed Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
Isidro A. Consunji	Crown Equities, Inc.	Non-Executive Director
	Atlas Consolidated Mining and	Non-Executive Director
	Development Corporation	

Cesar A. Buenaventura	PetroEnergy Resources Corp.	Independent Director
	iPeople Inc.	Independent Director
Victor C. Macalincag	Crown Equities, Inc.	Independent Director
	Republic Glass Holdings, Inc.,	Independent Director
	ISM Communications Corp.	Independent Director
	Atok-Big Wedge Company, Inc.	Independent Director
	PhilWeb Corporation	Independent Director

(iii) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the company and/or in its group:

Director's Name	Name of the Significant Shareholder ²	Description of the relationship			
Isidro A. Consunji	Augusta Holdings Inc. holds 975,954 shares in the Company.	Mr. Isidro A. Consunji is the majority stockholder representing 80% of its I/O shares.			
Victor A. Consunji	Guadalupe Holdings Corporation holds 1,581,414 shares in the Company.	Mr. Victor A. Consunji is the majority stockholder representing 99.84% of its I/O shares.			
Jorge A. Consunji	Great Times Holdings Corp. holds 302,559 shares in the Company.	Mr. Jorge A. Consunji is the majority stockholder representing 100% of its I/O shares.			
Herbert M. Consunji	N/A	N/A			
Maria Crisitina C. Gotianun	Berit Holdings Corporation holds <u>1,300,659</u> shares in the Company.	Ms. Maria Cristina C. Gotianun is the majority stockholder representing 78.88% of its I/O shares.			
Ma. Edwina C. Laperal	Firenze Holdings Inc. holds 1,345,872 shares in the Company.	Ms. Ma. Edwina C. Laperal is the majority stockholder representing 82% of its I/O shares.			
<u>Josefa Consuelo C.</u> <u>Reyes</u>	Meru Holdings, Inc. holds 346,800 shares in the Company.	Ms. Josefa Consuelo C. Reyes is the majority stockholder representing 99.84% of its I/O shares.			

(iv) Has the company set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly listed companies imposed and observed? If yes, briefly describe other guidelines:

In <u>2015</u>, each Director has held simultaneously no more than five (5) board seats in publicly-listed companies. Moreover, the Company's executive directors do not serve on more than two (2) boards of listed companies outside its parent DMCI Holdings Inc. Group.

	Guidelines	Maximum Number of Directorships in other companies
Executive Director		No more than two Board seats of
		listed companies outside DMCI

² As of December 31, 2015.

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	Holdings Inc. Group
Non-Executive Director	No more than five Board seats of
	publicly-listed companies.
CEO	No more than two Board seats of
	listed companies outside DMCI
	Holdings Inc. group

(c) Shareholding in the Company (as of December 31, 2015)

Complete the following table on the members of the company's Board of Directors who directly and indirectly own shares in the company:

Name of Director	Number of Direct shares ³	Number of Indirect shares / Through (name of record owner) ⁴	% of Capital Stock
Isidro A. Consunji	<u>6,036</u>	<u>969,918</u>	<u>0.09</u>
Victor A. Consunji	<u>36</u>	<u>1,581,414</u>	<u>0.15</u>
Jorge A. Consunji	<u>36</u>	<u>302,559</u>	<u>0.03</u>
Herbert M. Consunji	<u>32,280</u>	<u> </u>	<u>0.00</u>
Cesar A. Buenaventura	<u>18,030</u>	Ξ	<u>0.00</u>
Maria Cristina C. Gotianun	<u>357</u>	<u>1,300,659</u>	<u>0.12</u>
Ma. Edwina C. Laperal	<u>1,047</u>	<u>1,345,872</u>	<u>0.13</u>
Josefa Consuelo C. Reyes	<u>103,100</u>	<u>346,800</u>	<u>0.04</u>
George G. San Pedro	120,090	<u>-</u>	<u>0.01</u>
Victor C. Macalincag	<u>811,890</u>	<u>19,100</u>	<u>0.08</u>
Rogelio M. Murga	<u>8,010</u>	-	<u>0.00</u>
TOTAL	1,100,912	<u>5,866,322</u>	<u>0.65</u>

2) Chairman and CEO

(a)	Do different persons assume the role of Chairman of the Board of Directors and CEO? If no, describe
	the checks and balances laid down to ensure that the Board gets the benefit of independent views.

Yes	No	٧

Identify the Chair and CEO:

Chairman of the Board	Isidro A. Consunji
CEO/President	Isidro A. Consunji

The Board noted the strategic challenges and opportunities in the Company's sustainability as a vertically-integrated coal mining and energy enterprise, thus making critical a cohesive leadership of the Board and Management unified in meeting business objectives. The Company's governance structure ensures a check and balance of power, independent thinking and accountability through defined roles and responsibilities of the Board, CEO and Management in its Amended By-Laws and Revised Code of Corporate Governance, good governance policies and processes such as annual Board/CEO performance evaluation, among others.

(b) Roles, Accountabilities and Deliverables

Define and clarify the roles, accountabilities and deliverables of the Chairman and CEO.

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³ As of December 31, 2015.

⁴Ibid.

	Chairman	Chief Executive Officer
Role	Oversees and leads the Board on behalf of the shareholders, protecting their rights and maximizing shareholders' returns.	Provides leadership, direction and overall management of the Company's business.
Accountabilities	Is accountable to the shareholders; Ensures that Board meetings are held in accordance with the by-laws; Presides or chairs Board meetings; Coordinates Board meetings' agenda	Is accountable to the Board; Implements the key strategies and policies; as well as annual targets and objectives set by the Board.
Deliverables	Leads the Board in establishing the vision and mission, strategic objectives, key policies as well as adequate control mechanisms and risk management systems to effectively oversee and monitor Management's performance.	i.Develops and implements short and long term plans, financial management, control and risk system; ii. Ensures achievement of annual budget, financial and operating performance.

3) Explain how the board of directors plan for the succession of the CEO/Managing Director/President and the top key management positions?

The Company's Executive Succession Plan Policy outlines succession procedures for the CEO including the process of appointment and time frame. Succession planning also involves identifying a pool of candidates and developing a professional development program which includes mentoring, coaching, leadership seminars and management courses, among others. Succession processes to ensure leadership continuity and changes in key officers and critical positions include identifying potential candidates and leadership gaps, assessment of their strengths and developmental needs, readiness of current staff to assume critical positions and implementing strategies.

4) Other Executive, Non-Executive and Independent Directors

Does the company have a policy of ensuring diversity of experience and background of directors in the board? Please explain.

The Company's current Board represents a mix of highlight qualified individuals of such stature and experience in the coal energy & power industries, finance, business, public governance, mining & engineering operations, organization and financial management, which are aligned to the Company's strategy and enable them to effectively participate in Board deliberations and fulfill their fiduciary duties. There is no discrimination of gender, age and religion in the selection and appointment of Directors.

Does it ensure that at least one non-executive director has an experience in the sector or industry the company belongs to? Please explain.

Yes, two of the non-executive directors have extensive work experience in the energy sector and/or coal industry, both major industries of which the Company and its subsidiaries are operating in and significant to the Company's strategy.

Define and clarify the roles, accountabilities and deliverables of the Executive, Non-Executive and Independent Directors:

	Executive	Non-Executive	Independent Director
	Develop and implement	Strategy and goal setting;	Adopt an oversight role
	strategic and business plans		and act as a check and
Role	;	Review and monitor	balance on the acts of
Kole		Management's	the Board and
	Set the Company's values	performance in meeting	Management of the
	and standards, and ensure	agreed goals and	Company;

	that obligations to shareholders and stakeholders are understood and met.	objectives.	Helps in formulating strategic plans and objectives.
	Lead the day-to-day operation of the business.		
Accountabilities	Providing reasonable economic returns to shareholders and business partners; Sustainability and growth of the business; Regular and timely reporting to the Board of the Company's performance and achievement of strategic goals and objectives.	Promoting the interests of all shareholders, majority and minority, as a whole.	Promoting the interests of all shareholders, majority and minority, as a whole.
Deliverables	Enhanced shareholder value through the ff: Operational excellence; A governance framework with adequate and effective risk, control and governance processes and information and management systems; Reliability and integrity of financial and operational information and reporting; Compliance with laws, rules, regulations, and contracts; Faithful performance of fiduciary duties in the best interests of the Company as a Board Director, incl. regular attendance and participation in Board and Committee meetings.	Objectivity and independent mindset during Board deliberations and discussions; Faithful performance of Director's fiduciary duties in the best interests of the Company; Familiarity and understanding of the Company's business, industry and significant developments; Regular attendance and participation in Board and Committee meetings.	Objectivity and independent mindset during Board deliberations and discussions; Faithful performance of Director's fiduciary duties in the best interests of the Company; Familiarity and understanding of the Company's business, industry and significant developments; Regular attendance and participation in Board and Committee meetings.

Provide the company's definition of "independence" and describe the company's compliance to the definition. An Independent Director is defined as one with no interest or relationship with the Company that may hinder his independence from the Company or its management, or may reasonably be perceived to materially interfere in the exercise of his independent judgment in carrying out the responsibilities expected of a director. The Company's Independent Directors possess the qualifications and none of the disqualifications under existing Philippine regulatory rules and requirements for Independent Directors. They are independent of Management and major shareholders of the Company. The Company's Independent Directors are subject to SEC's prescribed term limit for Independent Directors of ten (10) years and re-election which took effect in 2012. They have been elected and re-elected as Independent Directors since May 2005. They have been elected also as such of the Company's wholly-owned subsidiary SEM-Calaca Power Corporation in February

2011 and have adhered to SEC's prescribed limit for Independent Directors to be elected as such in no more than five (5) companies in each conglomerate.

Does the company have a term limit of five consecutive years for independent directors? If after two years, the company wishes to bring back an independent director who had served for five years, does it limit the term for no more than four additional years? Please explain.

The Company adopts and adheres to SEC's prescribed limits for Independent Directors on term (tenure) and not being elected as Independent Directors in no more than five (5) companies in each conglomerate.

- 5) Changes in the Board of Directors (Executive, Non-Executive and Independent Directors)
 - (8) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period:

Name	Position	Date of Cessation	Reason
David M. Consunji	Non-Executive/Chairman Emeritus	March 6, 2015	Resignation

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement and Suspension

Describe the procedures for the selection/appointment, re-election, disqualification, removal, reinstatement and suspension of the members of the Board of Directors. Provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure:

Procedure	Process Adopted	Criteria		
a. Selection/Appointment				
(i) Executive Directors	Executive Directors are appointed during the organizational meeting of the company by the members of the Board of Directors	To be eligible directors must possess all the qualifications and none of the disqualifications of directors as stated in the Company's By-laws specifically Sections 2 & 3 of Article 2; all qualifications and disqualifications under the Revised Code of Corporate Governance. Executive Directors are chosen based on their skills, experience and expertise that are aligned to the Company's strategy, and with due regard of their track record, individual contribution, leadership and performance in the Company.		
(ii) Non-Executive Directors	Every March (prior to Annual Meeting on first Monday of May) of each year directors are nominated and the final list of nominees is prepared; only those whose names appear in the final list shall be eligible for election at the Company's	To be eligible directors must possess all the qualifications and none of the disqualifications of directors as stated in the Company's By-laws specifically Sections 2 & 3 of Article 2; all qualifications and		

	annual meeting. The final list goes through the selection process by the Nomination and Election Committee (NOMELEC)	disqualifications under the Revised Code of Corporate Governance. Non-Executive Directors are chosen based on their skills, experience and expertise that are aligned to the Company's strategy, and with due regard of their individual contribution, committee membership, leadership and individual performance as members of the Board.
(iii) Independent Directors	Every March (prior to Annual Meeting on first Monday of May) of each year independent directors (at least 2 or 20% of the board size whichever is less) are nominated and the final list of nominees is prepared; only those whose names appear in the final list shall be eligible for election at the Company's annual meeting. The final list goes through the selection process by the NOMELEC. (Section 5, Article 3 of By-laws) Subject to 5 day written notice to the Securities and Exchange Commission, any vacancy due to resignation, disqualification or cessation from office shall be filled by vote of at least majority of remaining directors, if still constituting a quorum upon nomination of the NOMELEC, otherwise said vacancy shall be filled by the stockholders in a regular or special meeting called for that purpose (Section 7, Article 3 By-laws)	1. Must possess all the qualification and none of the disqualifications of directors under Article III of Company's By-laws (By-laws incorporates provisions of SEC Memorandum Circular No. 16; Series of 2012 dated November 28, 2002; (Guidelines on the Nomination and Election of Independent Directors) and qualifications and disqualifications under the Revised Code of Corporate Governance Memorandum Circular No. 9, Series of 2011 (Term Limits for Independent Directors) 2. Independent Directors are chosen based on their skills, experience and expertise that are aligned to the Company's strategy, and with due regard of their individual contribution, committee membership, leadership and performance as members of the Board.
b. Re-appointment		members of the board.
(i) Executive Directors	Same process and criteria on selection and appointment	Same process and criteria on selection and appointment; Directors are chosen based on their skills, experience and expertise that are aligned to the Company's strategy, and with due regard of their track record, individual

		contribution, leadership and performance in the Company.
(ii) Non-Executive Directors	Same process and criteria on selection and appointment	Same process and criteria on selection and appointment; Directors are chosen based on their skills, experience and expertise that are aligned to the Company's strategy, and with due regard of their track record, individual contribution, leadership and performance in the Company.
(iii) Independent Directors c. Permanent Disqualification	Same process and criteria on selection and appointment	Same process and criteria on selection and appointment; Directors are chosen based on their skills, experience and expertise that are aligned to the Company's strategy, and with due regard of their track record, individual contribution, leadership and performance in the Company.
c. Permanent Disquamication		
(i) Executive Directors	Not eligible for appointment as Executive Director upon determination by the NOMELEC If grounds for disqualification occur during tenure, executive director may be removed by affirmative resolution of the board (Sec. 5, Art. 4 By-laws). Director concern may however voluntarily resign due to such grounds for disqualification.	Grounds for disqualifications enumerated under Article 4 I (1) of the Company's Revised Code of Corporate Governance
(ii) Non-Executive Directors	Not eligible for nomination as director upon determination by the NOMELEC If grounds for disqualification occur during tenure, director may be removed by affirmative vote of the stockholders holding 2/3 of the subscribed and outstanding capital of the Company in a meeting called for the purpose. Director concern may however voluntarily resign due to such grounds for disqualification.	Grounds for disqualifications enumerated under Article 4 (e) (1) of the Company's Revised Code of Corporate Governance
(iii) Independent Directors	Not eligible for nomination as director upon determination by the NOMELEC	Based on grounds enumerated under Art. 4 (e) (1) of the Company's

	If grounds for disqualification occur during tenure, director may be removed by affirmative vote of the stockholders holding 2/3 of the subscribed and outstanding capital of the Company in a meeting called for the purpose. Director concern may however voluntarily resign due to such grounds for disqualification.	Revised Code of Corporate Governance 2. Memorandum Circular No. 9, Series of 2011 dated December 5, 2011 (Term Limits for Independent Directors)
d. Temporary Disqualification		
(i) Executive Directors	As determined by affirmative resolution of the Board of Directors	Grounds for temporary disqualifications under Article 4 (e) (2) of the Company's Revised Code of Corporate Governance
(ii) Non-Executive Directors	As determined by affirmative resolution of the Board of Directors	Grounds for temporary disqualifications under Article 4 (e) (2) of the Company's Revised Code of Corporate Governance
(iii) Independent Directors	As determined by affirmative resolution of the Board of Directors	 Grounds for temporary disqualifications under Article 4 (e) (2) of the Company's Revised Code of Corporate Governance Article 3, Section 3 of Bylaws Memorandum Circular No. 9, Series of 2011 dated December 5, 2011 (Term Limits for Independent Directors)
e. Removal		
(i) Executive Directors	By affirmative resolution of the Board of Directors	With or without cause (Section 5, Article 4 of By- laws)
(ii) Non-Executive Directors	By affirmative vote of the stockholders holding 2/3 of the subscribed and outstanding capital of the Company in a meeting called for the purpose.	With or without cause (Section 10, Article 2 of By- laws)
(iii) Independent Directors	Same as Non-Executive Directors	With or without cause (Section 10, Article 2 of By- laws)
f. Re-instatement		
(i) Executive Directors	Director is given 60 days to remedy or correct	Last paragraph of Article 4 (e)

	disqualification. Director is reinstated when shown that disqualification has been remedied.	(2) of the Company's Revised Code of Corporate Governance	
(ii) Non-Executive Directors	-same as above-	-same as above-	
(iii) Independent Directors	-same as above-	-same as above-	
g. Suspension			
(i) Executive Directors	Written report on violations of internal policies, provisions of the Company's Corporate Governance Manual, rules and regulations of regulatory agencies shall be made by Company's Compliance Officer to the Board of Directors with recommendation on sanctions and penalties.	Article 4 (m) of Company's Revised Code of Corporate Governance. Sanctions ranges from reprimand, fines disqualification as may deem appropriate upon recommendation of the Compliance Officer subject to the approval of the Board.	
(ii) Non-Executive Directors	-same as above-	-same as above-	
(iii) Independent Directors	-same as above-	-same as above-	

Voting Result of the last Annual General Meeting

Name of Director	Votes Received	Votes Against	Abstain
Isidro A. Consunji	<u>867,210,535</u>	<u>197,675</u>	<u>310,666</u>
Victor A. Consunji	<u>862,999,565</u>	<u>4,408,585</u>	<u>310,726</u>
Jorge A. Consunji	<u>858,109,905</u>	<u>8,595,095</u>	<u>1,013,876</u>
Cesar A. Buenaventura	<u>858,104,855</u>	<u>8,595,095</u>	<u>1,018,926</u>
Herbert M. Consunji	<u>865,845,915</u>	<u>1,517,235</u>	<u>355,726</u>
Maria Cristina C. Gotianun	<u>858,104,830</u>	<u>8,595,095</u>	<u>1,018,951</u>
Ma. Edwina C. Laperal	<u>867,180,400</u>	<u>197,675</u>	<u>340,801</u>
Josefa Consuelo C. Reyes	<u>867,185,400</u>	<u>197,675</u>	<u>335,801</u>
George G. San Pedro	<u>822,402,404</u>	<u>8,835,095</u>	<u>36,481,377</u>
Victor C. Macalincag	867,182,492	<u>185,558</u>	<u>350,826</u>
Rogelio M. Murga	<u>864,284,021</u>	<u>3,089,025</u>	<u>345,830</u>

6) Orientation and Education Program

(a) Disclose details of the company's orientation program for new directors, if any.

Board orientation coverage includes knowing the Company's unique aspects such as its history, operations, product, Board policies, etc. They are encouraged to visit the Company's mine sites and subsidiary operating plants to gain a closer understanding of business operations and ongoing corporate social responsibility (CSR) projects.

In March 2015, the Nomination and Election Committee exercised oversight of the Board orientation conducted by Senior Management and management team to familiarize a new Non-Executive Director with SMPC Group's strategic plans, financial and operating performance,

significant milestones and corporate governance matters.

The Company's Board Development program ensures continuing education and professional development of Board Directors and key officers through their memberships in professional organizations, compliance and participation in corporate governance seminars and forums.

(b) State any in-house training and external courses attended by Directors and Senior Management⁵ for the past three (3) years:

I rainings and Seminars	Data
Trainings and Seminars	Date
Corporate Governance, SGV	December 9, 2015
	September 24, 2015
2015 Platts Global Energy Outlook Forum, Platts McGraw Hill Financial	December 8, 2015
4th Coaltrans Emerging Asian Coal Markets Conference, Coaltrans,	November 10-11, 2015
Euromoney Global Limited	
Building an Employee Value Proposition, Towers Watson	September 22, 2015
FINEX CFO Forum, FINEX	Sept 17, 2015
Strategic Coal Pricing and Negotiations, IBC	August 13-14, 2015
Orientation Course for Corp Governance for FOCC, ICD	April 16, 2015
Corporate Governance, ROAM, Inc.	April 21, 2015
Distinguished Corporate Governance Speaker Series, Institute of	April 8, 2015
Corporate Directors (ICD)	January 26, 2015
	November 20, 2014
	August 19, 2014
	April 29, 2014
	February 5, 2014
HR BEAT Conference, Towers Watson	February 27, 2015
7 Habits for Effective Managers, Center for Leadership and Change	January 23, 2015
Inc.	August 6-7, Nov 17,
	2014
13 th Annual Working Session – Going for Gold ACGS, ICD	Nov 28, 2014
Towers Watson Executive Compensation Forum, ICD	Nov 26, 2014
3 rd Annual Risk Management Summit, Society of Risk Management	October 24, 2014
Professionals, Inc.	
Exclusive Corporate Governance Seminar, ICD	June 9, 2014
Introduction to Wholesale Electricity Spot Market (WESM), Phil.	May 16, 2014
Electricity Market Corp,	
People Handling for Managers, Guthrie JensenConsultants, Inc.	July 4,5,11, 2014
ASEAN Corp Gov Scorecard Briefing, ICD	April 10, 2013
Investors' Forum, ICD	June 28, 2013
Leadership, DMC Technical Training Center	June 29, 2013
Problem Solving and Decision Making, DMC Technical Training Center	July 12-13, 2013
Sustainability Reporting Guidelines, ECC International Corp.	Aug 14, 2013
Mandatory Continuing Legal Education, Chan Robles Law Office	April 2013
l — , , , , , , , , , , , , , , , , , ,	Oct 16, 2013
Trends in Director Compensation, ICD	
Trends in Director Compensation, ICD Mastering LC for Import and Export, Center for Global Best Practices	Oct 24-25, 2013

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⁵ Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the company.

