SECURITIES AND EXCHANGE COMMISSION SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended

Dec 31, 2018

2. SEC Identification Number

AS093-005277

3. BIR Tax Identification Number

002-648-099-000

4. Exact name of issuer as specified in its charter

LBC EXPRESS HOLDINGS, INC. (formerly FEDERAL RESOURCES INVESTMENT GROUP INC.)

- 5. Province, country or other jurisdiction of incorporation Philippines
- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

LBC Hangar, General Aviation Center, Domestic Airport Road, Pasay City Postal Code 1300

- 8. Issuer's telephone number, including area code (632) 856 8510
- Former name, former address, and former fiscal year, if changed since last report
 Federal Resources Investment Group Inc. / No. 35 San Antonio Street, San Francisco
 del Monte, Quezon City 1105

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LBC Express Holdings, Inc. LBC

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

Description of the Disclosure

In compliance with the SEC Memorandum Circular No. 15, series of 2017, we are submitting the Integrated Annual Corporate

Governance Report of our Company for the year 2018.

Filed on behalf by:

Name	Ernesto III Naval
Designation	Alternate Corporate Information Officer

COVER SHEET

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G R O U P I N C .)			
(Compa	any's Full Name)		
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A V I A T I O N C E N	TRE	, D	OMESTIC
A I R P O R T R O A D	, Р	ASA	Y CITY
M E T R O M A N I L (Business Address	A Street/City/Pr	ovince)	
Mahleene G. Go	. No. Street City/F1	Ovince)	8880999
Contact Person]		Company Telephone Number
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Fiscal Year Secondary License 7	Type, If Applicable		Annual Meeting
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SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

- 1. For the fiscal year ended: December 31, 2018
- 2. SEC Identification Number: ASO93-005277
- 3. BIR Tax ID No.: 002-648-099-000
- 4. Exact Name of issuer as specified in its charter: LBC EXPRESS HOLDINGS, INC. (formerly Federal Resources Investment Group Inc.)
- 5. Province, country or other jurisdiction of incorporation or organization: Philippines
- 6. Industry Classification Code: _____ (SEC Use Only)
- Address of principal office and postal code: <u>LBC Hangar, General Aviation Centre, Domestic Airport</u> <u>Road, Pasay City, Metro Manila 1300</u>
- 8. Issuer's telephone number, including area code: (632) 856-8510
- 9. Former name, former address, former fiscal year (if changed since last report):

<u>Federal Resources Investment Group Inc.</u>
No. 35 San Antonio Street, San Francisco Del Monte, Quezon City

	EXPLANATION	
ATED ANNUAL CORPORATE GOVERNANCE REPORT	ADDITIONAL INFORMATION	The Board's Covernonce Desponsibilities
INTEGRATED	COMPLIANT/ NON- COMPLIANT	

competitiveness and profitability in a manner consistent with its corporate objectives and the long- term best interests of its shareholders and other Principle 1: The company should be headed by a competent, working board to foster the long- term success of the corporation, and to sustain its stakeholders.

一日 一日 一日 一日 一日 日 日 日 日 日 日 日 日 日 日 日 日	See Item 9 of the Company 2018 Annual Report (the "Annual Report") for the academic qualifications, industry knowledge, professional experience, expertise, and relevant training of directors.	http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf See also Article 4 Part H of the Company's Revised	Manual on Corporate Governance (the "Manual on CG") for the qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	
The second second	Compliant	Compliant	Compliant	
Recommendation 1.1	Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	2. Board has an appropriate mix of competence and expertise.	3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Recommendation 1.2

	THE RESERVE TO SHARE THE PARTY OF THE PARTY			
Below are the directors of the Company and the type of their directorship: 1. Miguel Angel A. Camahort - Executive Director 2. Rene E. Fuentes - Non-Executive Director 3. Enrique V. Rey, Jr Executive Director 4. Augusto G. Gan - Non-Executive Director 5. Mark Werner J. Rosal - Non-Executive Director 5. Jason Michael Rosenblatt - Non-Executive Director 7. Anthony A. Abad - Independent Director 7. Polantar - Independent Director 8. Solita V. Delantar - Independent Director 9. Luis N. Yu, Jr Independent Director 9.	日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日	See Article 4 Part C of the Manual on CG for the Company's policy on training of directors. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/602/02/05262017-PSE disclosure on Revised MCGR.pdf	See Annex A for the compiled certifications on training of the Directors.	
Compliant		Compliant	Compliant	Compliant
1. Board is composed of a majority of non-executive directors.	Recommendation 1.3	Company provides in its Board Charter and Manual on Corporate Governance a policy on fraining of directors.	Company has an orientation program for first time directors.	3. Company has relevant annual continuing training for all directors.