(c) Continuing education programs for directors: programs and seminars and roundtables attended during the year.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
Isidro A. Consunji/ Chairman & CEO	April 21, 2015	Corporate Governance	Risks, Opportunities, Assessment and
Victor A. Consunji/Vice Chairman & President	Sept 24, 2015	Corporate Governance	Management (ROAM), Inc. SGV
Jorge A. Consunji/ Director	Sept 24, 2015	Corporate Governance	SGV
Cesar A. Buenaventura/ Director	Sept 24, 2015	Corporate Governance	SGV
Herbert M. Consunji/ Director	Sept 24, 2015	Corporate Governance	SGV
	Sept 24, 2015	Corporate Governance	SGV
Maria Cristina C.	Sept 22, 2015	Building an Employee Value Proposition	Towers Watson
Gotianun /Director & Exec. Vice President	February 27, 2015	HR BEAT Conference	Towers Watson
	January 26, 2015	Distinguished Corporate Governance Speaker Series	Institute of Corporate Directors
Ma. Edwina C. Laperal/ Director	Sept 24, 2015	Corporate Governance	SGV
George G. San Pedro/ Director, VP Operations	Dec 9, 2015	Corporate Governance	SGV
Victor C. Macalincag/ Independent Director	April 8, 2015	Distinguished Corporate Governance Speaker Series	Institute of Corporate Directors
	Sept 24, 2015	Corporate Governance	SGV
Rogelio M. Murga/ Independent Director	April 8, 2015	Distinguished Corporate Governance Speaker Series	Institute of Corporate Directors
Josefa Consuelo C.	April 8, 2015	Distinguished Corporate Governance Speaker Series	Institute of Corporate Directors
Reyes/ Director	April 16, 2015	Orientation Course for Corp Governance for FOCC	Institute of Corporate Directors
Jaime B. Garcia/VP Procurement& Logistics	Dec 9, 2015	Corporate Governance	SGV
Junalina S. Tabor/VP Chief Finance Officer	April 8, 2015	Distinguished Corporate Governance Speaker Series	Institute of Corporate Directors
	Jan 23, 2015	7 habits for Effective Managers	Center for Leadership and Change Inc.
	Sept 17, 2105	FINEX CFO Forum	FINEX
Antonio R. delos Santos/VP Treasury	Sept 24, 2015	Corporate Governance	SGV
John R. Sadullo/Corporate	April 8, 2015	Distinguished Corporate Governance Speaker	Institute of Corporate Directors

Secretary VP Legal		Series	
Jose Anthony T.	Nov 10-11, 2015	4th Coaltrans Emerging Asian Coal Markets Conference	Coaltrans, Euromoney Global Limited
Villanueva/VP Marketing	Aug 13-14, 2015	Strategic Coal Pricing and Negotiations	IBC
	Sept 24, 2015	Corporate Governance	SGV
	Dec 8, 2015	2015 Platts Global Energy Outlook Forum	Platts McGraw Hill Financial
	Sept 24, 2015	Corporate Governance	SGV
Nena D. Arenas/ VP Chief Governance	Sept 22, 2015	Building an Employee Value Proposition	Towers Watson
Officer	February 27, 2015	HR BEAT Conference	Towers Watson
	January 26, 2015	Distinguished Corporate Governance Speaker Series	Institute of Corporate Directors
Sharade E. Padilla/ AVP Investor & Banking Relations	Sept 24, 2015	Corporate Governance	SGV

B. CODE OF BUSINESS CONDUCT & ETHICS

1) Discuss briefly the company's policies on the following business conduct or ethics affecting directors, senior management and employees:

Business Conduct & Ethics	Directors	Senior Management	Employees
(a) Conflict of Interest	A Director must never use or attempt to use his position in the Company to obtain any improper personal benefit, incl. loans or guarantees of obligations from any person or entity, for himself, for his immediate family members. Situations which could result in conflict of interest or the appearance of a conflict of interest should be avoided whenever possible. Any Director who is aware of a transaction/ relationship that could reasonably be expected to give rise to a conflict of interest should discuss the situation promptly with the Company's Chairman or President, and Audit	An Executive Officer must never use or attempt to use his position in the Company to obtain any improper personal benefit, incl. loans or guarantees of obligations from any person or entity, for himself, for his immediate family members. Situations which could result in conflict of interest or the appearance of a conflict of interest should be avoided whenever possible. Any Exec. Officer who is aware of a transaction/relationship that could reasonably be expected to give rise to a conflict of interest should discuss the	All employees must avoid any conflict between their personal interests and those of the Company. Conflicts of interest arise when an employee's objectivity in reaching or influencing decisions for the Company is, or may be, affected by factors other than the Company's best interests. No employee may, directly or indirectly, use his decision-making authority or position to obtain a personal benefit from any sale, purchase or other activity of the Company. Transactions or dealings involving the Company and a member of an employee's immediate

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	Committee. Directors are required to disclose to the Board (and any applicable committee) any financial interest or personal interest in any contract or transaction that is being considered by the Board for approval. The interested Director should abstain from voting on the matter and, in most cases, should leave the meeting while the remaining directors discuss and vote on such matter. The same rule shall apply for approval of contract or transaction between the Company and another corporation with interlocking directors. Disclosed conflicts of interest will be documented in the minutes of the meeting. Directors will make business opportunities related to the Company's business, available to the Company before pursuing the opportunity for the Director's own or another's account.	situation promptly with the Company's Chairman or President, and Audit Committee.	family (e.g., spouse, child, sibling, parent or in-law) or an individual who has a close personal relationship with such employee must be brought to the attention of the employee's superiors to determine if the transaction poses a perceived, potential or actual conflict of interest.
(b) Conduct of Business and Fair Dealings	The Company does not seek competitive advantages through illegal or unethical business practices. Each Director should endeavor to deal fairly with the Company's customers, service providers, suppliers, competitors and employees. No Director should take unfair advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation of material facts, or any unfair dealing practices.	The Company does not seek competitive advantages through illegal or unethical business practices. Each Executive Officer should endeavor to deal fairly with the Company's customers, service providers, suppliers, competitors and employees. No Exec. Officer should take unfair advantage of anyone through manipulation, concealment, abuse of privileged information, misrepresentation of material facts, or any unfair dealing practices.	All employees are expected to hold themselves accountable to the highest professional standards and with mutual respect. The Company does not seek competitive advantages through illegal, unethical or unfair dealing practices. Improper communications with competitors or suppliers regarding bids for contracts must be reported to the senior management, Chairman of the Board or the Audit Committee, as appropriate.
(c) Receipt of gifts from	A Director and members of his immediate family may	An Exec. Officer and members of his	The Company's Gift and Entertainment policy and

third parties	not offer, give, or receive gift(s) (whether cash, non-cash, or other) from persons or entities who deal with the Company in those cases where any such gift is being made or could reasonably appear to have been made in order to influence his actions as a Board member of the Company or where acceptance of the gift(s) could reasonably create or appear to create a conflict of interest. In certain circumstances, a Director may accept non-cash gift(s) of a nominal fair market value not exceeding P 2,000, provided that acceptance of such gift(s) is customary. Annually, the Company formally reminds its employees, suppliers, customers and key business partners of its Gifts and Entertainment policy.	immediate family may not offer, give, or receive gift(s) (whether cash, non-cash, or other) from persons or entities who deal with the Company in those cases where any such gift is being made or could reasonably appear to have been made in order to influence his actions as an officer of the Company or where acceptance of the gift(s) could reasonably create or appear to create a conflict of interest. In certain circumstances, an Executive Officer may accept non-cash gift(s) of a nominal fair market value not exceeding P 2,000, provided that acceptance of such gift(s) is customary. Annually, the Company formally reminds its employees, suppliers, customers and key business partners of its Gifts and Entertainment policy.	guidelines explicitly disallow employees from any interest in or benefit from any supplier that could reasonably be interpreted as inducing favoritism towards a particular supplier over others. Such guidelines enumerate conditions on the propriety of accepting a gift or invitation to meals and entertainment such as it is unsolicited, part of a business meeting or discussion, not being given to influence business judgment or action, does not violate any laws, and a promotional item or token of nominal value of not more than Two Thousand Pesos (P2,000) under the client's, supplier's or customer's relations program. Annually, the Company formally reminds its employees, suppliers, customers and key business partners of its Gifts and Entertainment policy.
(d) Compliance with Laws & Regulations	It is the personal responsibility of each Director to adhere to the standards and restrictions imposed by laws, rules and regulations.	It is the personal responsibility of each Executive Officer to adhere to the standards and restrictions imposed by laws, rules and regulations.	Employees must comply with all relevant laws and regulations and must promptly report to management any condition that may pose a health, safety or environmental hazard.
(e) Respect for Trade Secrets/Use of Non- public Information	In carrying out the Company's business, Directors learn confidential/proprietary information about the Company, its customers, suppliers, or other third parties. Directors must maintain confidentiality of all information so entrusted to them, except when disclosure is authorized by the Audit Committee or required by laws or	In carrying out the Company's business, Exec. Officers learn confidential/proprietary information about the Company, its customers, suppliers, or other third parties. Exec. Officers must maintain confidentiality of all information so entrusted to them, except when disclosure is authorized by the	An employee must maintain the confidentiality of the Company's business information both during and after his employment with the Company. This includes, but not limited to, classified information on human resources, payroll and benefits, customer data, business strategies and plans, trade secrets and other

		regulations.	Audit Committee or	proprietary information.
		The Company adheres to the requirements of the Data Privacy Act.	required by laws or regulations. The Company adheres to the requirements of the Data Privacy Act.	Such information must be kept strictly confidential and should not be discussed with any person outside of the Company.
				The Company adheres to the requirements of the Data Privacy Act.
(f)	Use of Company Funds, Assets and Information	All Directors should protect the Company's assets and help ensure their efficient use. A Director must not use or seek to use the Company's time, employees, supplies, equipment, tools, buildings, or other assets except for legitimate business purposes of the Company or as part of an adopted or approved program or policy of the Company available to his position.	All Executive Officers should protect the Company's assets and help ensure their efficient use. An Executive Officer must not use or seek to use the Company's time, employees, supplies, equipment, tools, buildings or other assets except for legitimate business purposes of the Company or as part of an adopted or approved program or policy of the Company available to his position.	Any employee found to be engaging in, or attempting, theft, fraud or misuse of any property of the Company will be subject to strict disciplinary action, including dismissal when proper. An employee must maintain the confidentiality of the Company's business information both during and after his employment with the Company.
(g)	Employment & Labor Laws & Policies	The Company's policy is to comply with all applicable Philippine laws, rules and regulations and to maintain the highest standards of business ethics. It is the personal responsibility of each Director to adhere to the standards and restrictions imposed by those laws, rules, and regulations.	The Company's policy is to comply with all applicable Philippine laws, rules and regulations and to maintain the highest standards of business ethics. It is the personal responsibility of each Executive Officer to adhere to the standards and restrictions imposed by those laws, rules, and regulations.	The Company's policy is to comply with all applicable Philippine laws, rules and regulations and to maintain the highest standards of business ethics.
(h)	Disciplinary action	The Company will take such disciplinary or preventive action as it deems appropriate to address any existing or potential violation of this Code brought to its attention.	The Company will take such disciplinary or preventive action as it deems appropriate to address any existing or potential violation of this Code brought to its attention.	Any employee who compromises or violates the Code of Conduct may be subject to disciplinary action, up to and including termination. In all cases, the Company shall at all times observe due process and procedures in the implementation of the provisions of the Code.
(i)	Whistle	Any Director who becomes	Any Executive Officer	The Company encourages

Blower	aware of any existing or potential violation of this Code shall promptly notify the Company's Audit Committee and/or Legal Counsel. The Company will take such disciplinary or preventive action as it deems appropriate to address any existing or potential violation of this Code brought to its attention. The Company will not tolerate retaliation for reports of violations of this Code made in good faith.	who becomes aware of any existing or potential violation of this Code shall promptly notify the Company's Audit Committee and/or Legal Counsel. The Company will take such disciplinary or preventive action as it deems appropriate to address any existing or potential violation of this Code brought to its attention. The Company will not tolerate retaliation for reports of violations of this Code made in good faith.	any employee who suspects wrongdoing at work to raise their concern. It is committed to an open working environment in which employees are able to voice their concerns. Employees can speak directly to their superior, manager, Human Resources Management or Legal Department. In some cases, employees may feel they want to remain anonymous; thus, employees can report confidentially through the hotline reporting mechanism. All genuine concerns raised will be investigated properly and the identity of the person raising the concern will be kept confidential. Any form of reprisal or victimization against anyone who has raised a concern in good faith will not be tolerated and will itself be treated as a serious
(j) Conflict Resolution	The Alternative Dispute Resolution (ADR) Policy adopts a four-step process for the resolution of most disputes, depending on the nature or circumstances of the dispute. This involves prevention through conflict avoidance or contract clauses; negotiation; 3rd party assistance through mediation, conciliation or expert determination; and 3 rd party decision through arbitration.	The Alternative Dispute Resolution (ADR) Policy adopts a four-step process for the resolution of most disputes, depending on the nature or circumstances of the dispute. This involves prevention through conflict avoidance or contract clauses; negotiation; 3rd party assistance through mediation, conciliation or expert determination; and 3 rd party decision through arbitration.	matter. The Alternative Dispute Resolution (ADR) Policy adopts a four-step process for the resolution of most disputes, depending on the nature or circumstances of the dispute. This involves prevention through conflict avoidance or contract clauses; negotiation 3rd party assistance through mediation, conciliation or expert determination; and 3rd party decision through arbitration.

- 2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees? Yes. The Code of Conduct for Directors and Executive Officers, and Employee Code of Conduct are also available in the Company's intranet and website.
- 3) Discuss how the company implements and monitors compliance with the code of ethics or conduct.

The Audit Committee administers the Code of Conduct for Directors and Executive Officers, while the Human Resources Management has the primary responsibility for implementing and administering compliance to the Employee Code of Conduct. The Company shall at all times observe due process and procedures in the implementation of the provisions of the Codes. Directors, Officers and Employees are required to annually certify compliance to the Codes and submit an Annual Disclosure Statement of any financial, business or personal interests or dealings with the Company or its subsidiaries. Principal contractors and consultants are likewise expected to adhere to the provisions of the Codes in the course of performance of their services to the Company.

To enhance compliance with the Conflict of Interest policy, the Company also requires early submission by a Director, Officer and employee of a "single transaction" disclosure statement, and due before potential conflict of interest arises, of his direct or indirect financial interest in a specific contract or purchase proposed to be entered into by the Company, subsidiaries or its affiliates with or from a particular contractor or supplier. Failure to make proper disclosure as required may result in disciplinary action.

4) Related Party Transactions

(a) Policies and Procedures

Describe the company's policies and procedures for the review, approval or ratification, monitoring and recording of related party transactions between and among the company and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships of members of the Board.

The Company's Related Party Transaction Policy provides that related party transactions (RPTs) be arms-length and at terms generally available to an unaffiliated third party under the same or similar circumstances. There must be a compelling business reason to enter into such a RPT, taking into account such factors as expertise of related party, cost efficiency, among others. The Board-approved Policy sets out the guidelines, categories and thresholds requiring review, disclosure and prior approval by the Board of Directors or Shareholders of such transactions. It also defines RPTs deemed to be pre-approved by the Board in accordance with the Company's Board-approved Table of Authorities. It provides guidelines on the identification, review and approval of RPTs. The Company's Independent Directors are required to review material/significant RPTs that meet the threshold levels stipulated by regulatory rules and requirements on RPTs, as well as the guidelines of the RPT Policy.

To determine whether RPTs are in the best interests of the Company and Shareholders.

The Audit Committee also assists the Board in its review of RPTs. All RPTs are disclosed in the related Notes to Financial Statements of the Company's audited accounts and in required SEC filings. The Committee's quarterly and annual reviews of the financial statements include related party transactions and accounts to ensure that RPTs are fair to the Company, conducted at arms' length terms and considered such factors as materiality, commercial reasonableness of the terms and extent of conflict of interest, actual or apparent, of the related party, as defined by the policy, participating in the transaction.

Related Party Transactions	Policies and Procedures
(1) Parent Company	Subject to abovementioned Company's RPT Policy.
(2) Joint Ventures	-same-
(3) Subsidiaries	-same-
(4) Entities Under Common Control	-same-
(5) Substantial Stockholders	-same-
(6) Officers including spouse/children/siblings/parents	Subject to abovementioned Company's RPT and Conflict of Interest policies. An officer shall promptly notify the Audit Committee of any interest he or his immediate family member had, has or may have in a RPT. He shall disclose all

	material information concerning the RPT.
(7) Directors including spouse/children/siblings/parents	Subject to abovementioned Company's RPT and Conflict of Interest policies. A Director shall promptly notify the Audit Committee of any interest he or his immediate family member had, has or may have in a RPT. He shall disclose all material information concerning the RPT.
(8) Interlocking director relationship of Board of Directors	Subject to abovementioned Company's RPT and Conflict of Interest policies. Disclosure in required SEC filings.

(b) Conflict of Interest

(i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which directors/officers/5% or more shareholders may be involved.

	Details of Conflict of Interest (Actual or Probable)
Isidro A. Consunji Victor A. Consunji Jorge A. Consunji Maria Cristina C. Gotianun Ma. Edwina C. Laperal	Interlocking directorships, concurrent officerships, Shareholders and owners of DMCI Holdings, Inc, Dacon Corporation & group of companies.
Herbert M. Consunji Josefa Consuelo C. Reyes	

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest between the company and/or its group and their directors, officers and significant shareholders.

	Directors/Officers/Significant Shareholders
	Regular reporting and disclosure to Audit Committee and the Board,
	Related Party Transaction Policy, Code of Conduct provisions on
Company	Conflict of Interest, Insider Trading Policy, Disclosure Statement,
	Business Interest Disclosure reporting, and regular reconciliation of
	related party accounts.
	Regular reporting and disclosure to Audit Committee and the Board,
	Related Party Transaction Policy, Code of Conduct provisions on
Group	Conflict of Interest, Insider Trading Policy, Disclosure Statement,
	Business Interest Disclosure reporting, and regular reconciliation of
	related party accounts.

5) Family, Commercial and Contractual Relations

(a) Indicate, if applicable, any relation of a family, ⁶ commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description of the Relationship
		Majority shareholder holding,
DMCI Holdings Inc.	Parent company	as of <u>December 31, 2015</u> ,
		56.32% of the I/O shares of

⁶ Family relationship up to the fourth civil degree either by consanguinity or affinity.

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		the Company.
DACON Corporation	Grandfather company	Substantial shareholder of
		DMCI Holdings Inc. holding, as
		of <u>December 31, 2015</u> , <u>51.51</u> %
		of DMCI-HI's I/O shares.

(b) Indicate, if applicable, any relation of a commercial, contractual or business nature that exists between the holders of significant equity (5% or more) and the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description
DACON Corporation	Grandfather company	Provided maintenance of the Company's accounting system.

(c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the company:

Name of Shareholders	% of Capital Stock affected (Parties)	Brief Description of the Transaction
	Not Applicable	

6) Alternative Dispute Resolution

Describe the alternative dispute resolution system adopted by the company for the last three (3) years in amicably settling conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities.

	Alternative Dispute Resolution System	
Corporation & Stockholders Corporation & Third Parties	For the past three (3) years the Corporation has not recorded any issues that may be the subject of any alternative dispute resolution system. Disputes with stockholders must necessarily be resolved in accordance with their rights under the laws and the by-laws. The Legal Department protects the Company from unnecessary litigation to the best of its ability. It reviewed information and cases for possible use of ADR processes at the earliest stage of a conflict as possible and to find appropriate neutrals for the resolution of conflict. ADR steps involved negotiation, conciliation, arbitration and amicable settlement as appropriate. Meetings allowed affected parties to explain details, express points of view, confine issues and resolve differences in an atmosphere conducive to conciliation or negotiation. Early consultation with stakeholders	
	helped avoid parties becoming locked into inflexible positions of conflict and prevent their developing into full-scale disputes.	
Corporation & Regulatory Authorities	The Company has not adopted any alternative dispute resolution system with regulatory agencies. Essentially regulatory matters are subject to strict adherence and compliance by corporations as they are governed by laws and rules and regulations.	

C. BOARD MEETINGS & ATTENDANCE

 Are Board of Directors' meetings scheduled before or at the beginning of the year?
 Yes, the Corporate Secretary advises in January at the start of the calendar year the schedule of regular Board meetings and Board Committee meetings in line with the Company's regulatory reporting dates.