See Article 4 Part D of the Manual on CG for the Company's board diversity policy.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/602/05/05/262017-PSE disclosure on Revised MCGR.pdf	The Board is composed of one (1) female director and eight (8) male directors.									See Item 9 of the Annual Report for information on the	Corporate Secretary, including her name and	qualifications.		Annual Report
Compliant											Compliant	83	Compliant		
1. Board has a policy on board diversity.			Optional: Recommendation 1.4	1. Company has a policy on	and discloses measurable	objectives for	implementing its board	diversity and reports on	progress in achieving its objectives.	Recommendation 1.5	1. Board is assisted by a	Corporate Secretary.	2. Corporate Secretary is a	separate individual from	the Compliance Officer.

http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17- A Annual Report.pdfSee also Article 4 Part Q of the Manual on CG for the duties and functions of the Company's Corporate Secretary.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See Annex A for the Certificate of Attendance issued to Atty. Cristina Palma Gil-Fernandez for having attended the Annual Corporate Governance Seminar held on November 20, 2018.	THE RESERVE THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED IN THE PERSON NAMED IN COLUMN TWO IS NAMED IN THE PERSON NAMED I			See Item 9 of the Annual Report for information on the Compliance Officer, including her name and
Compliant			Compliant				Compliant
3. Corporate Secretary is not a member of the Board of Directors.			4. Corporate Secretary attends training/s on corporate governance.	Optional: Recommendation 1.5	. Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Recommendation 1.6	 Board is assisted by a Compliance Officer.

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Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf See also Article 4 Part R of the Manual on CG for the	duties and functions of the Company's Compliance Officer.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See Annex A for the Certificate of Completion issued to Atty. Mahleene G. Go for having completed the seminar on Corporate Governance held on October 25, 2018 which lasted for four (4) hours.
Compliant	Compliant		Compliant
 Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation. 	3. Compliance Officer is not a member of the board.		Compliance Officer attends training/s on corporate governance.
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Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders. Recommendation 2

	The board is composed of individuals coming from diverse backgrounds and training which help contribute to the growth of the Company. The members of the board are advised of the details of the matters which are for approval of the board.		
	Compliant		
RECOLLINE INCIDIO 2.1	 Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. 		Docommondation 2.2

	Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	Business acquisitions and investments of the Company are approved by the board of directors.	
5		Compliant		
S	Supplement to Recommendation 2.2	n 2.2		
-:	Board has a clearly defined and updated	Compliant	See Annual Report for the vision, mission and core values.	
	vision, mission and core			
	values.		-	
	- 1		15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf	
5	Board has a strategy execution process that	Compliant	See Annual Report for the strategy execution process.	
	facilitates effective		Annual Report	
	management		-	
	performance and is attuned to the company's		15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf	
	business environment, and culture.			
Re	Recommendation 2.3			
	Board is headed by a competent and qualified	Compliant	See Item 9 of the Annual Report for information on the Chairperson including his name and qualifications.	
			Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15, 2019, LBCFH, 2018, SEC, FORM, 17-A. Annual Report pdf	
Re	Recommendation 2.4			

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Selection and planning for the succession of the CEO/President and the top key management positions are among the most important responsibilities of the Company's Board of Directors. The Company's succession process will be managed by the incumbent CEO, with the Nomination Committee overseeing the process, reviewing the candidates, and providing	advice throughout. The Board shall review succession planning with the incumbent CEO on a regular basis.		Currently, the Company as a holding company has minimal operations and thus the directors and officers of the Company do not receive remuneration for such positions. However, directors receive per diems set in accordance with the Company's By-Laws.				
Compliant	Compliant		Compliant	Compliant	Compliant		
Board ensures and adopts an effective succession planning program for directors, key officers and management.	 Board adopts a policy on the retirement for directors and key officers. 	Recommendation 2.5	Board aligns the remuneration of key officers and board members with long-term interests of the company.	2. Board adopts a policy specifying the relationship between remuneration and performance.	3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Optional: Recommendation 2.5	Board approves the remuneration of senior executives.