2) Attendance of Directors

Board	Name	Date of Election	No. of Meetings Held during the year	No. of Meetings Attended	%
Chairman Emeritus, resigned March 6, 2015	David M. Consunji	<u>NA</u>	<u>2</u>	<u>0</u>	<u>0</u>
<u>Chairman</u>	Isidro A. Consunji	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Member	Victor A. Consunji	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Member	Jorge A. Consunji	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Member	Cesar A. Buenaventura	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Member	Herbert M. Consunji	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Member	George G. San Pedro	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Member	Maria Cristina C. Gotianun	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Member	Ma. Edwina C. Laperal	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Member	Josefa Consuelo C. Reyes *	May 4,2015	<u>9*</u>	<u>9*</u>	<u>100</u>
Independent	Victor C. Macalincag	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>
Independent	Rogelio M. Murga	May 4,2015	<u>11</u>	<u>11</u>	<u>100</u>

^{*}The Board of Directors appointed Josefa Consuelo C. Reyes as a regular non-Executive Director on March 6, 2015 to fill vacancy left by David M. Consunji who resigned on same date.

- 3) Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times?
 - No, the Company's Revised Code of Corporate Governance does not require conducting separate meetings without the presence of any executive. However, Independent Directors as members of the Audit Committee have such private meeting sessions.
- 4) Is there minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

In May 5, 2014 ASM, the shareholders approved the amendment of the By-Laws the increase to quorum for the Board to transact business from majority to 2/3 of the full Board.

5) Access to Information

(a) How many days in advance are board papers⁷ for board of directors meetings provided to the board? *Five (5) business days*

(b) Do board members have independent access to Management and the Corporate Secretary? **Yes.**

⁷ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

- (c) State the policy of the role of the company secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc.?
 - The Corporate Secretary assists the Chairman in setting the Board agenda and informs the Directors of the agenda prior to Board meetings to ensure that they have accurate information and adequate materials to enable them to arrive at informed decisions on matters requiring their approvals. The Corporate Secretary ensures that all Board procedures, rules and regulations are strictly followed by the Directors. He is responsible for the safekeeping and preservation of the integrity of the minutes of Board meetings. He keeps the Directors updated regarding statutory and regulatory changes.
- (d) Is the company secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative. Yes.
- (e) Committee Procedures

Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees:

No

Committee	Details of the p
Executive	Not Applicable
Audit	The Audit Committee Charter pr

Yes V

Committee	Details of the procedures	
Executive	Not Applicable	
Audit	The Audit Committee Charter provides that written agenda	
	and relevant meeting materials shall be provided at least	
	three (3) days before each meeting to the Committee	
	Members to have adequate time for preparation and	
	reading. Moreover, Committee Members have unrestricted	
	access to all information and all employees directed to	
	cooperate as requested by the Committee Members.	
Nomination	The Nomination and Election Committee Charter provides	
	that upon notice of each meeting of the Committee,	
	confirming the venue, time and date and enclosing an	
	agenda of items to be discussed, shall other than under	
	exceptional circumstances, be forwarded to each member	
	of the Committee at least seven (7) calendar days prior to	
	the date of the meeting.	
Remuneration	The Compensation and Remuneration Committee Charter	
	provides that a written agenda shall be provided at least	
	five (5) days before each meeting to the Committee	
	Members. Meeting materials are provided to the Members	
	prior such meeting date.	
Risk	The Risk Committee Charter provides that written agenda	
	and relevant meeting materials shall be provided at least	
	three (3) days before each meeting to the Committee	
	Members to have adequate time for preparation and	
	reading. Moreover, Committee Members have unrestricted	
	access to all information and all employees directed to	
	cooperate as requested by the Committee Members.	
Others (specify)	Not applicable	

6) External Advice

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details:

Procedures	Details
Board Committee Charters provide Committee Members may request outside counsel or the external auditor of the Company to attend a Committee meeting or to meet with any Committee Member or consultant to said Committees.	Management coordinates such meetings with external parties or their attendance in Board or Committee meetings upon request of the Directors. In some instances, a Director himself initiates such meeting or request.
Board Committee Charters authorize Committees to retain, at the Company's expense, persons having special competencies (including, without limitation, legal, accounting or other consultants and experts) to assist or advise the them in fulfilling their responsibilities.	Consultancy services are paid for by the Company.

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the company and the reason/s for the change:

Existing Policies	Changes	Reason
Related Party Transaction Policy, amended March 6, 2015	Explicit provisions regarding required review by Independent Directors of material/significant RPTs that meet the threshold levels stipulated by regulatory rules and requirements on material RPTs, so as to determine whether such RPTs are in the best interests of the Company and Shareholders: 4.2 To determine whether RPTs are in the best interests of the Company and Shareholders; the Company's Independent Directors are required to review material/significant RPTs that meet the threshold levels stipulated by regulatory rules and requirements on material RPTs, as well as prescribed guidelines per item 6 of this Policy. The Independent Director shall consider whether the terms of the RPT are arms' length, fair to the Company and such factors as the following 4.3 The Audit Committee may establish guidelines to oversee conflicts of interest	To formalize required review by Independent Directors of material/significant RPTs as aligned withbest practices and ASEAN Corporate Governance Scorecard.

	of Management, Board of	1
	Directors and shareholders,	
	including misuse of corporate	
Audit Committee Charter, amended March 6, 2015	Additional provisions on Related Party Transaction (RPT) review and deletion of risk management oversight provisions upon such oversight by the Risk Committee: 1. Deletion of the work "risk management" from the scope of the Committee's main oversight functions. 2. Inclusion of provision on Compliance, Risk and Governance oversight, which reads "5.5 In coordination with the Risk Committee, oversee and monitor enterprise-wide risks related to the specific oversight duties and responsibilities of the Audit Committee." 3. Deletion of the entire provision on Risk Management Oversight. 4. Related provision on Related Party Transactions, which reads "6.1. Review by Independent Directors of material/significant RPTs that meet the threshold levels stipulated by regulatory rules and requirements on material RPTs, as well as prescribed guidelines per SMPC Group's Related Party Transaction Policy to	To enhance independent review by Independent Directors of material/ significant RPTs and exercise of risk management oversight by a separate Board-level Risk Committee as aligned with best practices and ASEAN Corporate Governance Scorecard.
	determine whether RPTs are in the best interest of the Company and Shareholders.	
Risk Committee Charter, approved March 6, 2015	New Charter to provide duties, responsibilities and guidelines for the effective performance of Risk Committee.	To exemplify the importance of the risk management function through creation of a separate Board-level Risk Committee as aligned with best practices and ASEAN Corporate Governance Scorecard.
Enterprise Risk Management Policy for Semirara Mining and Power Corporation	Amended provisions on the exercise of risk management oversight by the Risk	To effect risk management oversight by the Risk

(SMPC) Group,	amended	Committee instead of Audit	Committee as aligned with
March 6, 2015		Committee; Risk Committee	best practices and ASEAN
		included in The Three Lines	Corporate Governance
		of Defense Model	Scorecard.

D. REMUNERATION MATTERS

1) Remuneration Process

Disclose the process used for determining the remuneration of the CEO and the four (4) most highly compensated management officers:

Process	CEO	Top 4 Highest Paid Management Officers
(1) Fixed remuneration	Set at levels having regard to industry and market standards for similar work responsibilities and positions.	Set at levels having regard to industry and market standards for similar work responsibilities and positions.
(2) Variable remuneration	Set at levels having regard to industry and market standards for similar work responsibilities and positions.	Set at levels having regard to industry and market standards for similar work responsibilities and positions.
(3) Per diem	Director per diem is subject to shareholder's approval.	Director per diem is subject to shareholder' approval.
(4) Bonus	Determined upon achievement of performance-based metrics and subject to Board approval upon the recommendation of the Compensation and Remuneration Committee.	Determined upon achievement of performance-based metrics
(5) Stock Options and other financial instruments	Not Applicable	Not Applicable.
(6) Others (specify)	-	-

2) Remuneration Policy and Structure for Executive and Non-Executive Directors

Disclose the company's policy on remuneration and the structure of its compensation package. Explain how the compensation of Executive and Non-Executive Directors is calculated.

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors	Director retainer & Committee meeting per diem are subj.to shareholders approval. Short-term performance-related bonus when appropriate for Directors is subj. to Board approval, aggregate amount of which shall not exceed	Director remuneration consists of an annual retainer fee, Committee meeting per diem for every Committee meeting held and short-term cash incentive as appropriate.	 a. Annual retainer of P 240,000; b. Board Committee meeting per diem of P20,000 per Committee meeting; c. Corporate performance-related bonus, when appropriate and upon Board

	2% of Company's profit before tax of prior year as set by Amended By- Laws.			approval.
Independent Directors and Non- Executive Directors	Director retainer & Committee meeting per diem are subj.to shareholders approval.	Director remuneration consists of retainer fee and Committee meeting per diem for every Committee meeting.	а. b.	Retainer fee of P 150,000 per month, or P 1,800,000 p.a. effective June 1, 2015 as approved in May 4, 2015 ASM; Board Committee meeting per diem of P20,000 per Committee meeting.

Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits-in-kind and other emoluments) of board of directors? Provide details for the last three (3) years.

Remuneration Scheme			me	Date of Stockholders' Approval
Independent Director Fees	Director	and	Non-Executive	May 4, 2015

3) Aggregate Remuneration

Complete the following table on the aggregate remuneration accrued during the most recent year:

Remuneration I	tem	Executive Directors	Non-Executive Directors- (other than independent directors)	Independent Directors
(a) Fixed Remunera	tion	P 11,427,000	-	-
(b) Variable Remune	eration	-	-	-
(c) Per diem Allowance/Comi	mittee	1,180,000	5,790,000	540,000
(d) Bonuses		57,273,529	7,352,941	1,470,588
(e) Stock Options ar other financial instruments	nd/or	Not Applicable	Not Applicable	Not Applicable
(f) Others (Leave Cr	edits)	2,600,877	-	-
Total		<u>P 72,481,406</u>	P 13,142,941	<u>P 2,010,588</u>

	Other Benefits	Executive Directors	Non-Executive Director (other than independent directors)	Independent Directors
1)	Advances	-	-	-
2)	Credit granted	-	-	-
3)	Pension Plan/s Contributions	-	-	-

4)	Pension Plans, Obligations incurred	-	-	-
5)	Life Insurance Premium	10,200	-	-
6)	Hospitalization Plan (Premium)	14,013	-	-
7)	Car Plan	-	-	-
8)	Others (Specify)	-	-	-
	Total	P 24,213	-	-

9) Stock Rights, Options and Warrants

(a) Board of Directors

Complete the following table, on the members of the company's Board of Directors who own or are entitled to stock rights, options or warrants over the company's shares:

Director's Name	Number of Direct Option/Rights/ Warrants	Number of Indirect Option/Rights/ Warrants	Number of Equivalent Shares	Total % from Capital Stock
	NOT	APPLICABLE		

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting:

Incentive Program	Amendments	Date of Stockholders' Approval
	NOT	APPLICABLE

10) Remuneration of Management

Identify the five (5) members of management who are <u>not</u> at the same time executive directors and indicate the total remuneration received during the financial year:

Name of Officer/Position	Total Remuneration
Jaime B. Garcia-VP Procurement and Logistics	
Junalina S. Tabor-Chief Finance Officer	P43,102,278.13
Jose Anthony T. Villanueva- VP Marketing	
John R. Sadullo – Corporate Secretary & VP Legal	
Antonio R. delos Santos- VP Treasury	

11) BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

Provide details on the number of members of each committee, its functions, key responsibilities and the

power/authority delegated to it by the Board:

	No. of Members						
Committee	Executive Director (ED)	Non- executive Director (NED)	Indepen dent Director (ID)	Committee Charter	Functions	Key Responsibil ities	Power
Audit	1	-	2	V	Assists the Board in fulfilling oversight of: a. financial process reporting & integrity of financial statements & disclosures; b.external audit function; c. internal audit function; d. internal control environment; and e. compliance with reporting, legal and regulatory requirements.	Audit Committee Charter, Duties and Responsibilit ies, items 1- 6, pp. 3-6	- Audit Committee Charter, Committee Authority, p.2
Nomination	1	-	2	V	a. Main function is to review, recommend and promulgate guidelines involving the nomination process and criteria for the Board of Directors as stated in the Amended By-Laws, Revised Code of Corporate Governance and pertinent SEC rules. b. Assist the Board in 35ulfilling its oversight duties relating to Succession Planning, Board performance, Board development.	Nomination & Election Committee Charter, Duties, pp.1- 2	Committee may obtain such outside or other independent processional advice as it considers necessary to carry out Committee duties; and Access to professional advice both inside and outside of the Company in order for it to perform its duties. Committee has the authority to use professional search firms or other external sources when searching for candidates to

	1	I	1			ı	T
							the board of
							directors.
					Assists the	Compensati	Committee is
					Board in	on &	delegated the
					fulfilling its	Remunerati	authority to
					responsibilities	on	adopt such
					relating to	Committee	additional
					compensation	Charter,	procedures
					&	Duties and	and
					remuneration	Responsibilit	standards as
					plans, policies	ies, pp. 3-5	it deems
					and programs		necessary
					of the		from time to
					Company's		time to fulfill
			2	٧	Directors,		its
		_	2	V	officers and		responsibiliti
					key		es;
					employees.		Form and
					. ,		delegate
							authority to
							subcommitte
							es when
							appropriate;
							and
Remunerati	1						Authority to
on							retain, at the
							Company's
							expense, and
							terminate
							persons
							having
							special
							competencie
							s (incl.
							without
							limitation,
							legal,
							accounting or
							other
							consultants
							and experts)
							to assist or
							advise the
							Committee in
							fulfilling its
							responsibiliti
							es.

	1	1	1	I	1	T	
					Assists the	Risk	Risk
					Board in	Committee	Committee
					fulfilling its	Charter,	has the
					oversight of	Duties and	authority to
					risk	Responsibilit	meet with
					management	ies, pp. 3-4	and seek
					function. The		any
					primary		information,
					purpose of		advice and
					the Risk		assistance it
					Committee is		requires
					to oversee		from
					and approve		employees,
					the		officers,
					Company's		directors, or
					Enterprise-		external
					wide risk		parties to
					management		perform its
					framework		duties and
					through the		responsibilit
		1	1	.,	_		-
		1	1	٧	following:		ies. The Risk
							Committee
					a.Overseeing		shall also
					that Mgt has		have the
					identified		authority to
Risk					and assessed		conduct
					all the risks		investigatio
(as					that the		ns into any
approved by	3				organization		matters
the Board					faces and		within its
on March 6,					has		scope of
2015)					established a		responsibilit
							y, as
					risk mgt		necessary.
					structure		necessary.
					capable of		14 6 46-
					addressing		It has the
					those		authority to
					significant		retain, at
					risks		the
					affecting the		Company's
					achievement		expense,
					of the		persons
					Company's		having
					objectives; &		special
					2 2, 2221 20, 33		competenci
					h Oversesins		es to assist
					b.Overseeing		or advise
					in		the
					conjunction		Committee
					with other		
					Board-level		in fulfilling
					Committees		its
					or the full		responsibilit
					Board, that		ies.
					risk-related		
					responsibiliti		In addition,
					es of each		the Risk
					es of Each		Committee
L	1	1	1	i	IL	1	

	Committee are clearly addressed.	may meet with other Board Committees to avoid overlap as well as potential gaps in overseeing the organization 's significant risks.
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2) Committee Members

(a) Executive Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman						
Member (ED)						
Member (NED)		Not	Applicable			
Member (ID)						
Member						

(b) Audit Committee

Office	Name	Date of Appoint- ment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Victor C. Macalincag	May 4, 2015	<u>10</u>	<u>10</u>	<u>100</u>	<u>10.67 yrs</u>
Member (ED)	Victor A. Consunji	May 4, 2015	<u>10</u>	<u>10</u>	<u>100</u>	10.67 yrs
Member (ID)	Rogelio M. Murga	May 4, 2015	<u>10</u>	<u>10</u>	<u>100</u>	<u>1.17 yrs</u>

Disclose the profile or qualifications of the Audit Committee members.

The Audit Committee is chaired by an Independent Director who is a Certified Public Accountant. Its Members possess the requisite levels of financial and accounting competencies, experience and other qualification requirements set by the SEC, as well as having an adequate understanding of the Company's coal mining and energy industries. Both Independent Directors have prior extensive working experiences and held key positions in accounting, finance and treasury functions of government and government-owned & controlled corporations.

Describe the Audit Committee's responsibility relative to the external auditor.

External Audit Oversight duties include but not limited to the ff:

 Assess and recommend the professional qualifications, independence, appointment, reappointment or replacement and remuneration of the external auditor to the Board.

- Pre-approve all audit and non-audit work engagements, scope, fees and terms with the external auditor.
- Confirm with the external auditor that audit scope has not been unreasonably restricted by Management.
- Review non-audit services and taxation advice by the external auditor, if any.
- At the conclusion of the annual audit, discuss with Management and the external auditor, significant financial reporting issues and judgments made in connection with the preparation of the Company's financial statements, including any significant changes in the Company's selection or application of accounting principles, any major issues as to the adequacy of the Company's internal controls, the development, selection and disclosure of critical accounting estimates, and analyses of the effect of alternative assumptions, estimates or GAAP methods on the Company's financial statements.
- Annually, discuss the overall performance and conduct of audit of the external auditor to be in accordance with Philippine Standards on Auditing, taking into account the opinions of Management and Internal Audit.
- Review and approve Management representation letter before submission to the external auditor to ensure all representations are in line with the understanding of the Audit Committee.

(c) Nomination Committee

Office	Name	Date of Appoint- ment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Rogelio M. Murga	May 4, 2015	<u>3</u>	<u>3</u>	100	<u>1.17 yrs</u>
Member (ED)	Isidro A. Consunji	May 4, 2015	<u>3</u>	<u>2</u>	<u>67</u>	<u>10.67 yrs</u>
Member (ID)	Victor C. Macalincag	May 4, 2015	<u>3</u>	<u>3</u>	<u>100</u>	<u>10.67 yrs</u>

(d) Remuneration Committee

Office	Name	Date of Appoint- ment	No. of Meeti ngs Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman (ID)	Victor C. Macalincag	May 4, 2015	<u>2</u>	<u>2</u>	<u>100</u>	<u>10.67 yrs</u>
Member (ED)	Maria Cristina C. Gotianun	May 4, 2015	<u>2</u>	<u>2</u>	100	9.67 yrs
Member (ID)	Rogelio M. Murga	May 4, 2015	<u>2</u>	<u>2</u>	<u>100</u>	<u>1.17 yrs</u>

(e) Others (Specify) Risk Committee, as approved by the Board on March 6, 2015

Provide the same information on all other committees constituted by the Board of Directors:

Office	Name	Date of Appointmen t	No. of Meeti ngs Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman(NED)	Herbert M.Consunji	May 4, 2015	<u>2</u>	<u>2</u>	<u>100</u>	<u>0.83 yrs</u>
Member (ED)	Isidro A. Consunji	May 4, 2015	<u>2</u>	<u>2</u>	<u>100</u>	<u>0.83 yrs</u>
Member (ED)	Victor A. Consunji	May 4, 2015	<u>2</u>	<u>2</u>	<u>100</u>	<u>0.83 yrs</u>
Member (ID)	Victor C. Macalincag	May 4, 2015	<u>2</u>	<u>2</u>	<u>100</u>	<u>0.83 yrs</u>
Member (ED)	Maria Cristina C. Gotianun	May 4, 2015	<u>2</u>	<u>2</u>	<u>100</u>	<u>0.83 yrs</u>

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes:

Name of Committee	Name	Reason
Executive	Not Applicable	Not Applicable
Audit	No change	No change
Remuneration	No change	No change
Risk	Herbert M. Consunji	New Committee March 6, 2015
Risk	Isidro A. Consunji	New Committee March 6, 2015
Risk	Victor A. Consunji	New Committee March 6, 2015
Risk	Victor C. Macalincag	New Committee March 6, 2015
Risk	Maria Cristina C. Gotianun	New Committee March 6, 2015

4) Work Done and Issues Addressed

Describe the work done by each committee and the significant issues addressed during the year.

Name of Committee	Work Done	Issues Addressed
Executive	Not Applicable	Not Applicable
Audit	Assisted the Board in fulfilling effective oversight of the following functions:	
	Financial reporting process and the financial statements Reviewed, approved and endorsed for Board approval the quarterly unaudited and annual audited consolidated financial statements. It ensured that financial statements are in accordance with the required accounting and reporting standards. It also reviewed the adequacy of financial reporting disclosures, including significant related party transactions to provide a transparent and fair view that meet shareholder needs.	
	External audit Discussed and approved the external audit work engagement, scope, fees and terms. It reviewed and discussed with SGV & Co. and Management significant financial reporting issues, audit observations, adjusting entries and overall quality of the financial reporting process as well as regulatory updates in financial and tax reporting. It recommended to the	

Board the reappointment of SGV & Co. as external auditor in 2015 and 2016.

Internal audit

Reviewed and approved Internal Audit's annual plan based on a risk-based approach and ensured Management provided adequate resources to support the function and maintain its independence. It met in executive sessions with the Internal Audit Manager to review and discuss Internal Audit's assurance and advisory work including its organization structure.

Internal control

Reviewed and discussed audit findings, internal control and compliance issues with Management, SGV & Co., Internal Audit and Compliance Committee, and ensured Management responded appropriately for the continuous improvement of controls and risk management processes.

Risk management

Discussed with Management the results of risk reviews and identified key risks to the Company's mission and strategic objectives and monitored through the Internal Audit the effectiveness of risk management action plans undertaken by Management to address and manage such risks.

Compliance with regulatory and legal requirements

Reviewed and discussed with the Compliance Committee significant updates and actions on SEC, PSE, legal, tax, claims, litigations, environmental, safety and other regulatory matters.

Related Party Transactions Oversight

Quarterly review of the financial statements included related party accounts to ensure that RPTs are fair to the Company, conducted at arms' length terms and considered such factors as materiality, commercial reasonableness of the terms and extent of conflict of interest, actual or apparent, of the related party, as defined by the policy, participating in the transaction. The Committee and Independent Directors reviewed significant/material RPTs that meet the threshold level stipulated by the regulatory rules and requirements on RPTs to determine whether they are in the best interests of the Company and Shareholders.

In 2015, material/significant RPTs reviewed are ordinary and normal in the course of the Company's business and did not include financial assistance or loans to affiliates or related entities which are not wholly-owned subsidiaries.

Good Governance

Supported the Company's governance framework through continual review and support of good governance policies and best practices.

The Committee Chair and Members attended the Annual Stockholders' Meeting on May 4, 2015 to address possible shareholder queries on Committee matters.

Committee Performance

Conducted, and reported to SEC, the results of its own self-assessment and rating of its performance which indicated an overall compliance level in consonance with abovementioned SEC guidelines on effectiveness of Audit Committee performance.

Reviewed its Charter and amended related provisions on compliance, risk and governance to strengthen the Committee's effectiveness.

Nomination

Nomination and selection

Reviewed with the Corporate Secretary the nomination process, criteria, qualifications and final selection of Board nominees for directorship ensuring that they meet Compliance matters such as tax rulings and updates, etc.

the requisite qualifications.

Deliberated and endorsed for Board approval the appointment of <u>Josefa Consuelo C. Reyes, new Non-Executive Director, taking into account her qualifications, experience, knowledge and expertise that meet the needs of the Board and are aligned to SMPC Group's strategy.</u>

Reviewed and endorsed changes in the roles, membership and leadership of the Board and its Committees.

Executive succession planning and leadership

Discussed and reviewed with senior management the organizational development program, executive succession planning and leadership needs of SMPC Group, as well as discussed movement of key officers.

Board orientation & development

Exercised oversight of Board orientation with Senior Management and Management Committee to familiarize the new Board Director with SMPC Group's strategy map, financial and operating performance, significant milestones, corporate governance policies.

Exercised oversight of the Board's development program for Directors and key officers through leadership programs, affiliation with or memberships in professional organizations, compliance and participation in coporate governance seminars and forums, among others.

Board and Committee performance

Reviewed results of the annual appraisal of the full Board and individual Director performances of the past year to assess Board effectiveness and/or improvement thereof.

Committee Performance

Conducted a self-assessment of its Committee performance and None.

accordingly reviewed the Board's, Board Committees' and SMPC's governance structure as benchmarked against the ASEAN Corporate Governance Scorecard best practices.

The Committee Chair and Members attended the Annual Stockholders' Meeting on May 4, 2015 to address possible shareholder queries on Committee matters.

Remuneration

Board remuneration

Reviewed and benchmarked Board and Director remuneration level and framework against best practices and ASEAN Corporate Governance Scorecard best practices.

Deliberated and endorsed for shareholder approval the proposed increase in fees of Independent Directors and Non-Executive Directors to P 150,000 per month or P 1,800,000 per annum.

Executive remuneration

Reviewed and discussed significant updates on executive remuneration levels and compensation programs to ensure alignment with SMPC Group's compensation strategy, sustainable business, pay for performance culture and link to risk management of attraction and retention risks.

CEO and COO Performance

Discussed and endorsed Safety as a key performance measure top-down levels across the organization, and amended the CEO/COO Balanced Scorecard to align with the Board's commitment on Safety as a primary core value to the Company's business.

Reviewed results of the Board's evaluations of the CEO's and COO's performance in 2014 based on Board-approved Balanced Scorecard and key result areas encompassing financial and non-financial performance metrics linked to strategic and business objectives,

None.

	incl. business development, risks, controls, governance and corporate social responsibility. Committee Performance Assessed its Committee performance to ensure continual review or improvement. Reveiwed the compensation-related disclosures of Directors and Officers in the Company's annual reports and information statements per regulatory requirements and reporting standards.	
	The Committee Chair and Members attended the Annual Stockholders' Meeting on May 4, 2015 to address possible shareholder queries on Committee matters.	
Risk	Risk Governance Reviewed and discussed with Management the risk governance structure, processes and significant risks of the organization.	
	Reviewed and discussed with Management and third party geology consultant the back analysis of the Panian Pit slide on July 17, 2015, additional safety measures and related regulatory updates.	Strengthening risk governance and Safety risk mitigation.
	Committee Performance The Committee Chair and Members attended the Investors Briefing in July 2015 regarding the Panian pit incident of July 17, 2015 and the Annual Stockholders' Meeting on May 4, 2015 to address possible shareholder queries on Committee matters.	

5) Committee Program

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

Name of Committee		Planned Prog	rams	Issu	es to be Addres	sed	
Executive		Not Applica	ble		Not Applicable		
Audit	ASEAN	Corporate	Governance	Continual	improvement	of	good
	Scorecard	d		governanc	e framework.		

Nomination	ASEAN	Corporate	Governance	Continual	improvement	of	good
	Scorecar	d		governanc	e framework.		
Remuneration	ASEAN	Corporate	Governance	Continual	improvement	of	good
	Scorecar	d		governanc	e framework.		
Risk	ASEAN	Corporate	Governance	Alignment	with best pra-	ctice	s and
	Scorecar	d		improvem	ent of good gove	ernar	nce.
Others (specify)		Not Applica	ble		Not Applicable		

12) RISK MANAGEMENT SYSTEM

- 1) Disclose the following:
 - (a) Overall risk management philosophy of the company;

Semirara Mining and Power Corporation and its subsidiaries (SMPC Group) recognize that risks are an integral part of our business which cannot be totally eliminated. Risks are better controlled if measured more consistently, accurately, and timely. The Board sets the tone and establishes the risk appetite level for the Group's ERM to be applied across the organization and to provide reasonable assurance that risks are identified, assessed, managed, monitored and communicated in a timely manner, and aligned to the Group's strategic and business objectives. SMPC Group's Enterprise Risk Management (ERM) framework is guided by international leading practices and the Committee of Sponsoring Organizations of the Treadway Commission or COSO's ERM – Integrated Framework. It provides a Group-wide disciplined approach to risk management in relation to the Group's achievement of strategic and business objectives. SMPC Group operates within an overall Low risk range in the pursuit of its objectives, with the lowest risk appetite for risks related to environment, health & safety, operations and regulatory compliance.

(b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof;

Based on the risk-based assurance work and consulting engagements provided by the internal auditors, review of the risk governance structure and internal controls, continual improvement of risk management processes and the oversight duties performed by the Board's Audit and Risk Committees, the Board is of the opinion that the Company's risk management systems are adequate and effective.

(c) Period covered by the review;

<u> 2015</u>

(d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness; and

The Board approved the creation of a separate Board-level Risk Committee to exemplify the importance of the risk management function in its March 6, 2015 Board meeting. The Risk Committee assists the Board in the oversight of the risk management process. Risk oversight covers risk monitoring and reporting by Management and Internal Audit on the effectiveness of risk treatment/controls and action taken by Management to address and manage such risks. The Risk Committee shall meet at least twice in a year, or more, as determined by the Committee.

The Board's criteria in assessing the effectiveness of ERM framework shall consider the maturity of the risk management of the organization and tailored to its specific circumstances, and include but not limited to: 1) risk governance structure, 2) regular risk reviews to identify and assess significant current and emerging risks (and opportunities) as to likelihood and their impact to the strategic goals & objectives, 3) risk management strategy or action plan as a result of risk identification and assessment, 4) appropriate and prudent risk management systems to manage such risks, 4) risk response activities and processes are monitored regularly, 5) assurance activities on the risk management process, 5) integration plan through training and awareness programs, and 6) regular assurance and risk reporting to the Board, Audit Committee and senior management that risks are

indeed effectively managed within approved risk appetite.

Annually, the Internal Audit discusses with the Audit Committee and Risk Committee the results of the risk & control assessment reviews, including identification of key risks significant to the Company's mission and strategic objectives.

(e) Where no review was conducted during the year, an explanation why not. *Not Applicable.*

2) Risk Policy

(a) Company

Give a general description of the company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

The Company's risk policy is to maximize strategic and business opportunities and minimize adverse outcomes, thereby optimizing shareholder value and ensuring sustainable growth through effective balancing of risks and rewards. It considers operations risk as its topmost strategic risks.

	Risk Exposure		Risk Management Policy	Objective
1.	Operations risks		· · · · · · · · · · · · · · · · · · ·	
-	Safety	1.	Adherence to mine safety	To eliminate or reduce to
			standards for open pit mining i.e. slope gradient/stability and sub-surface and surface dewatering system.	the lowest level any risk that may result in fatality, personal injury, illness, property or environment
		2.	Use of latest technologies and tools for open pit safety	damage and ensure safety, health and welfare of
		3.	Emergency Preparedness and Response program and training.	employees, workers and stakeholders;
		4.	Conformance to ISO OHSAS management system.	
-	Coal Quality and consistency	5.	In-situ determination of coal quality for proper blending to ensure it meets customer specifications.	To produce and deliver on time quality coal that meets customers' specifications.
		6.	Mine management system.	
		7.	Reconnaissance program for new coal concessions.	
		8.	Implement ISO Integrated	
			Management System to ensure effectiveness and	
-	Supply Chain	9.	sustainability. Adopt sparing system for critical parts; parts provided by local distributor of major mining equipment through parts consignment agreement and maintenance of spare inventory of parts with long order lead time.	To ensure sustainable supply chain requirements and avoid disruption in operations.
		10.	Continuous OJT and	To ensure sustainable

	Risk Exposure		Risk Management Policy	Objective
-	People & Talent Natural Calamities (e.g. earthquake, tsunami), environment (typhoon, storm surge, flooding, landslide), slope stability.	12. 13.	cadetship program for fresh graduates for manpower pooling. Succession Planning program Management Development program Implement Business Continuity Management System. Risk transfer through insurance cover for physical assets, such as Industrial All-Risk, Floater, Fire, Marine Hull and Aircraft Hull insurance covers.	human resources that meet organizational needs and growth. To ensure early business recovery and continuity of critical services in the event of a disruption, with focus toward building organizational resilience.
2.	Reputation and compliance risks			
	Laws/Regulations/ Reputation Contractual Breach Loan Covenants	 1. 2. 3. 5. 7. 	Compliance with applicable laws and regulations (e.g. EHS, Mine Safety, DOE regulations). Conformance to ISO Integrated Management System — Quality, Safety, Health, Environment Keeping abreast with emerging laws and regulations affecting mining and power industries. Required Legal review for all contracts & agreements. Regular coordination between business units to ensure customers' specifications are satisfied. Legal review before financial closing. Finance review/monitoring on financial covenants.	To ensure sustainability through partnership with key stakeholders; To protect and enhance shareholder value.
3.	Market risks refer to Market and/or Customer Dependence, Price Volatility and macroeconomic Shift in Demand.	1.	To offer higher coal quality, better prices or larger guaranteed supply volumes. To set minimum contracted volume for customers with long term supply contracts for each given period (within the contract duration) and repricing on a monthly basis to optimize price movement and profit margin. Risk mitigation measures involve	To minimize price volatility, mitigate any negative impact from price changes, allow flexibility in selling to target customers while protecting target margin or maximum profits.

	Risk Exposure		Risk Management Policy	Objective
4.	Investment risks	3. 4. 5.	improvement of the coal quality and market diversity. To diversify customer base. To effect forward integration from coal to power generation. To implement different pricing schemes for local and foreign customers i.e. long-term contracts indexed to NEWC and spot contracts based on market price. To maintain competitive production cost versus those of alternative fuel sources.	Objective
-	Capital Allocation	1.	Debt as source of funds for investment should not exceed threshold of 2:1 D/E ratio at consolidated level while maintaining a current ratio level of greater than 1:1 at	To enable efficient use, allocation and management of capital and resources within the Company; To maintain a balance
-	Project Management	 3. 4. 	consolidated level. Engage Owner's Engineer for the Power Plant Project Expansion. Appoint Owner's Representative to perform direct supervision. Hire technical experts to perform progress imposition.	between continuity of funding and flexibility through the use of bank financing or availment of credit lines; and To realize the Company's capital management
	Guarantees in subsidiaries.	inv	perform progress inspection at manufacturing phase. Limit Parent guarantee to its equity share in the project. Fund through Project Financing. manage financial risks from estment or project financing ivities in subsidiaries: Interest Rate risk management policy to manage interest cost or changes in market interest rates is using a mix of fixed and variable rate debts, and maintaining a balance of Peso-denominated and US Dollar-denominated debts; Liquidity risk management policy is to maintain a level of cash sufficient to fund the Company's monthly cash	strategy of maintaining a strong credit rating and health capital ratios in order to support its business including expansion and investment strategies, and ultimately maximize shareholder value.

Risk Exposure	Risk Management Policy	Objective
	requirements at least for the next four to six months; c. Foreign currency risk management policy is to match receipts and payments in the same currency.	

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

The Group's risk policy is to maximize strategic and business opportunities and minimize adverse outcomes, thereby optimizing shareholder value and ensuring sustainable growth through effective balancing of risks and rewards. The Group considers operations risk as its topmost strategic risks.

	Risk Exposure	Risk Management Policy	Objective
1.	Operations risks		-
-	Safety	 Adherence to mine safety standards for open pit mining i.e. slope gradient/stability and subsurface and surface dewatering system. Use of latest technologies and tools for open pit safety Emergency Preparedness and Response program and training. Conformance to ISO OHSAS management system. Continuous safety training and awareness to all personnel 	To eliminate or reduce to the lowest level any risk that may result in fatality, personal injury, illness, property or environment damage and ensure safety, health and welfare of employees, workers and stakeholders;
-	Coal Quality and consistency	employees 6. In-situ determination of coal quality for proper blending to ensure it meets customer specifications. 7. Expansion of exploration drilling. 8. Mine management system. 9. Reconnaissance program for new coal concessions. 10. Implementation of ISO Integrated Management System to ensure effectiveness and sustainability.	To produce and deliver on time quality coal that meets customers' specifications.
-	Supply Chain	11. Adoption of sparing system for critical parts; parts provided by local distributor of major mining equipment through parts consignment agreement and maintenance of spare inventory of parts with long order lead time.	To ensure sustainable supply chain requirements and avoid disruption in operations.

	Risk Exposure	Risk Management Policy	Objective
-	Natural Calamities (e.g. earthquake, tsunami), environment (typhoon, storm surge, flooding, landslide), slope stability.	 Continuous OJT and cadetship program for fresh graduates for manpower pooling. Advanced training program for programs for power plant personnel. Succession planning program. Management Development progam. Implementation of Business Continuity Management System. Risk transfer through insurance cover for physical assets, such as Industrial All-Risk, Floater, Fire, Marine Hull and Aircraft Hull insurance covers. 	To ensure sustainable human resources that meet organizational needs and growth. To ensure early business recovery and continuity of critical services in the event of a disruption, with focus toward building organizational resilience.
-	Asset Performance	 Strategic partnership with and Continuing and engagement of Original Equipment Manufacturer for improved plant efficiency and performance. Establishment of Enterprise Asset Management System (EAMS), Policy, Process and Plan. Optimization of power plant parameters through Distribution Control System and EAMS. Implementation of IT system safeguards through security controls and mechanisms, and upgraded network appliances to support and protect critical infrastructure. 	To secure critical infrastructure from vulnerabilities and potential malicious threats
2.	Reputation and compliance risks Laws/Regulations/ Reputation Contractual Breach	 Compliance with applicable laws and regulations (e.g. EHS, Mine Safety, DOE regulations). Conformance to ISO Integrated Management System – Quality, Safety, Health, Environment Keeping abreast with emerging laws and regulations affecting mining and power industries. Require Legal review for all contracts & agreements. Regularly coordinate between business units to ensure 	To ensure sustainability through partnership with key stakeholders; To protect and enhance shareholder value.

Risk Exposure	Risk Management Policy	Objective
- Loan Covenants	customers' specifications are satisfied. 6. Legal review before financial closing. 7. Finance review/monitoring on financial covenants.	
3. Market risks		
- refer to Market and/or Customer Dependence, Price Volatility and macroeconomic Shift in Demand.	 To offer higher coal quality, better prices or larger guaranteed supply volumes. To set minimum contracted volume for customers with long term supply contracts for each given period (within the contract duration) and re-pricing on a monthly basis to optimize price movement and profit margin. Risk mitigation measures involve improvement of the coal quality and market diversity. To diversify customer base. To effect forward integration from coal to power generation. To implement different pricing schemes for local and foreign customers i.e. long-term contracts indexed to NEWC and spot contracts based on market price. To maintain competitive production cost versus those of alternative fuel sources. 	To minimize price volatility, mitigate any negative impact from price changes, allow flexibility in selling to target customers while protecting target margin or maximum profits.
4. Investment risks		
 Capital Allocation Project Management 	 Debt as source of funds for investment should not exceed threshold of 2:1 D/E ratio at consolidated level while maintaining a current ratio level of greater than 1:1 at consolidated level. Engagement of Owner's Engineer for the Power Plant Project 	To enable efficient use, allocation and management of capital and resources within the Company; To maintain a balance between continuity of funding and flexibility through the use of bank financing or availment
- Guarantees in subsidiaries	 Expansion. 3. Appointment of Owner's Representative to perform direct supervision. 4. Hiring of technical experts to perform progress inspection at manufacturing phase. 5. Limiting Parent guarantee to its equity share in the project. 6. Funding through Project Financing. To manage financial risks from 	of credit lines; and To realize the Company's capital management strategy of maintaining a strong credit rating and health capital ratios in order to support its business including expansion and investment strategies, and ultimately maximize shareholder value.

Risk Exposure	Risk Management Policy	Objective
	policy to manage interest cost or changes in market interest rates is using a mix of fixed and variable rate debts, and maintaining a balance of Peso-denominated and US Dollar-denominated debts; Liquidity risk management policy is to maintain a level of cash sufficient to fund the Company's monthly cash requirements at least for the next four to six months;	

(c) Minority Shareholders

Indicate the principal risk of the exercise of controlling shareholders' voting power.

	Risk to Minority Shareholders
Risk of Insider Expropriation	

3. Control System Set Up

a. Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Operations risks	The risk assessment process requires quantifying and qualifying risks and how these are to be managed and controlled/treated. It involves the positive and negative consequences (impact) and the likelihood of occurrence (probability) using an Impact and Likelihood Matrix. Decisions are made in the context of	The Company ensures that operational procedures manuals are updated. Updated manuals serve as guide towards consistency of implementation within the Company, but allow flexibility for growth. Critical controls were continuously reviewed for improvement to appropriately manage key operational risks.
	the risk tolerance level determined by the Company. Risk owners periodically monitor risk portfolios and performance measures. This enables early detection of potential risk issues that may result to material operational loss, and are elevated to Senior	Further, the continuity of operations is critical to provide stakeholders the necessary confidence that projected business targets and income projections can be managed. The Company is establishing its Business Continuity Plan to provide a standardized approach in handling crisis or emergencies, as well as

Management and to the Audit Committee, as appropriate.

support in managing Operation Risks.

Integrated Management System

To manage the key risk areas for coal mining and mining-related activities, the Company has adopted the quality systems of and principles the International Organization for Standardization (ISO) since 2008. The Integrated Management System of its coal mining operations and support activities conforms to the Standards on ISO 9001:2008 Quality Management System (QMS), ISO 14001:2004 **Environmental Management System and** OHSAS 18001:2007 Occupational Health and Safety Management System. These management systems in place include process for monitoring operational performance and proper handling of issues for resolution for continuous improvement as well as policies to guide operations in the areas of health and safety, environment and community relations.

Emergency Preparedness and Response Program

The Company has identified potential accidents and emergency situations and established appropriate preparedness and response procedures, including preventive actions and where appropriate, how to mitigate the environmental impacts and/or risk that may be associated with unplanned events, accidents and emergency situations. Building evacuation, fire and earthquake drills are conducted at least annually and evaluated by the designated government agency to test the effectiveness of these exercises. Emergency preparedness and response procedures are tested periodically to ensure full understanding and observance of all employees and regularly reviewed for improvement.