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			See Article 4 Part P of the Manual on CG for the Company's policy on related party transaction, including policy on review and approval of significant RPTs. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/602/05262017-PSE disclosure on Revised MCGR.pdf
Compliant	Compliant	9:	Compliant
5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Optional: Recommendation to 2.6 1. Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.

See also the Company's Related Party Transactions Policy. Related Party Transactions Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 49/Related Party Transactions Policy.pdf	The Company follows industry standards in RPT reporting and disclosures. See the Company's Related Party Transactions Policy. Related Party Transactions Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 49/Related Party Transactions Policy.pdf
Compliant	Compliant
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. 3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Supplement to Recommendations 2.7 1. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.

Minutes of meetings (including those involving RPTs) are made available to the shareholders of the Company during the annual stockholders' meetings. Such matters taken up by the board are ratified by the shareholders in such annual stockholders' meetings.		See Article 4 Part K of the Manual on CG for the Board's policy and responsibility for approving the selection of management. The assessment is made yearly. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See Article 4 Part K of the Manual on CG for the Board's policy and responsibility for assessing the performance of management. The assessment is made yearly. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	
Compliant		Compliant	Compliant	
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Recommendation 2.8	1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Recommendation 2.9 SEC Form - I-ACGR * Updated 21Dec2017

The Company adopts a performance management system on a yearly basis.		See Article 4 Part K of the Manual on CG for reference showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/602/05262017-PSE disclosure on Revised MCGR.pdf
Compliant	Compliant	Compliant
Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Recommendation 2.10 1. Board oversees that an appropriate internal control system is in place.

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See Article 4 Part K of the Manual on CG.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See also the Company's Conflict of Interest Policy.	Conflict of Interest Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 43/Conflict_of_Interest_Policy.pdf	See Article 4 Part P and Article 11 of the Manual on CG.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf		See Article 11 of the Manual on CG. The Company continues to enhance its ERM.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See all Company's Enterprise Risk Management
Compliant				Compliant			Compliant		
2. The internal control system includes a mechanism for	monitoring and managing potential conflict of interest of the	Management, members and shareholders.		 Board approves the Internal Audit Charter. 		Recommendation 2.11	1. Board oversees that the company has in place a	sound enterprise risk management (ERM) framework to effectively identify, monitor, assess	and manage key business risks.

Framework Enterprise Risk Management Framework http://www.lbcexpressholdings.com/files/2018/08/22/845/En terprise Risk Management.pdf	
Compliant	
2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	

	http://www.lbcexpressholdings.com/files/20 18/08/22/838/Board_Charter.pdf		
	See Article 4 Part K of the Manual on CG. The Company continues to enhance its Board Charter. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See also Company's Board Charter Board Charter http://www.lbcexpressholdings.com/files/2018/08/22/8 38/Board_Charter.pdf	
	Compliant	Compliant	Compliant
Recommendation 2.12	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	2. Board Charter serves as a guide to the directors in the performance of their functions.	3. Board Charter is publicly available and posted on the company's website.

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	See the Manual on CG. The Company continues to enhance its Insider Trading Policy.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/602/05262017-PSE disclosure on Revised MCGR.pdf	See also the Company's Insider Trading Policy	Insider Trading Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 46/Insider_Trading_Policy.pdf										
Principle 2	Compliant									1				
Additional Recommendation to Principle 2	 Board has a clear insider trading policy. 				Optional: Principle 2	 Company has a policy on granting loans to directors, 	either forbidding the practice or ensuring that	the transaction is	basis and at market rates.	2. Company discloses the	types of decision requiring	board of directors'	approval.	

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

Recommendation 3.