Business Continuity Management System (BCMS)

The Company's BCMS aims to ensure early business recovery and continuity of critical services in the event of a disruption, whether anticipated or

		unplanned, that might be, or could lead to a business loss, emergency or crisis. Its holistic framework is set in
		accordance with ISO 22301:2012 Societal Security — BCMS — Requirements, including business impact analysis, risk assessment and risk treatment action plans. Its crisis management and business continuity processes are focused toward building organizational resilience with the capability for an effective response to safeguard the interests of the various stakeholders.
		Business Continuity Plans (BCPs), are subjected to periodic re-assessment and testing to ensure their effectiveness or when the need for a re-review is deemed necessary in order for them to be responsive with the current risk profile of the business. Risk awareness and business impact assessment workshop are being conducted regularly across the organization
		Information Technology Risk Management The Company established its Information Technology (IT) Disaster Recovery Plan (DRP) to ensure early restoration of critical IT and communication services and systems with the most up-to-date data available for the Company's business continuity. The DRP includes detailed back-up and recovery procedures, responsibilities of a Disaster Recovery Team and emergency procurement, among others. The Company maintains two (2) back-up servers which are already available at the designated Disaster Recovery "Cold"
Market Risks	Same as above	Site". The Company ensures that its customers' needs and requirements are properly obtained and documented in the sales contracts. Proper planning and communication with operations enable the company to meet customer requirements and maintain customer satisfaction.
		The Company has established procedures (e.g., regular coordination meetings, close monitoring of market data, such as coal prices and freight) to

ensure the quality, consistency, reliability and competitiveness of our coal supply to customers. Where appropriate, market risk management reports are reported by the risk owners to senior management for review and timely action, if necessary. Reputation and Same as above The Company, through its quality policy, commits to produce globally competitive Compliance Risks that exceeds customers' and stakeholders' expectations confidence. Concerned risk owners have established service standards based on the valid expectations of relevant customers, both internal and external. The Company has identified critical quality standards that form part of the Key Results Areas (KRAs) of its employees. These standards periodically are monitored and observed to achieve continuous improvement and prevent events which may lead to reputational damage. This includes KRAs to ensure compliance to applicable legal and other requirements to which the company subscribes. Where appropriate, concerned risk owners elevate to senior management service quality reports for review and for proper and timely action, if necessary. **Compliance** Compliance to legal and regulatory requirements is a prime consideration in ensuring soundness of operations. The Company has established procedures for monitoring compliance to legal and other requirements. The Compliance Officer is appointed by the Board and designated to ensure adherence to corporate governance principles and best practices, as well as compliance to the Company's Revised Code of Corporate Governance. The Compliance Committee shares in the responsibility of assurance reporting regulatory requirements. Committee is headed by the Compliance Officer and has three (3) other Members who are executive officers tasked with

Environment

The Company's Environmental Unit (EU) regularly assesses its environmental programs for effectiveness and improvement. Air and water quality, noise level and hazardous-regulated materials are regularly tested, measured and monitored against standards and baseline data. Regular and surveillance audits are conducted by internal auditors, external parties and local regulators to assess the Company's continuing compliance with corporate policies, government regulations, industry guidelines and internationally recognized standards.

ensuring compliance covering SEC, PSE, legal, accounting and reporting standards, environmental, health and safety matters that are aligned to their functional scope of work responsibilities. The Compliance Committee regularly reports to the Audit Committee for continuous monitoring and updates of legal, regulatory developments and compliance matters, thus assuring the Board of their effective management and strategic sustainability.

Environment, Health and Safety

The Company's integrated Environment, Health and Safety (EHS) management system is built on a framework of continuous improvement of applied environmental and social responsibility performance standards. This includes a Hazard Identification and Risk Assessment process to ensure that environmental aspects associated with the Company's coal mining activity, products and services are identified, their impact to the environment, safety and health hazards evaluated for significance and necessary control measures implemented.

The Company integrates value chain processes that minimize pollution and damage to the environment. Standard operating procedures include close monitoring of spontaneous combustion activity of coal stockpiles by continuous and thorough compaction, inspection of stockpiles every start and middle of the operation shift. Air pollution control measures include road watering by six water trucks during dry season and hauling operation, setting truck speed limits, installation of pollution control facilities on the power plant smoke stack, use of dust-treat coagulants during product transfers and preventive maintenance program of mobile and airconditioning equipment. Waste water from the Company's Coal Washing Plant operations is channeled to settling ponds before recycling for plant watering use or to a constructed dike area for containment. The Company also established procedures in handling and containment of industrial materials and wastes, including clean-up and

restoration needed. where Ιt implemented progressive rehabilitation program of the old Unong mine and a section of the current Panian mine. Employees are mandated to comply with the Company's EHS objectives and policies such as the conservation and promotion of the local biodiversity, ecological sold waste management that promotes proper garbage segregation and reduced consumption of electricity, water and paper, among others.

Safety

The Company adopts best practices in open-pit coal mining operation with safe production as its most important objective. Its workplace safety objective is to eliminate or reduce to the lowest level any risk that may result in fatality, personal injury, illness, property or environment damage. Safety risks are addressed with focus on prevention and zero tolerance for fatality.

Safety procedures are strictly enforced, including measures on slope stability and rebuilding, installation dewatering pumps to control water intrusion or seepage, a crack monitoring team to continuously monitor ground displacements. Road and safety driving rules are strictly observed by equipment operators to ensure non-vehicular collision due to poor visibility from dust, a common risk to coal mining activity. All mobile equipment and vehicles are required to maintain safe driving distance of at least thirty (30) meters uphill and downhill, and to turn all headlights on at all times during the day. Reinforced education and training of workers and equipment operators for the proper use, repairs and maintenance of mining equipment have reduced accidents and injury events in the workplace. Job hazards, work instructions and guidelines are established and communicated to the workforce to ensure that such are carried out under controlled condition. Sufficient training and information are undertaken to promote a safety culture and safety behavior expected from everyone. The Company's suppliers and

contractors working on the Company's premises as well as customers and other visitors are required to comply with the Company's health and safety procedures. The Company's enhanced Safety programs include crack monitoring activities, hiring of additional safety personnel and the acquisition of a Robotic Total Station with thirty-three prisms strategically located around the pit for 24/7 monitoring wall movement. It engaged a third party consultant having expertise on slope stability to evaluate the mine design, extraction plan and physical stability of Panian mine to prevent potential landslide on the slope. Safety training programs are conducted regularly. The Company's Safety Management System and Policy were redrafted, reviewed with engagement from all necessary units within the organization and with conformance to applicable ISO Standards. Department units revisited major safety procedures through their respective departmental health and safety committees. The Central Safety and Health Committee commits to continual improvement towards a safe workplace for Mine Site personnel and guests. **Good Governance Program** SMPC Group adopts a corporate governance framework with good governance program and policies aimed to foster a culture of compliance, and promote standards higher of performance, transparency and accountability within the organization & and tο enhance subsidiaries, shareholder value. Investment Same as above risks Cash flow reports and forecasts relative As part of liquidity risk management, project funding activities are the Company continuously assesses reviewed weekly to promptly address conditions in the financial markets liquidity concerns. for opportunities to pursue fund

b. Group

raising activities.

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment	Risk Management and Control
•	(Monitoring and Measurement Process)	(Structures, Procedures, Actions Taken)
Operations Risks	The risk assessment process requires quantifying and qualifying risks and how these are to be managed and controlled/treated. This process involves the positive and negative consequences (impact) and the likelihood of occurrence (probability) using an Impact and Likelihood Matrix. Decisions are made in the context of the risk tolerance level determined by the company. Risk owners periodically monitor risk portfolios and performance measures. This enables early detection of potential risk issues that may result to material operational loss. These are elevated to Senior Management and to the Audit Committee, as appropriate.	The Group ensures that operational procedures manuals are updated. Updated manuals serve as guide towards consistency of implementation within the company, but allow flexibility for growth. Further, the continuity of operations is critical to provide stakeholders the necessary confidence that projected business targets and income projections can be managed. The Group is establishing its Business Continuity Plan starting first with the parent (Semirara Mining Corporation) to provide a standardized approach in handling crisis or emergencies, as well as support in managing Operational Risk. The Group also has a Quality Management System in place which
		includes the process for monitoring of operational performance and proper handling of issues for resolution for continuous improvement as well as policies to guide operations in the areas of health and safety, environment and community relations. Information Technology Risk
		Management The Company established its Information Technology (IT) Disaster Recovery Plan (DRP) to ensure early restoration of critical IT and communication services and systems with the most up-to-date data available for the Company's business continuity. The DRP includes detailed back-up and recovery procedures, responsibilities of a Disaster Recovery Team and emergency procurement, among others. The Company maintains two (2) back-up servers which are already available at the designated Disaster Recovery "Cold Site".
		Subsidiary Power Plant Safety The Group's operating power subsidiary embraces the same

		culture of ensuring a safe workplace for its workforce. Formal safety policy supported by programs and procedures is in place at the power plant station. It has a Safety Division functional unit with a full-time Safety Officer which conducts site safety patrols considering ongoing activities of the Unit 1 rehabilitation and full internal safety inspection on a quarterly basis, among others. Its Safety Committee conducts monthly meetings. A formal Contractor Safety Management program is in place and enforced, with stricter safety requirements imposed on contractors. Contractor supervisors are responsible for providing safety orientation on site safety and procedures to their own staff. Contractor violations of safety rules and erring practices are dealt with immediately and duly considered against contractor performance. Safety training programs are conducted as planned and regularly provided to plant personnel. Trainings such as basic firefighting, emergency preparedness and
		exercise drills are organized regularly. Fire Safety /Lock-Out Tag-Out, Safety Audit and Behavioral-based safety trainings are conducted regularly. Supervisors of subcontractors are trained and briefed on plant site safety rules and are responsible for training their workers. Violations of safety rules are duly recorded.
Market Risks	Same as above	The Group ensures that its customers' needs and requirements are properly obtained and documented in the sales contracts. Proper planning and communication with operations enable the company to meet customer requirements and maintain customer satisfaction. The Group has established procedures to ensure the quality, consistency, reliability and competitiveness of our coal and power supply to customers.

		Where appropriate, market risk management reports are reported by the risk owners to senior management for review and timely action, if necessary.
Reputation and Compliance Risks	Same as above	The Group has committed to exceed customers' expectations and stakeholders' confidence.
		Concerned risk owners have established service standards based on the valid expectations of relevant customers, both internal and external. The company has identified critical quality standards that form part of the Key Results Areas (KRAs) of its employees. These standards are periodically monitored and observed to achieve continuous improvement and prevent events which may lead to reputational damage. This includes KRAs to ensure compliance to applicable legal and other requirements to which the group subscribes. Where appropriate, concerned risk owners elevate to senior management service quality reports
		for review and for proper and timely action, if necessary.
		Compliance to legal and regulatory requirements is a prime consideration in ensuring soundness of operations. The Group has established procedures for monitoring compliance to legal and other requirements.
		Good Governance Program The Group adopts a corporate governance framework with programs and policies aimed to foster a culture of compliance, and promote higher standards of performance, transparency and accountability within the organization & subsidiaries, and to enhance shareholder value.

c. Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions:

Committee/Unit	Control Mechanism	Details of its Functions
Internal Audit	Independent assurance review and regular reporting of the Company's risk management, control and governance processes	The Internal Audit's role in ERM includes evaluation, monitoring and reporting the effectiveness of risk management processes. The Internal Audit Plan and prioritization of audit engagements are developed using a risk-based methodology with focus on critical and high-priority risks and exposures having significant impact to the Company's strategic objectives.
Risk Committee (as approved by the Board on March 6, 2015)	Oversight of risk management function to ensure that the Company's Enterprise Risk Management (ERM) framework and risk management practices are effective to address significant risks affecting the achievement of the Company's strategic and business objectives.	Enterprise Risk Management (ERM) 1.1 Review and assess the adequacy and effectiveness of SMPC Group's ERM, policies, process and activities, the scope of which includes risk identification, assessment, mitigation, control systems, reporting and monitoring; 1.2 Promote risk awareness and best practices in the organization; 1.3 Ensure integration of risk management into the organization's goals and compensation structure, and create a corporate culture such that people at all levels manage risks effectively; 1.4 Review and approve the risk mgt infrastructure and critical risk management policies, risk appetite and tone at the top throughout the organization; 1.5Monitor the organization's risk profile, its topmost and strategic risks vs. risk limits and risk strategy in accordance with approved guidelines; 1.6 Continually, as well as at specific intervals, monitor risks and risk management capabilities within the organization, including communication about escalating risk and crisis preparedness and recovery plans; 1.7 Continually obtain reasonable assurance from Management that all known and emerging risks have been identified and mitigated or managed; 1.8 Oversee risk review activities regarding strategic and business development decisions (e.g. acquisitions), initiatives (e.g. new business segment), transactions and exposures; 1.9 Review and approve the risk management plan that shall consider the maturity of the risk management of the organization and tailored to its specific

conditions.
2. Board Committees
a) In coordination with the Audit Committee, understand how the organization's internal audit plan is aligned with identified risks, risk governance and risk management information needs; b) Monitor all enterprise-wide risks, and as such, recognize the responsibilities delegated to other Board Committees with the understanding that other Board Committees may emphasize specific risk monitoring through their respective oversight duties.

13) INTERNAL AUDIT AND CONTROL

1) Internal Control System

Disclose the following information pertaining to the internal control system of the company:

- (a) Explain how the internal control system is defined for the company;

 Internal control system refers to the framework under which internal controls are developed and implemented along with policies and procedures, to manage, reduce and control a particular risk or business activity, or combination of such risks or activities, to which the Company is exposed.
- (b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

The Board of Directors, through its Audit Committee, oversees the internal control environment including the reviews on adequacy and effectiveness of controls, systems and procedures by the Internal Audit and External Audit functions, both of which report directly and regularly to the Audit Committee and the Board. The results of the audit engagements carried out by the Internal Audit are communicated to the Audit Committee for review. Based on such reviews, discussions and attestation by the Internal Audit, the Board has reviewed and considered the adequacy and effectiveness of the internal control system.

Annually, the Audit Committee reviews the Internal Audit Charter to make sure that the Internal Audit's functions are appropriately defined to effectively carry out its mandate and to align with the strategic direction of the Company. The Committee also confirms the Internal Audit's independence to make sure that the group will be able to perform its functions objectively and without bias.

- (c) Period covered by the review; **2015.**
- (d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system; and

Regular reviews of internal controls during the year are conducted by the Internal Audit using a risk-based process audit approach. In assessing the effectiveness of the internal control system, the Board considers internal controls designed to provide reasonable assurance for the achievement of the Company's objectives, the effectiveness and efficiency of its operations, the reliability of its financial reporting and faithful compliance with applicable laws, regulations, relations and internal rules.

The Board through its Audit Committee approves the Internal Audit plan for the year covering the business processes with high risks. The Internal Audit performs the audits to confirm the internal controls' design and continuous effectiveness for the covered period. The results of the audits are communicated to the Senior Management and the Audit Committee.

(e) Where no review was conducted during the year, an explanation why not. *Not Applicable.*

2) Internal Audit

(a) Role, Scope and Internal Audit Function

Give a general description of the role, scope of internal audit work and other details of the internal audit function.

Role	Scope	Indicate whether In- house or Outsource Internal Audit Function	Name of Chief Internal Auditor/Auditing Firm	Reporting process
Evaluates and provides	Semirara Mining and Power	In-house	Internal Audit (IA) Managers, Carla	Regular reporting to the
reasonable	Corporation and		Cristina T. Levina,	Audit
assurance that risk	its Subsidiaries'		Karmine Andrea	Committee and
management,	risk management,		B. San Juan and	the Board of
control, and	control and		Joseph D. Susa,	Directors.
governance	governance		lead and manage	
processes /	processes		the IA function of	
systems are			Semirara Mining	
functioning as			and Power	
intended and			Corporation and	
enables the			its Subsidiaries.	
achievement of				
the organization's				
objectives and				
goals.				

(b) Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee?

Yes.

(c) Discuss the internal auditor's reporting relationship with the audit committee. Does the internal auditor have direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel?

The Internal Audit functionally and directly reports to the Audit Committee and has unrestricted access to the Audit Committee. The Internal Audit periodically reports results of audit engagements and status of IA activities to the Audit Committee. The Board-approved Internal Audit Charter authorizes internal auditors to have full and reasonable access to all documents, records, assets, properties, plants, information systems, computers, personnel, etc.

(d) Resignation, Re-assignment and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the third-party auditing firm) and the reason/s for them.

Name of Audit Staff	Reason
Joseph D. Susa	Additional Internal Audit Manager eff. Nov 2015, in line with the Company's growth.
Crisgundy D. Sabado	In November 2015, Mr. Crisgundy Sabado, IA Officer, was promoted and re-assigned to head the newly-created Risk Advisory Department with the primary function of facilitating the risk management process of the organizaton.

(e) Progress against Plans, Issues, Findings and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings and examination trends.

Progress Against Plans	The 2015 Audit Plan has been significantly completed. Audit engagements relating to environment, safety and health (ESH) are deferred to 2016 to address competent technical resource within Internal Audit.
Issues ⁸	Findings and appropriate management response or action plans are continuously monitored by Internal Audit. Unresolved and pervasive issues, if any, are highlighted and reported to the Audit Committee.
Findings ⁹	Findings and appropriate management response or action plans are continuously monitored by Internal Audit. Unresolved and recurring findings, if any, are highlighted and reported to the Audit Committee.
Examination Trends Reviews, based on the approved internal audit improved from year-to-year to produce more value findings and recommendations. In 2015, a risk-based approach was adopted focusing on the risk management of the second and governance processes of the SMPC Group than a risk-based functional unit approach.	

[The relationship among progress, plans, issues and findings should be viewed as an internal control review cycle which involves the following step-by-step activities:

- 1) Preparation of an audit plan inclusive of timeline and milestones;
- 2) Conduct of examination based on the approved audit plan;
- 3) Evaluation of IA progress in the implementation of the approved audit plan;
- 4) Documentation of issues and findings as a result of the examination;
- 5) Determination of the pervasive issues and findings ("examination trends") based on single year result and/or year-to-year results;
- 6) Conduct of the foregoing procedures on a regular basis.

(f) Audit Control Policies and Procedures

Policies & Procedures	Implementation
Internal Audit Procedures include, but are not limited to, the following:	Done

 $^{^{\}rm 8}$ "Issues" are compliance matters that arise from adopting different interpretations.

 $^{^{9}}$ "Findings" are those with concrete basis under the Company's policies and rules.

i. Audit Strategic Planning ii. Audit Engagement Planning iii. Execution of the Audit iv. Reporting of Results v. Monitoring of Agreed Action Plans Feedback from audit client is obtained through Done after completion of each audit

a formal survey upon completion of an individual audit engagement to assess audit activity's effectiveness in meeting the needs of its audit client and identify opportunities for improvement.

engagement.

(g) Mechanism and Safeguards

State the mechanism established by the company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the company):

Auditors (Internal and External)	Financial Analysts	Investment Banks	Rating Agencies
Independence of the Internal Audit (IA) is achieved through the organizational status of the IA Department and adherence by internal auditors to IIA's Code of Ethics. IA directly & functionally reports to the Audit Committee on the planning, execution and results of IA activities. The Company's Insider Trading policy imposes observance of blackout trading periods as set by the policy.	The Company maintains a policy of open & constant communication and disclosure of its activities, subject to insider information guidelines. Equal access of company information are made available to financial/stock analyst and limited only to facts and valid information under a formal Q & A set-up.	The Company maintains a policy of open & constant communication and disclosure of its activities, subject to insider information guidelines. The Company's financial risk management policy is to deal with prime or rated investment banks which offer quality service at the highest yield benchmarked against rates set by BSP. Moreover, the Company's Codes of Conduct promote honest and fair dealings over negotiations with stakeholders.	The Company maintains a policy of open and constant communication and disclosure of its activities, subject to insider information guidelines. Association with rating agencies is not encouraged or any grant of favour that may influence objectivity.
The Audit Committee's oversight duties of the internal audit function include its required approval of services to be rendered by Internal Audit and subsequent review thereof.	The Company respects valuation analysis of its stock by financial analysts or institutional fund managers. It does not counter any grossly overstated/understated assumptions made resulting to unfair ratings.	The Company respects valuation analysis of its stock by financial analysts or institutional fund managers. It does not counter any grossly overstated/understated assumptions made resulting to unfair ratings.	

Oversight of external audit by the Audit Committee incl. its review of the performance and independence of the external auditor, and preapproval of nonaudit engagement, scope, fees & terms with the external auditor.

The Company's Gift and Entertainment policy disallow explicitly employees from any interest in or benefit from any supplier that could reasonably be interpreted as inducing favoritism towards a particular supplier over others. The Company sends an annual reminder to key business partners to respect its Gift and Entertainment Policy and other related good governance policies.

The Company's Gift and **Entertainment policy** explicitly disallow employees from any interest in or benefit from any supplier that could reasonably be interpreted as inducing favoritism towards a particular supplier over others. The Company sends an annual reminder to key business partners to respect its Gift and **Entertainment Policy** and other related good governance policies.

The Company's Gift and Entertainment policy explicitly disallow employees from any interest in or benefit from any supplier that could reasonably be interpreted as inducing favoritism towards a particular supplier over others. The Company sends an annual reminder to key business partners to respect its Gift and **Entertainment Policy** and other related good governance policies.

(1) State the officers (preferably the Chairman and the CEO) who will have to attest to the company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers and employees of the company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

The Chairman of the Board, the CEO and the Compliance Officer attested to the Company's full compliance with SEC's Code of Corporate Governance. All Directors, officers and employees have been properly advised of their respective duties as prescribed by the Code and that internal mechanisms are in place to ensure such compliance. Likewise, the Company's 2014 Revised Code of Corporate Governance have been communicated to all Directors, Officers and Employees to apprise them of the amendments mainly due to the inclusion of the Company's duties and responsibilities to the stakeholders.

14) ROLE OF STAKEHOLDERS

a. Disclose the company's policy and activities relative to the following:

	Policy	Activities
Customers' welfare	The Company's policy is to supply its customers with quality coal that meets their stringent specification. Customer engagement covers quality control, responsible communication, customer access, complaint resolution and customer satisfaction.	The Company continuously measures and monitors the characteristics of coal to ensure that customer requirements are met and understood with notification to the customer of significant changes, if any, communicated in a timely manner before effecting any change. Analysis of quality are regularly conducted and results recorded to evidence conformity with the requirements. Coal shall not be loaded and shipped until all the coal quality analysis are conducted and all results passed the customer's specification.

		Customer safety during Mine Site visits is ensured through observance of safety procedures while at Company premises.
		Client feedback mechanism is implemented through periodic customer satisfaction surveys conducted at least annually to measure client perception in meeting customer criteria on Delivery, Product Quality, Responsiveness, Technical Support and Customer Concerns Addressed. Customer concerns, if any, are addressed and resolved through corrective action and after-sales settlement guidelines.
Supplier/contractor selection practice	The Company's quality policy for procurement activities ensure competitive sourcing and pricing of highest quality of goods and services to support the Company's objectives.	Activities include procedures on accreditation, evaluation of new suppliers and re-evaluation of performance of accredited suppliers of critical materials every twelve months to ensure consistent quality of purchased products and services. Suppliers are selected and evaluated based on their track record, price, payment terms and performance on criteria such as product quality, response to problems and delivery. Canvassing procedures ensure competitive pricing, favorable terms and value-added services without compromising quality.
		The Company has integrated 'green' initiatives and sustainable practices in its accreditation procedures including those of its power subsidiaries. Suppliers are screened using environmental criteria such as waste management, environmental / regulatory compliance certificates; and social criteria such as labor practices in supply chain covering child labor, forced labor; and human rights criteria.
Environmentally friendly value-chain	The Company integrates value chain processes that minimize pollution and damage to the environment. Its integrated Environment, Health and Safety (EHS) management system is built on a framework of continuous improvement of applied	The Company's EHS system includes a Hazard Identification and Risk Assessment process to ensure that environmental aspects associated with the Company's coal mining activity, products and services are identified, their impact to the environment, safety and health hazards evaluated

environmental and social responsibility performance standards.

Its supply chain management policy considers the impact and influence of its procurement practices related to raw material inputs and natural resource utilization.

for significance and necessary control measures implemented. It has established controls and procedures in receiving, storing and handling of hazardous materials with due care to the environment, health and safety, applicable laws and regulations, and in conformance to the related ISO standards.

Employees and contractors are mandated to comply with the Company's EHS objectives and policies as the conservation promotion of the local biodiversity, ecological sold waste management promotes garbage proper segregation and reduced consumption of electricity, water and paper, among others.

Air Pollution Management

Standard operating procedures include close monitoring of spontaneous combustion activity of coal stockpiles continuous and thorough compaction, inspection and of stockpiles every start and middle of the operation shift. Air pollution control measures include road watering by six water trucks during dry season and hauling operation, setting truck speed limits, installation of pollution control facilities on the power plant smoke stack, use of dusttreat coagulants during product transfers and preventive maintenance program of mobile and airconditioning equipment.

a. New 1x15MW plant air pollution monitoring and control facilities i. Control of SO2 and NO2 on plant emission - The plant uses "limestone injection or dozing" to regulate SO2 and NO2 below the allowable limit in the flue gas. li. Control of Dust Particulate on plant emission - The plant uses "electrostatic precipitator" and "bag filters" to collect fly ash from the flue gas. lii. Control of Dust from the coal feeding lines- In every coal transfer point there is a dust collector installed to collect dust generated

during transfer.

Iv. Monitoring of Flue Gas Emission - The plant has installed a Continuous Emission Monitoring System (CEMS) to enable us to monitor in real time the quality of flue gas emission of the plant.

b. <u>Coal Stockpiling in the Coal Blending</u>
 Stockpile area

The plan to cover and enclose the entire area of coal blending stockpile has already started construction. When the stockpile area is enclosed this will prevent coal dust coming from the reclaiming and stacking of coal being dispersed out of the enclosure and goes to the nearby community.

Waste Management

The Company's new power plants in Semirara Island and Calaca, Batangas make use of unwashed and low grade coal, thus eliminating the production of washing plant waste water. The Company also established procedures in handling and containment of industrial materials and wastes, including clean-up and restoration where needed. lts progressive rehabilitation program of old Unong mine and a section of current Panian mine is part of its sustainable value chain process.

Ash Waste Management

The Company's operating power plant subsidiary steps up environmental mitigation with the conversion of its furnace Bottom Ash Handling Systems from the Wet System to Dry System, during the rehabilitation of Units 1 and 2 of the power plants at Calaca, Batangas. Unit 1 has a water Impounded Hopper System while Unit 2 has a Submerged Scraper Conveyor System.

The conversion minimizes the environmental impact of the plant operation and makes the plant more eco-friendly. It eliminates the use of water – both seawater and freshwater – for the transport of the bottom ash. It reduces the carbon content of the bottom ash and recovers the energy

from the ash, i.e. energy locked in the unburned carbon and refunds to the boiler.

Another benefit is the potential commercial use of the dry low-carbon ash, which can be used for road

Another benefit is the potential commercial use of the dry low-carbon ash, which can be used for road construction when mixed with asphalt. This will augment the recoverability of the waste product of burned coal at the power plant.

5 Es CSR PROGRAM:

Electrification

The Company partnered with Antique Electric Cooperative (ANTECO) in the installation of power lines and continues to provide electricity to the communities of Semirara Island through subsidized generation cost, i.e. lower than actual generation cost resulting to substantially low energy cost throughout the island.

In 2013, it started building a new 15MW coal-fired power plant using the modern Circulating Fluidized Bed (CFB) technology that will significantly reduce sulfur and nitrous oxides and particulate emissions compared to a traditional power plant. Moreover, the CFB technology can also utilize low-grade coal as fuel and thereby maximize the island's coal resources.

Education & Skills Training

The Company continues to provide support to various schools in Semirara Island and Batangas through infrastructure, facilities, equipment and services to improve and/or further quality education for the residents. Computers and computer literacy trainings are offered to complement education with current technology tools and knowhow. It partners with government agencies and NGOs in providing technical and vocational skills training courses and programs to locals give work employment opportunities.

Economic Empowerment

The Company is the single biggest employer of Semirara Island.

The Company's policy is to work in partnership with its host communities improve the to sustainability of both the community and the environment while promoting local economic empowerment with judicious use of resources. natural comprehensive and holistic corporate social responsibility (csr) program encompasses 5 Es -Electrification, Education and Skills Training, **Employment** and Livelihood, Emergency Preparedness (Community) and Environmental Protection. The 5 Es program is replicated in its power plant subsidiaries.

Community interaction

The Company helped to establish and continues to support the Semirara Fishing Association and Community Relations fishing groups. It built a food court with stalls for various consumer goods in Barangay Semirara to provide employees' families and local residents with main livelihood or means to augment family income.

Infrastructure support included construction of local chapels, an ice plant for fish and marine catch of fishermen and footbridges, among others.

Emergency Preparedness

The Company's close partnerships with local government units and key sectors involve community-based emergency preparedness initiatives such as disaster and risk reduction management workshops and drills. It co-organized in partnership with the local government a comprehensive island-wide training on emergency response.

Environmental Protection

- a. The Company partners with concerned stakeholder groups to regularly assess its environmental programs for effectiveness and improvement. Air and water quality, noise level and hazardousregulated materials are regularly tested, measured and monitored against standards and baseline data
- b. Sea water sampling and analysis are regularly conducted at five sites within Barangay Semirara and set against baseline parameters. Results of this activity indicated sea water in and around the Mine Site as within the standards set by DENR Administrative Order 1990-34 for Coastal and Marine Waters, Class SC.
- Noise level self-monitoring is conducted quarterly.
- Regular and surveillance audits are consistently conducted by internal auditors, external parties and local regulators to assess continuing

		compliance and conformance with corporate policies, government regulations, industry guidelines and applicable internationally – recognized standards. The Company received re-certification from the Governing Board of Certification International Philippines, Inc. for conformance, for the fifth consecutive year, to the International Organization for Standardization ISO 14001:2004 on Environmental Management System. e. The Company established the Tabunan Marine Hatchery Laboratory to lead the efforts in marine rehabilitation through spawning and reseeding of giant clams in the reefs of Semirara Island to reverse the damages wrought by overfishing and dynamite and cyanide fishing in the 1990's. f. The Company has planted 3,818,594 native and beach forest trees from 2000 to 2015. Of these, 3,238,206 million trees survived and now contribute to carbon capture, and wind and dust control. Note: Sustainability reporting information are disclosed in the
		corporate responsibility section of the Company's Integrated Annual Report.
Anti-corruption programmes and procedures?	The Company's Anti-corruption & ethics program consists of ethics-related policies, soft controls and audit procedures aimed to promote the highest standards of openness, probity and accountability throughout the organization. a. The Codes of Conduct clearly set expectations of all Directors, Officers and Employees to conduct business with the highest ethical standards and in accordance with all applicable laws, rules and regulations. They are expected to adhere to the principles and core values of integrity, honesty, fair dealings and excellence, among others.	 a. To monitor compliance with the Conflict of Interest policy, the Company requires early submission by a Director, Officer and employee of a "single transaction" disclosure statement, and due before potential conflict of interest arises, of his direct or indirect financial interest in a specific contract or purchase proposed to be entered into by the Company, subsidiaries or its affiliates with or from a particular contractor or supplier. Failure to make proper disclosure as required may result in disciplinary action. b. Directors, Officers and Employees (including members of their

- The Codes explicitly provide guidelines for all, including immediate family members within a degree of affinity or consanguinity, on anti-corrupt practices involving conflict of interest, business gifts and entertainment, among others.
- The Conflict of Interest Policy is integrated in the Company's Codes of Conduct which explicitly provide guidelines for all Directors, Officers and employees, including their immediate family members within a degree of affinity or consanguinity, on anti-corrupt practices involving conflict of interest, business gifts and entertainment, among others. Conflict of interest situations also refer to ownership of a part of another company or business having interests adverse to the Company and accepting commissions or share in profits from any supplier, customer or creditor. Your Company does not seek competitive advantages through illegal, unethical or dealing unfair practices. Improper communications with competitors or suppliers regarding bids for contracts are reported to the senior management, Chairman of the Board or the Audit Committee, as appropriate.
- c. The Gift and Entertainment Policy and guidelines explicitly disallow employees from any interest in or benefit from any supplier that could reasonably be interpreted as inducing favoritism towards a particular supplier over others.
- d. The Fraud and Ethics Response Policy affirms the Company's opposition to fraud and reinforces the Company's approach by setting out the procedures and ways in which employees or other stakeholders can voice their concerns or complaints about

- families) shall not solicit or accept gift and entertainment from an actual or prospective customer, supplier, contractor or business partner as it could be construed as improperly influencing business judgment or action. The Company sends an annual reminder before the Christmas season to its suppliers, contractors, customer and business partners of to respect its gifts and entertainment policy.
- c. The Fraud & Ethics Response Policy outlines how the Company will deal with such complaints and determine its course of action depending on their nature.
- d. The Whistleblowing reporting system includes the use of a Hotline reporting Form to guide the Reporter in providing adequate information and basis to enable the Company to effectively investigate, evaluate and resolve the reported matter.
- e. Risk assessment of corruption and fraud risks by risk levels conducted are annually assessed as part of the Risk Control Self-Assessment process of the Company's Enterprise Risk Management. All business units have been assessed as to their vulnerability to such risks. Risk review results are evaluated by the Internal Audit (IA) in its annual audit plan and reported to the Audit Committee.

	suspected fraud or corruption.	
Safeguarding creditors' rights	It is the Company's policy to support strategic partnerships with suppliers, creditors and other business partners with honoring commitments to agreements and timely payments of contracted obligations. Moreover, the Code of Conduct promotes fair dealings with creditors and business partners including observance of confidentiality of proprietary non-public information such as contract terms or bids, that might either be harmful to its suppliers, creditors and business partners or of use to their business competitors.	Activities are geared towards support of the Company's capital management strategy to ensure the Company maintains a strong credit rating and healthy capital ratios to support its business, maximize shareholder value and safeguard creditors' rights. The Company's quality management system establishes procedures for timely processing of disbursements, regular updates of the Company's operating and financial performance, conducting Mine Site visits for financial institutions, among others.

b. Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section?

Yes, the Company's Integrated Annual Report includes a corporate responsibility report section which describes the Company's corporate social responsibility program, initiatives, policies and activities.

- c. Performance-enhancing mechanisms for employee participation.
 - i. What are the company's policy for its employees' safety, health, and welfare?

The Company's integrated Environment, Health and Safety (EHS) management system policy supports a framework of continuous improvement of applied environmental and social responsibility performance standards. Its workplace safety policy objective is to eliminate or reduce to the lowest level any risk that may result in fatality, personal injury, illness, property or environment damage. Employees are mandated to comply with the Company's EHS objectives and policies such as the conservation and promotion of the local biodiversity, ecological sold waste management that promotes proper garbage segregation and reduced consumption of electricity, water and paper, among others. The Company's coal mining operation is recertified in its seventh consecutive year by the Governing Board of Certification International Philippines, Inc. as being in conformance to International Organization for Standardization ISO 18001:2007 on Occupational Health and Safety Management System.

The Company's mining safety policy adopts global best practices in open-pit coal mining operation with safe production as its most important objective. It ranks loss of life or unacceptable threat to human safety as its most significant interruption impact factor. Safety risks are addressed with focus on prevention and zero tolerance for fatality. Mining safety procedures are strictly enforced, including measures on slope stability and rebuilding, installation of dewatering pumps to control water intrusion or seepage and crack monitoring teams to continuously monitor ground displacements. Suppliers, contractors as well as customers and other visitors at the Company's premises are required to comply with the Company's health and safety procedures. Safety training programs are regularly provided during the year to ensure a safe workplace for the workforce and other stakeholders.

Employee well-being is promoted through the Company's health care programs covering annual physical examination, physical fitness and sports activities to encourage and maintain a proactive healthy lifestyle, recreational activities to foster camaraderie and team building, and spiritual activities to foster one's personal values, among others. The Company provides free primary medical services to Mine Site employees and workers, their dependents and local residents at the Company's own level-one hospital at Semirara Island.

ii. Show data relating to health, safety and welfare of its employees.

2015 SAFETY DATA

	Mine Site	Power Plant Site
No. of Non-Lost time Accidents, Non-Fatal	<u>59</u>	<u>4</u>
No. of Lost time Accidents, Non-Fatal	<u>0</u>	<u>0</u>
No. of Lost time Accidents, Fatal	<u>9</u>	<u>0</u>
Lost Work Days	<u>54,000</u>	<u>0</u>
Total Manhours Worked	<u>9,010,085.00</u>	<u>843,879.86</u>
Lost Time Injury Rate or Frequency Rate	<u>1.0</u>	<u>0</u>
Severity Rate	<u>5993.28</u>	<u>0</u>

^{*}includes 9 casualties from July 17, 2015 mine pit incident.

	Mining	Power	Total Workforce
No. of Safety Committee Personnel	<u>45</u>	<u>78</u>	<u>123</u>
Total Workforce	<u>3,319</u>	<u>795</u>	4,114

List of Benefits to Full-time Employees					
Govt Mandated Benefits	Additional Company Benefits	СВА			
SSS Contribution	Life and Accident Insurance	In-House Health Care (R&F)			
Pag – Ibig (HDMF) Contribution	Health Care Insurance	1 sack milled rice every 2 mos. (R&F)			
Phil Health Contribution	Sick Leave Credits after first year of employment – 15 days after one year	Service Award (R&F)			
13 th Month Pay	Vacation Leave Credits after first year of employment – 15 days per year	Bereavement Financial assistance			
Maternity Leave – 60 up to 78 days	Free primary medical services to Mine Site workers & their dependents	Emergency leave – 4 days/year			
Paternity Leave – 7 days	Bereavement Leave – 4 days per covered family member	Medicine Allowance upon anniversary (R&F, Special Skills)			
Solo Parent Leave – 7 days	Medical Allowance – P 1,500/ year per regular employee	Relocation allowance (upon retirement)			
Special Gynecological Surgery Leave Benefits for Women – two months	Free Housing – Mine Site				
Anti-Violence Against Women and Children – 10 days	Free Power & Water utilities – Mine Site				
Retirement Benefit (RA 7641) – Your Company has a funded, noncontributory defined benefit plan.	Free Education (K to 12) for dependents – Mine Site				
	Subsidized medicine cost in Company hospital pharmacy – Mine Site				

	Dormitory for Power Plant
	employees residing more than
	36 kms. away from the Plant

iii. State the company's training and development programmes for its employees. Show the data.

The Company's employee development programs focus on training and career development aim to nurture and maximize the full potentials of its human resources. Training programs are designed based on competencies and talent requirements of the individual employees. These training programs under Behavioral Values, Leadership, Quality Management, Environment Health & Safety (EHS) and Professional Development categories are designed to meet specific target objectives towards people and organizational excellence.

Its Talent development programs include trainings, seminars and workshops such as skills upgrade, leadership, short management courses, ISO quality management principles, EHS, risk awareness, sustainability, among others. During the year, EHS initiatives included, among others, Office Safety and Ergonomics training to orient staff regarding workplace safety, and Basic Occupational Safety and Health training for incoming Safety Committee members. Professional development programs also include technical trainings of engineers outside the country.

MINING WORKFORCE 2015 TRAINING HOURS PER CATEGORY PER WORKFORCE LEVEL

Training Category	Executives	Managers	Supervisors	Staff	Total
Environment, Health and Safety	40	1,133	3,462	22,263	26,898
Leadership	120	188	1,237	0	1,545
Quality Management System	48	672	1,196	4,087	6,003
Professional & Technical Development	170	279	184	2,342	2,975
Behavioral	-	-	24	1,131	1,155
No. of Training Hours	378	2,272	6,103	29,823	38,576
Training Hours per Category %	1%	6%	16%	77%	100%
Number of Mining Workforce	15	48	218	3,038	3,319
Average training hours per level	25	47	28	10	12
Total 2015 Training Spend				Р	2,740,262
Average Training Spend per Mining Workfo	rce			P	826

POWER WORKFORCE 2015 TRAINING HOURS PER CATEGORY PER WORKFORCE LEVEL

Training Category	Executives	Managers	Supervisors	Staff	total
Professional & Technical Development	6	878	2,547	10,555	13,986
Leadership	24	463	1,279	320	2,086
Quality Management System	42	410	413	703	1,568
Environment, Health & Safety	-	208	322	2,360	2,890
Behavioral	-	52	152	1,511	1,715
No. of Training Hours	72	2,011	4,713	15,449	22,245
Training Hours per Category %	0%	9%	21%	70%	100%
Number of Power Workforce	5	41	66	683	795
Average training hours per level	14	49	71	23	28
Total 2015 Training Spend				Р	3,940,889
Average Training Cost per Power Workforce	2			Р	4,957

iv. State the company's reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.

The Company's remuneration philosophy aims to ensure an overall compensation structure that is closely linked to individual performance, Company performance and shareholder value. Its remuneration strategy sets compensation levels that are appropriately competitive in attracting, motivating and retaining competent individuals. Its reward/compensation policy accounts for Company performance based on a Balanced Scorecard (BSC) cascaded to all levels throughout the organization. Performance Objectives, Targets and Programs (OTPs) aligned with the Company's strategic and operational plans of the organization are defined at the beginning of the year throughout the organization. Key Performance Indicators (KPIs) to measure employee engagement in the Company's strategy map are set and agreed with Management. Management conducts performance monitoring through periodic meetings with department heads.

Its talent management program includes a regular review of rewards and benefits through benchmarking of market and industry remuneration data based on compensation surveys. Core values on teamwork, excellence, integrity and professionalism are integrated in its competency-based performance management system. All employees are expected to perform their duties with highest ethical standards and excellence.

d. What are the company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical behaviour? Explain how employees are protected from retaliation.

For issues raised by employees or other stakeholders, the action taken by the Company will depend on the nature of the concern. The matters raised may be investigated internally or be referred to law enforcement officers. Where the loss is substantial, legal advice should be obtained without delay. Legal advice should also be obtained about prospects for recovering losses, where the perpetrator refuses repayment. Subject to legal constraints, the person who reported the alleged fraud or corruption will receive information about the outcome of any investigation and that the matter has been properly addressed. Reporting of any concern or complaint raised is treated with due care and confidentiality. The Company expressly prohibits retaliation, intimidation, harassment or adverse employment consequences against a person who raises a concern or complaint. It shall investigate and address promptly any concern of reprisal and harassment brought to its attention.