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See Article 4 Part P of the Manual on CG. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	大力 明 とうことで になる とういい のいのい はいない ないかい	See Article 4 Part P of the Manual on CG for the Audit Committee, including its functions and the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf See also Article III Part 8 of the Company's amended By-Laws Amended By-Laws Amended By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09 07 2018 Amended By Laws.pdf
Compliant		Compliant
Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Recommendation 3.2	Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.

2		Compliant	The members of the Audit Committee, with their
	three appropriately		corresponding positions, are as follows:
	qualified non-executive directors, the majority of whom, including the		1. Solita V. Delantar, Chairman 2. Luis N. Yu, Jr., Member 3. Anthony A. Abad, Member
	Chairman is independeni.		See Item 9 of the Annual Report for information on the members of the Audit Committee, including their qualifications and type of directorship.
			Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf
e;	All the members of the committee have relevant background, knowledge,	Compliant	See Item 9 of the Annual Report for information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.
	skills, and/or experience in the areas of accounting, auditing and finance.		Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf
4.		Compliant	See Item 9 of the Annual Report for information on the Chairman of the Audit Committee.
	of any other committee.		Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf
Sup	Supplement to Recommendation 3.2	n 3.2	には、一般のないのである。 できる できる ないがく いっぱん いっぱん いっぱん ないない ないない ないない ないない はいかい できない

See Article 8 of the Manual on CG for proof that the Audit Committee approved all non-audit services conducted by the external auditor. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/602/05/05/262017-PSE disclosure on Revised MCGR.pdf	The Company conducts yearly audit plan without presence of management.			
Compliant	Compliant			
Audit Committee approves all non-audit services conducted by the external auditor.	2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Optional: Recommendation 3.2	Audit Committee meet at least four times during the year.	2. Audit Committee approves the appointment and removal of the internal auditor.

	See Article 4 Article P of the Manual on CG for	information on the Corporate Governance	Committee, including its functions and the process the	Committee undertook to identify the quality of	directors aligned with the company's strategic	direction, if applicable.		Revised Manual on Corporate Governance	http://www.lbcexpressholdings.com/files/2017/06/01/6	02/05262017-PSE disclosure on Revised MCGR.pdf		See also Article III Part 8 of the Company's amended	By-Laws	Amended By-I ame	Allielided by-Lows	hilp://www.ibcexpressholdings.com/files/2018/09/12/8	04/07 0/ 2010 Atherided by Ldws.pdi	
	Compliant																	
Recommendation 3.3	1. Board establishes a	Corporate Governance	Committee tasked to assist	the Board in the	performance of its	corporate governance	responsibilities, including	the functions that were	formerly assigned to a	Nomination and	Remuneration Committee.							

of the Corporate Governance The Company's amended By-Laws was their corresponding positions, are as approved by the Securities and Exchange Commission (SEC) last 7 September 2018.					
The members of the Corporate Governance Committee, with their corresponding positions, are as follows:	 Anthony A. Abad, Chairman Solita V. Delantar, Member Luis N. Yu, Jr., Member 	See Item 9 of the Annual Report for information on the members of the Corporate Governance Committee, including their qualifications and type of directorship.	Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf	See also Item Article Three 2.2(a) of the By-Laws.	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09 07 2018 Amended By Laws.pdf
Compliant					
2. Corporate Governance Committee is composed of at least three members,	independent directors.				

The Company's amended By-Laws was approved by the Securities and Exchange Commission (SEC) last 7 September 2018.	
See Item 9 of the Annual Report for information on the Chairman of the Corporate Governance Committee. Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf See also Item Article Three 2.2(a) of the By-Laws. By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09 07 2018 Amended By Laws.pdf	
Compliant	
3. Chairman of the Corporate Governance Committee is an independent director.	Optional: Recommendation 3.3. 1. Corporate Governance Committee meet at least twice during the year.