15) DISCLOSURE AND TRANSPARENCY

- a. Ownership Structure
 - i. Holding 5% shareholding or more (as of December 31, 2015)

Shareholder	Number of Shares	Percent	Beneficial Owner
DMCI Holdings, Inc.	601,942,599	56.32%	1. Dacon Corporation holds 6,838,807,440 shares or 51.51%
			2. DFC Holdings, Inc. holds 2,370,782,060 shares or 17.86%
			3. PCD Nominee Corp. (Foreign) holds <u>2,170,626,244</u> shares or 16.35%
			4. PCD Nominee Corporation (Filipino) holds <u>1,463,786,636</u> shares or <u>11.02</u> %
PCD Nominee Corp. (Filipino)	<u>149,126,390</u>	<u>13.95%</u>	N/A
Dacon Corporation	<u>130,825,527</u>	<u>12.24%</u>	1. Inglebrook Holdings, Inc. holds 3,948,510 shares or 12.42%

			2. 2. Eastheights Holdings, Inc. holds 3,948,510 shares or 12.42% ¹⁰
PCD Nominee Corp. (Foreign)	<u>114,574,067</u>	<u>10.72%</u>	Hongkong and Shanghai Banking Corp. Ltd holds <u>81,051,993</u> shares or <u>7.58%</u>

Name of Senior Management	Number of Direct shares ¹¹	Number of Indirect shares / Through (name of record owner) ¹²	% of Capital Stock
Isidro A. Consunji	<u>6,036</u>	<u>969,918</u>	<u>0.09</u>
Victor A. Consunji	<u>36</u>	<u>1,581,414</u>	<u>0.15</u>
Maria Cristina C. Gotianun	<u>357</u>	<u>1,210,104</u>	<u>0.11</u>
George G. San Pedro	<u>120,090</u>	u	<u>0.01</u>
Jaime B. Garcia	<u>144,108</u>	U	<u>0.01</u>
Junalina S. Tabor		U	<u>0.00</u>
Nena D. Arenas	<u>4,000</u>	U	<u>0.00</u>
John R. Sadullo	_	<u>-</u>	0.00
Antonio R. Delos Santos	<u>15,000</u>	<u>-</u>	0.00
Jose Anthony T. Villanueva	<u>750</u>	<u>13,890</u>	<u>0.00</u>
Sharade E. Padilla	<u>1,800</u>	<u>270</u>	0.00
TOTAL	<u>292,177</u>	<u>3,775,596</u>	<u>0.38</u>

b. Does the Annual Report disclose the following:

Key risks	Yes
Corporate objectives	Yes
Financial performance indicators	Yes
Non-financial performance indicators	Yes
Dividend policy	Yes
Details of whistle-blowing policy	Yes
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any other directorships of listed companies) of directors/commissioners	Yes
Training and/or continuing education programme attended by each director/commissioner	Yes
Number of board of directors/commissioners meetings held during the year	Yes
Attendance details of each director/commissioner in respect of meetings held	Yes
Details of remuneration of the CEO and each member of the board of directors/commissioners	No, Remuneration is disclosed as part of a group total in compliance with SEC reporting format.

 $^{^{10}}$ Other beneficial owners of Dacon Corporation with the same number of shares are Gulfshore Inc., Valemount Corporation, Chrismon Investment Inc., Jagjit Holdings, Inc., La Lumiere Holdings, Inc., Rice Creek Holdings, Inc. while Double Spring Investments Corporation holds 201,909 shares or .64% of the issued and outstanding shares.

11 As of <u>December 31, 2015</u>.
12 *Ibid*.

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Should the Annual Report not disclose any of the above, please indicate the reason for the non-disclosure.

c. External Auditor's fee

Name of auditor	Audit Fee	Non-audit Fee
SGV & Co.	PHP5.4 M, incl. Subsidiaries' audit fees of PHP2.9 M	PHP 73,920

d. Medium of Communication

List down the mode/s of communication that the company is using for disseminating information.

- a) Announcements/updates or disclosures
- b) Quarterly/annual regulatory reporting
- c) Email
- d) Company Website
- e) Written correspondence

e. Date of release of audited financial report:

February 23, 2016

f. Company Website

Does the company have a website disclosing up-to-date information about the following?

Business operations	Yes
Financial statements/reports (current and prior years)	Yes
Materials provided in briefings to analysts and media	Yes
Shareholding structure	Yes
Group corporate structure	Yes
Downloadable annual report	Yes
Notice of AGM and/or EGM	Yes
Company's constitution (company's by-laws, memorandum and articles of association)	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

g. Disclosure of RPT

Related Party Transactions are disclosed in detail in the Notes to Financial Statements of the Company's audited financial statements.

RPT	Relationship	Nature	Value
Refer to Notes to Financial Statements of the Company's audited financial statements.			

When RPTs are involved, what processes are in place to address them in the manner that will safeguard

the interest of the company and in particular of its minority shareholders and other stakeholders?

The Company's Independent Directors are required to review material/significant RPTs that meet the threshold levels stipulated by regulatory rules and requirements on RPTs, as well as the guidelines of the RPT Policy, in order to determine whether RPTs are in the best interests of the Company and Shareholders.

The Board-approved Policy sets out the guidelines, categories and thresholds requiring review, disclosure and prior approval by the Board of Directors or Shareholders of such transactions. It also defines RPTs deemed to be pre-approved by the Board in accordance with the Company's Board-approved Table of Authorities. It provides guidelines on the identification, review and approval of RPTs. It is the Company's policy that RPTs are arms-length and at terms generally available to an unaffiliated third party under the same or similar circumstances. There must be a compelling business reason to enter into such a RPT, taking into account such factors as expertise of related party, cost efficiency, among others. All RPTs shall be disclosed to the Audit Committee and any material RPT shall be disclosed to the Board. The Audit Committee assists the Board in its review of RPTs. The Audit Committee's quarterly review of the financial statements includes related party accounts to ensure that RPTs are fair to the Company, conducted at arms' length terms and considered such factors as materiality, commercial reasonableness of the terms and extent of conflict of interest, actual or apparent, of the related party, as defined by the policy, participating in the transaction.

16) RIGHTS OF STOCKHOLDERS

1) Right to participate effectively in and vote in Annual/Special Stockholders' Meetings

(a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its By-laws.

Quorum Required	Majority of the Issued & Outstanding Capital Stock
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(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

System Used	Votation
Description	Show of hands at the Board level; by poll voting at the 2015 ASM

(c) Stockholders' Rights

List any Stockholders' Rights concerning Annual/Special Stockholders' Meeting that differ from those laid down in the Corporation Code.

Stockholders' Rights under The Corporation Code	Stockholders' Rights <u>not</u> in The Corporation Code
Right to Notice of Meeting	As listed company notice to stockholders are sent at least 15 trading days prior to the scheduled stockholder's meeting
Right to Vote in person or proxy	Adopts guidelines on voting in person or proxy under SRC Rule 20
Appraisal Right	N/A
Under certain conditions the Right to Petition the SEC to call for a stockholders" meeting	N/A
Right to participate in decisions concerning fundamental corporate changes such as	N/A

amendments to the Company's constitution, authorization of additional shares and transfer or sale of all or substantially all of the Company's assets, sale of a business unit or subsidiary that accounts for a majority portion of the Company's assets	
Right to inspect corporate books and records	N/A
Right to information	N/A
Right to dividends	N/A

Dividends

Declaration Date	Record Date	Payment Date
April 22, 2015 /Cash	May 7, 2015	<u>May 20, 2015</u>

(d) Stockholders' Participation

1. State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders' Meeting, including the procedure on how stockholders and other parties interested may communicate directly with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward proposals at stockholders' meetings.

Measures Adopted	Communication Procedure
Notice of Annual or Special Meeting are promptly disclosed to the Philippine Stock Exchange and immediately posted in the Company's website. This will allow the stockholders to be notified ahead of the actual mailing of Definitive Information Statement (including notice). Included in the documents sent out to stockholder is a sample copy of the proxy which stockholders may use in order for them to participate thru proxy, if they so wish. Note these documents that are sent out are likewise posted and disclosed at the Exchange.	There is no strict procedure adopted by the Company regarding matter in which communications from stockholder are sent. Any communications properly addressed will reach the addressee. Proposal or concerns of stockholders when appropriate will be taken up by the Company's Board.
Corporation has put a website with contact details for shareholders' concerns.	Communications with shareholders may be done by phone and thru email to investor_relations@semirarampc.com
During stockholders meeting, stockholders after the agenda item of Management Report, stockholders are given an opportunity to raise questions, clarification and other matters of concerns.	Communication is made verbally but if the stockholders wishes may later be put down in writing.

- 2. State the company policy of asking shareholders to actively participate in corporate decisions regarding:
 - a. Amendments to the company's constitution
 - b. Authorization of additional shares
 - c. Transfer of all or substantially all assets, which in effect results in the sale of the company

The Company promotes a culture of transparency with protection and equal respect of shareholder/investor rights embodied in its Revised Code of Corporate Governance. It follows the rules under the Corporation Code whereby shareholders can vote on the items presented for their

approval at stockholders' meetings. Shareholder rights include their participation in decisions concerning fundamental corporate changes such as amendments to the Company's constitution, authorization of additional shares and transfer or sale of all or substantially all of the Company's assets, sale of a business unit or subsidiary that accounts for a majority portion of the Company's assets.

3. Does the company observe a minimum of 21 business days for giving out of notices to the AGM where items to be resolved by shareholders are taken up?

Yes, the Company observes a minimum 21 business days disclosure or announcement of its Notice of AGM and items to be resolved by shareholders.

- a. Date of sending out notices: March 6, 2015
- b. Date of the Annual/Special Stockholders' Meeting: May 4, 2015
- 4. State, if any, questions and answers during the Annual/Special Stockholders' Meeting.
 - Ms. Olga Vendivel, stockholder of the Corporation asked the following questions:
 - Q: How do we classify the investments in power by Semirara and DMCI Power?
 - A: Mr. Isidro A. Consunji replied that the business of Semirara involves only those power plants connected to the main grid and only with coal as fuel. He identified investments on the 600MW (Calaca Plant acquired from government, National Power Corporation) 2x150MW (Phase 1 of the expansion) and the 350MW (Phase 2) all located Calaca, Batangas through its wholly-owned subsidiaries, SEM-Calaca Power Corporation and Southwest Luzon Power Generation Corporation for the Calaca Plant and Phase 1, respectively. On the other hand, DMCI Power is investing on "off-grid" power plants which may use fuel other than coal. He mentioned that investments of DMCI Power in power plants are located in Masbate, Palawan, and Mindoro.
 - Q: What are the reserves in Semirara Island?
 - A: Mr. Consunji replied that there are four essential mineable resources in Semirara Island namely, coal, silica, limestones, and clay. As to the comparison, coal is about PHP2,000/ton, limestone about PHP100/ton, silica probably less than PHP100/ton. From the point of view of financial reserves, coal by far can be valued at 99%. The Company had talks with Holcim a few years ago to put up a cement plant in Semirara, however, talks were cancelled since Holcim merged with Lafarge. He further stated that the Company is talking with an international company for the partnership.

Finally, Mr. Consunji said that clay is currently being manufactured as bricks for low cost housing and used as a substitute for hollow blocks. Clays are being use for social responsibilities or to address CSR issues. This way it can generate employment and eliminate waste coal, rather for making money. We have also donated these hollow blocks to build school and churches. He believed however that clay will be a profitable enterprise in the next five years but nowhere in the scale of coal. In case of silica, in the case the cement plant happens then the three elements (minerals) will be consumed.

An Analyst from ATR-Kim Eng Asset Management, Ms. Hanna Compos, also asked the following questions:

- Q: What are the key milestones that we should look at in the next month for the commercial operations?
- A: Mr. Isidro A. Consunji replied that with respect to the current expansion (Phase 1) when we got this plant admittedly we encountered problems with the Chinese mainly due to cultural

differences on how they work versus how we view things and issue on communication barriers. The reason why we built this plant coming from China is because they are the only ones who can build a plant (CFB) that can burn 40% ash. The implication of this is that about 10% of production of the mine is waste coal. To market waste coal, it has to undergo a washing process and it consumes a lot of water, consumes electricity and throws away during the washing process about 25-30% of the energy as waste. If this 2x150 MW plant comes into play, we will be able to consume waste coal "as is" and therefore derive additional value and it is only the Chinese who has mastered this technology for this kind of plant. With this, we have accepted the challenges of working with them.

- Q What are the progress of your next expansion, the capacity, technology and possible partner?
- A: Mr. Consunji replied that the expansion has the capacity of 350MW coal-fired power plant.

 Discussion is on-going with a potential partner under a 50:50 ownership structure to be implemented by a different project company. He declined to give more details on the partnership but noted further information will be available within 90 days.

After all of the above queries or clarifications have been explained, there were no other questions raised.

5. Result of Annual/Special Stockholders' Meeting's Resolutions

Resolution	Approving	Dissenting	Abstaining
Approval of Previous Minutes of Stockholders Meeting held on May 5, 2014	867,718,876 or 99.73%	none	<u>none</u>
Approval of Management Report	866,751,396 or 99.89%	216,880	<u>750,600</u>
Ratification of Acts of Officers & Board of Directors in 2014	832,657,422 or 95.96%	<u>none</u>	<u>35,061,454</u>
Approval of of Independent Director and Non-Executive Director Fees	867,718,876 or 96.99%	<u>none</u>	<u>none</u>
Appointment of External Auditor	867,718,876 or 99.99%	<u>none</u>	<u>none</u>

- 1. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions:

 The results of votes on the approved items were taken during the recent AGM for all resolutions were disclosed immediately and simultaneously to SEC and PSE on May 4, 2015. The same was posted in the Company's website on same date.
- (e) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification:

Modifications	Reason for Modification
None	Not Applicable

- (f) Stockholders' Attendance
 - (i) Details of Attendance in the Annual/Special Stockholders' Meeting Held:

Type of Meeting	Names of Board members / Officers present	Date of Meeti ng	Voting Procedure (by poll, show of hands, etc.)	% of SH Attending in Person	% of SH in Proxy	Total % of SH attendan ce
Annual	Isidro A. Consunji, Victor A. Consunji, Cesar A. Buenaventura, Jorge A. Consunji, Maria Cristina C. Gotianun, Ma. Edwina C. Laperal, Josefa Consuelo C. Reyes, Herbert M. Consunji, Victor C. Macalincag, Rogelio M. Murga, John R. Sadullo, Jaime B. Garcia, Junalina S. Tabor, Jose Anthony T. Villanueva, Antonio R. Delos Santos, Nena D. Arenas, Sharade E. Padilla	May 4, 2015	Poll balloting	3.25%	77.94%	<u>81.19%</u>
Special	N/A					

(i) Does the company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSMs?

Yes, the Company appointed SGV & Co. as the independent body to count and validate votes at the ASM.

(ii) Do the company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the company has more than one class of shares, describe the voting rights attached to each class of shares.

Yes, one vote for one share.

(g) Proxy Voting Policies

State the policies followed by the company regarding proxy voting in the Annual/Special Stockholders' Meeting.

	Company's Policies	
Execution and acceptance of proxies	Company adopts SRC Rule 20 (b).	
Notary	Proxy need not be notarized except when in the form of a Corporate Secretary Certificate for corporate stockholders.	
Submission of Proxy	Submitted not later than 10 days from date of meeting.	
Several Proxies	Company adopts SRC Rule 20 (11) (b).	
Validity of Proxy	Only for meeting at hand except when provided in a statement in the proxy but not more than 5 years from the date of the proxy.	
Proxies executed abroad	Must be duly authenticated by the Philippine Embassy or Consular Office.	
Invalidated Proxy	Non recognition of votes, stockholder is informed of such	

	fact.
Validation of Proxy	Performed by a committee of inspectors appointed by the Board of Directors.
Violation of Proxy	Results to invalidation of votes.

(h) Sending of Notices

State the company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Policies	Procedure
Sent at least 15 trading days prior to date of meeting together with SEC Form 20-IS, Audited	By registered mail
Financial Statement and Mini-Annual Report	by registered mail

(i) Definitive Information Statements and Management Report

Number of Stockholders entitled to receive Definitive Information Statements and Management Report and Other Materials	669 as of Record Date.
Date of Actual Distribution of Definitive Information Statement and Management Report and Other Materials held by market participants/certain beneficial owners	Actual distribution is made by the Company via registered mail
Date of Actual Distribution of Definitive Information Statement and Management Report and Other Materials held by stockholders	April 7, 2015
State whether CD format or hard copies were distributed	All copies sent are printed copies
If yes, indicate whether requesting stockholders were provided hard copies	Not Applicable

(j) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only one item.	Yes
Profiles of directors (at least age, qualification, date of first appointment, experience, and directorships in other listed companies) nominated for election/re-election.	Yes
The auditors to be appointed or re-appointed.	Yes
An explanation of the dividend policy, if any dividend is to be declared.	<u>Yes</u>
The amount payable for final dividends.	<u>Yes</u>
Documents required for proxy vote.	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

2) Treatment of Minority Stockholders

(a) State the company's policies with respect to the treatment of minority stockholders.

The Company promotes a culture of transparency with protection and equal respect of shareholder/investor rights embodied in its Revised Code of Corporate Governance. As such, Minority rights as embodied in the Corporation Code allows them to the right to cumulate their votes for election of directors and the right to nominate directors, among others.

Policies	Implementation
See above policy.	

(b) Do minority stockholders have a right to nominate candidates for board of directors?
Yes.

17) INVESTORS RELATIONS PROGRAM

1) Discuss the company's external and internal communications policies and how frequently they are reviewed. Disclose who reviews and approves major company announcements. Identify the committee with this responsibility, if it has been assigned to a committee.

The Legal Department, through proper disclosure of material information as defined under Rules of Disclosure of the Philippine Stock Exchange, is tasked to communicate said material information in the form of disclosure statements posted at the Exchange. The content of the disclosures are based on resolutions already approved by the Board of Directors during their meetings. The CEO reviews and approves major company announcements.

Corporate information is communicated in a timely and transparent manner to individual and institutional investors (shareholders) by timely and adequate disclosures through announcements, quarterly or annual reporting, Company website and investor relations activities such as analyst briefings and media/press conferences. The Company also partners with media in informing stakeholders of timely business developments or on an as-need basis.

2) Describe the company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

	Details
(1) Objectives	To provide knowledge, understanding & transparency of the Company's business, operating and financial condition to the investing public.
(2) Principles	To sustain investor confidence, the Company maintains a policy of open and constant communication and disclosure of its activities, subject to insider information guidelines and other pertinent Company policies.
(3) Modes of Communications	One-on-one meetings, regular and special analysts and investor briefings, joint media briefings/press releases with parent,, investor conferences hosted by fund managers or institutional investors (local and foreign), non-deal roadshows with parent, conference calls, emails, hosting of site visits, disclosures to PSE/SEC, and company website.
(4) Investors Relations Officer	Sharade E. Padilla Tel. +632 8883644 Fax +632 8883553 Email : investor_relations@semirarampc.com

3) What are the company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets?

The Company is essentially an operating company, not a holding company, with its primary purpose to engage in mining of coal and other minerals. While its secondary purpose per its Articles of Incorporation is to acquire and take over all or any part the business, goodwill, property and others, it has not however sought to do so. The Board has established decision authority policies on limits, levels of authorization and nature of transactions, of which the latter include investment and divestment activities, among others. Furthermore, shareholder rights include their participation in decisions concerning fundamental corporate changes such as transfer or sale of all or substantially all of the Company's assets, sale of a business unit or subsidiary that accounts for a majority portion of the Company's assets, among others.

Name of the independent party the board of directors of the company appointed to evaluate the fairness of the transaction price.

Not Applicable.

18) CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the company.

Semirara Mining and Power Corporation:

Initiative	Beneficiary	
ELECTRIFICATION		
Island power generation	Semirara Mining and Power Corporation (SMPC) has at least 34 megawatts of available power on Semirara Island. Its base load relies on a 15MW coal-fired power plant that was commissioned in late 2014 and that uses the modern Circulating Fluidized Bed (CFB) technology. The two (2) x 7.5 MW coal-fired power plant and the two (2) x 4.8 MW Mirrlees Blackstone bunker engines provide back-up power on the island.	
Power distribution and consumption on Semirara Island	In 1999, the Company installed power distribution lines and worked with the Antique Electric Cooperative (ANTECO) to provide electricity to the communities of Semirara Island. Prior to that, only the mine site and the employees' village had electricity.	
	The Company gives each employee's household free power allocation of 300 kwh per month while excess usage is paid through salary deduction. The island residents also enjoy PhP200 free electric utility, a benefit the local government of Barangay Semirara has been providing its residents.	
	Power costs a consumer on the island about PhP5.60/kWh when SMPC spends about PhP5.04 to generate 1kW of electricity from the coal-fired power plant and its backup diesel generator. ANTECO pays the company PhP2.50/kWh it is supplied.	
	Power consumption of the Company housing facilities and the rest of the communities on the island reached 10,383,909 kwh in 2015.	

Initiative	Beneficiary	
ECONOMIC EMPOWERMENT		
Royalty payments	Royalty payment for 2015 is expected to reach a total of PhP1.8 billion: PhP1.08 to the national government, PhP144 million Antique Province, PhP324 million Caluya Municipality, and PhP252 million Barangay Semirara.	
Employment	Of the 3,319 of SMPC workforce, more than 50% are based in Caluya, Antique Province. Payroll at the mine site reached PhP895.85 million in 2015.	
	Minesite employees of the company enjoy free housing and support for water and power utilities, free primary and secondary education for their dependents at the Divine Word School of Semirara Island, Inc. (DWSSII), and transportation to and from place of work. Health and well-being programs no longer just target employees but their dependents as well.	
Payment for contractor services	The Company hires local contractors to build and maintain its buildings, roads, housing facilities, sports and recreation facilities, and to fabricate and repair equipment. From 2008 to 2015, total amount paid these contractors reached PhP511 million. Food services paid by the Company for the same period reached PhP26.4 million.	
Sea linkage	The Company acquired a 200-passenger boat to facilitate access of its employees to services and supplies not available on Semirara Island. It started plying the Bulalacao, Mindoro Oriental - Semirara Island, Caluya route in December 2015.	
Infrastructure support to local communities	In March 2015, the Company started to develop a park adjacent to the Semirara Plaza in Bgy. Semirara.	
	In September, construction of nine (9) housing units for indigent families in Sitio Villaresis commenced. The Company supplied the construction materials for the project while the Caluya Municipal Government shoulders the cost of labor.	
	The Company also continued to fulfill its commitment to households in Sitio Sabang of Bgy. Tinogboc affected by the local government's resettlement program. By the end of 2015, it has supplied all construction materials needed to build at least 92 houses. 68 of these houses have been completed, and 64 of which have been occupied.	

EDUCATION & SKILLS TRAINING	
Divine Word School of Semirara Island, Inc. (DWSSII)	Semirara Mining and Power Corporation (SMPC) sends the dependents of its workers to Divine Word School of Semirara Island Inc., paying for tuition and fees and providing and maintaining facilities and equipment for quality learning. For SY 2015-2016, tuition and fees at DWSSII cost more than PhP22 million, while improvements and repairs cost PhP858,062.
Semirara Training Center, Inc. (STCI)	In 2015, STCI registered 172 students, their tuition and fees reaching more than PhP10 million. The center also upgraded training equipment with the acquisition of five (5) new lathe machines and one (1) radial drill machine that cost a total of PhP5.85 million. Since its establishment in 2006 until end-December 2015, STCI has had 1,041 graduates, of which, 517 are employed with the company.
K-12 education	DWSSII will be K-12 ready by SY 2016-2017 with the help of STCI's trainors, who will supplement the teaching requirements for the Science, Technology, Engineering and Mathematics (STEM) academic track of DWSSII's incoming senior high school students.
Scholarships	Students of DWSII and Semirara National High School graduating at the top of their class are given college scholarships, attending classes in Metro Manila and other major cities of the Philippines. The Company supported 38 scholars in 2015. The scholarships include tuition and fees and, for students requiring further support, monthly allowances. Workers' dependents who are studying in Mindoro Occidental are given housing support.
Classrooms and other support infrastructure	The Company will build the necessary infrastructure in early 2016 to accommodate the students from DWSSII and other high schools within the municipality. The Company also donated construction materials for a six (6) - classroom building intended for the families affected by the Caluya Municipal Government's resettlement project in Sitio Poocan of Bgy. Tinogboc. The building is now ready for use.

	ENVIRONMENTAL PROTECTION
Unong mine rehabilitation	Operations at Unong mine pit was ended in 2000 after producing 12 million metric tons of coal. The pit filled with water over the years, transforming into Unong Lake that now hosts meter-long eels, tilapia, and some hawkbill sea turtles released in the area back in 2011. A three (3)-kilometer circumferential road was developed to make the area a place for recreation for island residents. The company completed the construction of a 1.8 kilometer-long zipline atop the lake in 2015. The rim and the surrounding areas were planted with various species of trees and ornamental plants. In 2015, the Company developed 30 hectares of land in the northern areas of the former mine pit to plant Florida napier (Pennisetum purpureum), Pakchong 1 napier (cross of Pennisetum purpureum and Pennisetum glaucum), and star grass (Cynodon nlemfuensis) to feed dairy cows expected to be at site by early 2016.
Progressive rehabilitation at Panian Mine	Rehabilitation of the rim of Panian Mine started in 2011. 1,199,581 trees of various species have been planted, covering 360.252 hectares by the end of 2015. As Panian Mine nears the end of its mine life, about 113 hectares in the southern half of the pit have been filled with overburden from ongoing coal mining operations in Panian and from the development of Narra Mine to its east. The area presents another opportunity to apply what the company learned from rehabilitating Unong Mine, and to feature in a mine site some species of the old forests of the Philippines.
Water management	Sanglay and Casay man-made lakes in Barangay Semirara served as the main sources of water for both industrial and domestic use in 2015, but more sources of freshwater were developed and tapped in anticipation of the effects on the island of the ongoing El Niño. Water for domestic use, especially water from Bunlao Spring in Bgy. Alegria, feeds into a PhP40 million filtration plant that was installed in June 2012. The use of reverse osmosis technology at the refilling station started in October 2015 which improved the quality of potable water available for island residents. Daily consumption of domestic water in 2015 was at an average of 2,426 cubic meters.

Semirara Marine Hatchery Laboratory

Giant clams spawning and reseeding

The facility has been spawning and reseeding seven (7) species of the giant clams: *Tridacna gigas, Tridacna squamosa, Tridacna derasa, Tridacna maxima, Tridacna crocea, and Hippopus hippopus* at the Tabunan marine sanctuary of Bgy. Semirara, *including Hippopus porcellanus*, the broodstock of which came through an exchange with the Marine Ecology Research Center of Sabah, Malaysia in 2014.

The population of the giant clams in and around Semirara Island stood at 112,378 by end-2015.

The giant clams project for reefs rehabilitation around Semirara Island won 1st runner up in the Corporate Social Responsibility Category of the ASEAN Coal Awards in Kuala Lumpur, Malaysia in October 2015.

Corals transplantation

<u>Staff of the Semirara Marine Hatchery Laboratory pick up broken off fragments of various species of corals in the reefs of Semirara Island and re-plant these in the Tabunan marine sanctuary.</u>

In 2015, the facility has reseeded 309 pieces of these transplanted corals. It also continues to maintain a coral ocean rope nursery for grow-out of Acropora sp. corals.

Community reefs rehabilitation

In November 2015, Semirara Mining and Power Corporation sponsored a visit to Apo Island off Dumaguete City by the officials of all three barangays on Semirara Island.

With Dr. Angel C. Alcala, National Scientist and former Secretary of the Department of Environment and Natural Resource, and who initiated the establishment of a Marine Protected Area (MPA) on Apo Island in the early '80s, Semirara Island's barangay officials were able to dialogue with residents of Apo Island and witnessed how the establishment of MPAs could benefit island communities.

The visit aimed to inspire the participants to continue reefs rehabilitation and establish more effective ways in environmental stewardship on Semirara Island.

Inland reforestation and mangroves area development

Semirara Mining Power and Corporation has planted 3,818,594 native and beach forest trees from 2000 to 2015. Of these, 3,238,206 million trees survived and now contribute to carbon capture, and wind and dust control.

The Company has planted 873,070 mangroves in the same period, of which 529,800 survive.

The reforestation program, which is part of the mines rehabilitation efforts of the company, provides livelihood to about _51 personnel on a regular basis while providing daily wage to 224 workers during the rainy season.

Solid Waste Management

<u>In 2015, Barangay Semirara and the workers' villages in Bgy. Alegria</u> generated a total of 938.91 tons of waste.

From the biodegradable waste, the waste facility was able to produce 127 kilograms of compost that is then used in the nurseries, landscaping and reforestation efforts.

COMMUNITY EMERGENCY PREPAREDNESS

Training on emergency management and response

For the fourth consecutive year, Semirara Mining and Power Corporation co-organized with the Office of the Municipal Mayor of Caluya and Barangay Semirara a comprehensive island-wide training on emergency response.

The Office of the Provincial Disaster and Risk Reduction Management (DRRM) was again tapped to train the island management group and the teams of first responders on 08-13 June 2015.

The officers of Municipal Government of Caluya's also participated in the 2015 trainings, bringing the people trained on emergency management to 37, and first responders to 132.

OTHERS: COMMUNITY MEDICAL AND HEALTH SUPPORT

Company-operated infirmary serves employees, their dependents and community members

In 2015, the infirmary operated with the support of six (6) medical doctors, one (1) pathologist, five (5) dentists, a medical technologist, a pharmacist and a pharmacy assistant, two (2) x-ray technicians, seven (7) nurses, a midwife, and two (2) nurse aides.

In March 2015, it started operating an ultrasound clinic at least once a month, and it has served 108 patients.

The medical facility has also purchased a new digital x-ray machine, and improved operations and services on Semirara Island by signing up a radiologist, and an x-ray technologist to operate it. The new equipment has performed 1,610 procedures serving 1,342 persons.

The facility's medical director and head nurse attended a training and seminar on the Tuberculosis Directly-Observed Treatment Short Course (TB-DOTS) initiated by the Philippine Coalition Against Tuberculosis. The training allowed for the accreditation of the company's infirmary as a TB-DOTS facility, a requirement for PhilHealth renewal of medical facilities in the country.

The facility's personnel trained a total of 122 company employees on Basic Life Support (BLS) in February to December 2015. They continue to provide free primary medical services to company employees and their dependents, and local residents.

The infirmary supports community health, logging 13,171 medical and 2,692 dental consultations, 412 physical and pre-employment examinations and 97 successful delivery of infants in 2015.

Initiative	Beneficiary		
Education and Skills Training	Scholarships		
Ludeation and Skins Training	Engineering and Excellent Performers - 37		
	Skills Training		
	1. Masonry - 18		
	2. Electrical Installation and Maintenance - 29		
	3. Shielded Metal Arc Welding - 34		
	4. Mechatronics 3 - 21		
	<u>Teacher Trainings</u>		
	1. Effective Teaching Techniques - 80 teachers		
	2. <u>Maximizing Academic Performance - 40 teachers</u>		
	3. How to Become a Champion Learner - 165 students		
	4. <u>Teaching Science through Interactive Approaches</u>		
	Seminar/Workshop - 54 science teachers from		
	Balayan and 6 science teachers from Semirara Island		
	Sponsorship of Travelling Interactive Science Centrum		
	stationed at Balayan West Central School, the		
	Science Sparks Exhibit - 7,245 elementary students		
	and 3,781 high school students		
	2. <u>Donation of plywood, filing cabinets and various</u>		
	items for the technical training workshop of		
	<u> Dacanlao G. Agoncillo National High School</u>		
	3. <u>Donation of paint for Brigada Eskwela of Calaca and</u>		
	<u>Balayan Schools</u>		
	4. <u>Donation of vermiworms and vegetable seedlings for</u>		
	the vegetable garden of Balayan West Central School		
	Free Lecture for graduating class of Industrial		
	Technology of Batangas State University covering		
	safety orientation, basic automotive principle,		
	carpentry and masonry		
	6. <u>Engineering Training Program, an internship program</u>		
	for 17 engineering graduates from the Province of		
	<u>Batangas</u>		
	7. Facilitated the delivery of two DLP Projectors for		
	Camastilisan and Matipok Elementary School		
	8. <u>Donation of school supplies for 120 Special Children</u>		
	<u>in the Municipality of Nasugbu</u>		
	9. <u>Donation of mock-up board component for EIM</u>		
	Training in two schools (Pedro A Paterno NHS and		
	Dacanlao G Agoncillo NHS) in Calaca and 1 school in		
	<u>Balayan (Balayan NHS)</u>		
Infrastructure support	School facilities		
	1. Completion of Schoolbuilding for Baclaran		
	Elementary School - 3 classrooms		
	2. Fabrication of gate for extension campus of		
	Dacanlao G. Agoncillo National High School at		
	<u>Barangay Puting Kahoy</u>		
	3. Donation of hollow blocks and used rebars for the		

1	construction of canteen of Dacanlao G. Agoncillo	
	Elementary School	
	<u>Host Barangays</u>	
	1. Repair of roofing of Barangay Baclaran stage,	
	<u>Balayan</u>	
	Repair of Bridge of Barangay Timbain, Calaca Repair of Separate hallow blocks and weed as hard.	
	3. <u>Donation of concrete hollow blocks and used rebars</u>	
	for the repair of chapel in Barangay San Juan in Balayan	
	4. <u>Donation of polyethylene pipe and accessories for</u>	
	the rehabilitation of Barangay Dacanlao water system 5. Donation of bottom ash as backfill materials for	
	Barangay Durungao Chapel	
	Burunguy Burunguo Chaper	
Health	1. Conduct of 7 free clinic sessions: Barangays	
	Baclaran, Sampaga, San Rafael, Dacanlao and	
	<u>Calantas</u>	
	2. Conduct of 5 free clinic sessions with feeding	
	program: Barangays Baclaran, Quizumbing, Pantay,	
	<u>Camastilisan and Dacanlao</u>	
	3. <u>Conduct of Medical Missions:</u>	
	<u>Medical patients - 645</u>	
	<u>Dental patients - 194</u>	
	Optical patients - 248	
	4. <u>Conduct of Operation Tuli - 225 patients</u>	
	5. <u>Donation of one box of assorted medicine for</u>	
	Batangas PNP medical mission in Barangay Taklang	
	Anak, Calaca	
	6. <u>Donation of two boxes of assorted medicine for the</u> medical mission of Bantay Bata Foundation in	
	Barangay Sinisian, Calaca	
	7. Facilitated the delivery of ambulance for Barangay	
	Baclaran funded under DOE Energy Regulations 1-	
	94	
Environmental Protection	1. River clean-up along Cawong River	
	2. <u>Clean-up drive along drainage canal of AM</u>	
	<u>Casanova Road</u>	
	3. <u>Donation of fifty pieces of used steel drums as</u>	
	<u>trashcans to Barangay Dacanlao</u>	
	Seedling Distribution:	
	1. Balayan BJMP - 100 seedlings	
	2. TESDA RIV-A - 300 seedlings	
	3. Balayan East District schools - 100 seedlings	
	4. Balayan National High School - 100 seedlings	
	Tree/Bamboo Planting:	
	1. <u>Bamboo Planting along Dacanlao River - 1,012</u>	
	<u>seedlings</u>	
	2. <u>Tree Planting along Dacanlao River - 400 seedlings</u>	
Livelihood	Sponsorship of Dairy Farm Orientation for	
Livelliloou	Sponsorship of Dairy Farm Orientation for interested farmers in Calaca in partnership with	
	National Dairy Authority and Municipal Agriculture	
	Office of Calaca	
	2. Cooperative Development Seminar for members of	

Adhika Producer's Cooperative of Barangay
Dacanlao for the effective management of their CHB
Making Livelihood Project funded under DOE Energy
Regulations 1-94

<u>Sem-Calaca Power Corporation and Southwest Luzon Power Generation Corporation (Subsidiaries)</u>:

	Beneficiary
	beneficially
Education and Skills Training	<u>Scholarships</u>
	Engineering and Excellent Performers - 37
	<u>Skills Training</u>
	5. <u>Masonry - 18</u>
	6. Electrical Installation and Maintenance - 29
	7. Shielded Metal Arc Welding - 34
	8. <u>Mechatronics 3 - 21</u>
	<u>Teacher Trainings</u>
	5. <u>Effective Teaching Techniques - 80 teachers</u>
	6. <u>Maximizing Academic Performance</u> - 40 teachers
	7. <u>How to Become a Champion Learner - 165 students</u>
	8. <u>Teaching Science through Interactive Approaches</u>
	Seminar/Workshop - 54 science teachers from
	Balayan and 6 science teachers from Semirara Island
	10. Sponsorship of Travelling Interactive Science Centrum
	stationed at Balayan West Central School, the
	Science Sparks Exhibit - 7,245 elementary students
	and 3,781 high school students
	11. <u>Donation of plywood, filing cabinets and various</u>
	items for the technical training workshop of
	<u>Dacanlao G. Agoncillo National High School</u>
	12. <u>Donation of paint for Brigada Eskwela of Calaca and</u>
	Balayan Schools
	13. <u>Donation of vermiworms and vegetable seedlings for</u>
	the vegetable garden of Balayan West Central School
	14. Free Lecture for graduating class of Industrial
	<u>Technology of Batangas State University covering</u> safety orientation, basic automotive principle,
	carpentry and masonry
	15. Engineering Training Program, an internship program
	for 17 engineering graduates from the Province of
	Batangas
	16. Facilitated the delivery of two DLP Projectors for
	Camastilisan and Matipok Elementary School
	17. Donation of school supplies for 120 Special Children
	in the Municipality of Nasugbu
	18. Donation of mock-up board component for EIM
	Training in two schools (Pedro A Paterno NHS and
	Dacanlao G Agoncillo NHS) in Calaca and 1 school in
	Balayan (Balayan NHS)

Infrastructure support	School facilities 1. Completion of Schoolbuilding for Baclaran Elementary School - 3 classrooms 2. Fabrication of gate for extension campus of Dacanlao G. Agoncillo National High School at Barangay Puting Kahoy 3. Donation of hollow blocks and used rebars for the construction of canteen of Dacanlao G. Agoncillo Elementary School	
	Host Barangays 6. Repair of roofing of Barangay Baclaran stage, Balayan 7. Repair of Bridge of Barangay Timbain, Calaca 8. Donation of concrete hollow blocks and used rebars for the repair of chapel in Barangay San Juan in Balayan 9. Donation of polyethylene pipe and accessories for the rehabilitation of Barangay Dacanlao water system 10. Donation of bottom ash as backfill materials for Barangay Durungao Chapel	
Health	 8. Conduct of 7 free clinic sessions: Barangays Baclaran, Sampaga, San Rafael, Dacanlao and Calantas 9. Conduct of 5 free clinic sessions with feeding program: Barangays Baclaran, Quizumbing, Pantay, Camastilisan and Dacanlao 10. Conduct of Medical Missions: Medical patients - 645 Dental patients - 194 Optical patients - 248 11. Conduct of Operation Tuli - 225 patients 12. Donation of one box of assorted medicine for Batangas PNP medical mission in Barangay Taklang Anak, Calaca 13. Donation of two boxes of assorted medicine for the medical mission of Bantay Bata Foundation in Barangay Sinisian, Calaca 14. Facilitated the delivery of ambulance for Barangay Baclaran funded under DOE Energy Regulations 1- 94 	
Environmental Protection	4. River clean-up along Cawong River 5. Clean-up drive along drainage canal of AM Casanova Road 6. Donation of fifty pieces of used steel drums as trashcans to Barangay Dacanlao Seedling Distribution: 5. Balayan BJMP - 100 seedlings 6. TESDA RIV-A - 300 seedlings 7. Balayan East District schools - 100 seedlings 8. Balayan National High School - 100 seedlings Tree/Bamboo Planting: 3. Bamboo Planting along Dacanlao River - 1,012	

	4.	seedlings Tree Planting along Dacanlao River - 400 seedlings
Livelihood	3. 4.	Sponsorship of Dairy Farm Orientation for interested farmers in Calaca in partnership with National Dairy Authority and Municipal Agriculture Office of Calaca Cooperative Development Seminar for members of Adhika Producer's Cooperative of Barangay Dacanlao for the effective management of their CHB Making Livelihood Project funded under DOE Energy Regulations 1-94

19) BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the board and its committees, individual director, and the CEO/President.

	Process	Criteria
Board of Directors	Annual self-assessment by the Board Directors using a formal questionnaire is administered and compiled by the Chief Governance Officer who subsequently advises results thereof to the Board highlighting the Board's strengths and those areas requiring Board attention for appropriate action.	Assessment areas cover Board responsibilities, structure, meetings, processes, and management support.
Board Committees	Audit CommitteeAnnual self-assessment of its own performance using a formal questionnaire with defined quantitative rating and corresponding qualitative description for such rating. Eff. 2012, results of the Audit Committee's self-assessment and rating of its performance are reported to SEC. Board Committee performance self-assessment by respective Committee Members using a formal questionnaire is administered and compiled by the Chief Governance Officer. Results are discussed in Committee meetings highlighting those areas for appropriate action.	Audit Committee - The Company adopts SEC's guidelines on effectiveness of Audit Committee performance as its appraisal criteria which cover (i) committee structure & organization, (ii) oversight on financial reporting and disclosures, (iii) oversight on risk management & internal controls, (iv) oversight on management & internal audit, and (v) oversight on external audit. Areas to assess effectiveness of the Compensation and Remuneration Committee, Nomination and Election Committee, and Risk Committee include performance of oversight duties and responsibilities as per SEC Revised Code of

		Corporate Governance and respective Board-approved Committee Charters, as well as committee structure, meetings, resources, training and Charter evaluation.
Individual Directors	Individual peer director evaluation using a formal questionnaire is administered and compiled in confidentiality by the Chief Governance Officer. Individual results are advised in private to each Director regarding his individual performance.	Assessment areas cover leadership, interpersonal skills, strategic thinking and participation in Board meetings and Committee assignments.
CEO/President	The Board annually conducts appraisal of the CEO's and COO's performance. The Chief Governance Officer administers the performance evaluation process, tabulates the rating results and summarizes evaluation comments. Evaluation results are submitted to and/or discussed with the CEO, COO, Nomination & Election Committee and Compensation & Remuneration Committee for proper disposition or action.	Key result areas consist of Board-approved financial performance metrics relating to the Company's business and operating objectives, and nonfinancial metrics covering strategic objectives, governance, internal processes, business development and corporate social responsibility.

20) INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the corporate governance manual involving directors, officers, management and employees

Violations	Sanctions
Director's absence in more than 50% of all regular and special Board meetings within the year, unless due to illness, death	Grounds for disqualification in succeeding election
Non-disclosure of, or unresolved, material or continuing material conflict of interest	Officer & employee - Reprimand &/or suspension of employee Director - Reprimand & grounds for disqualification for board disposition
Trading during block-off periods	Officer & employee - Reprimand &/or suspension; penalty for damages or fines Director – Reprimand; penalty for damages or fines