Recommendation 3.4

The Company's amended By-Laws was	approved by the Securities and Exchange	Commission (SEC) last 7 September 2018.										
See Article 4 Article P of the Manual on CG for	information on the BROC.		Revised Manual on Corporate Governance	http://www.lbcexpressholdings.com/files/2017/06/01/6	02/05262017-PSE disclosure on Revised MCGR.pdf		See also Article III Part 8 of the Company's amended	By-Laws	Amended By-Laws	http://www.lbcexpressholdings.com/files/2018/09/12/8	64/09 07 2018 Amended By Laws.pdf	
Compliant	ei .										1	
1. Board establishes a	separate Board Risk	Oversight Committee	(BROC) that should be	responsible for the	oversight of a company's	Enterprise Risk	Management system to	ensure its functionality and effectiveness.				

The Company's amended By-Laws was approved by the Securities and Exchange Commission (SEC) last 7 September 2018.				
The members of the Board Risk Oversight Committee, with their respective positions, are provided below: 1. Luis N. Yu, Jr., Chairman 2. Solita V. Delantar, Member 3. Enrique V. Rey, Jr., Member	See Item 9 of the Annual Report for information on the members of the BROC, including their qualifications and type of directorship.	Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf See also Item Article Three 2.2(a) of the By-Laws.	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09 07 2018 Amended By Laws.pdf	
Compliant				
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.				

The Company's amended By-Laws was approved by the Securities and Exchange Commission (SEC) last 7 September 2018.					The Company's amended By-Laws was approved by the Securities and Exchange Commission (SEC) last 7 September 2018.			
See Item 9 of the Annual Report for information on the Chairman of the BROC. Annual Report	15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09 07 2018 Amended By Laws.pdf	See Item 9 of the Annual Report for information on the members of the BROC.		See Article 4 Part P of the Manual on CG for information on the Related Party Transactions (RPT) Committee, including its functions.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See also Article III Item 8 of the Company's amended By-Laws.	Amended By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09 07 2018 Amended By Laws.pdf
Compliant			Compliant		Compliant			
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.			4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Recommendation 3.5	Board establishes a Related Party Transactions (RPT) Committee, which is	material related party transactions of the company.		

4											
The members of the RPT Committee, with their respective positions, follow:	 Anthony A. Abad, Chairman Luis N. Yu, Jr., Member Augusto G. Gan, Member 	See Item 9 of the Annual Report for information on the Chairman of the RPT Committee.	Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf	THE RESIDENCE OF THE PROPERTY OF THE PARTY O	See the Manual on CG. The Company continues to refine and improve on its committee charters.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6		See also the following: http://www.lbcexpressholdings.com/files/2018/08/22/8 44/Corp Gov Committee Policy on Nominations.pd	f and http://www.lbcexpressholdings.com/board-committee-charters		http://www.lbcexpressholdings.com/board- committee-charters
Compliant					Compliant				Compliant		Compliant
2. RPT Committee is composed of at least	directors, two of whom should be independent, including the Chairman.			Recommendation 3.6	1. All established committees have a Committee Charter stating in plain	terms their respective purposes, memberships, structures, operations.	reporting process,	resources and other relevant information.	2. Committee Charters provide standards for evaluating the	Committees.	3. Committee Charters were fully disclosed on the company's website.

T T T	Principle 4: To show full commitm perform their duties and responsi Recommendation 4.1 1. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission. 2. The directors review meeting materials for all Board and Committee	Compliant Compliant	Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business. 1. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-fivideconferencing conducted in accordance with the rules and regulations of the Commission. 2. The directors review and shareholders in person or through tele-fivideconferencing conducted in accordance with the rules and regulations of the compliant sistence. 3. The directors review are devised of the details of the matters subject for their approval. 4. Annex B. Annex	nd effectively
(7)	meetings. 3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Directors and committee members are free to ask during their relevant meetings.	

	There is currently no set policy requiring the directors to notify the Company's board before accepting directorship in another company. However, the Company's By-Laws contain qualifications which disqualify those which would have conflict of interest with that of the Company's.	
See Item 9 of the Annual Report for information on the directorships of the company's directors in both listed and non-listed companies. Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf		
Compliant	Non- Compliant	
Non-executive directors concurrently serve in a maximum of five publicly- listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	1. The directors notify the company's board before accepting a directorship in another company.	Optional: Principle 4 1. Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.

				THE RESIDENCE OF THE PARTY OF T			
See Article 4 Part J of the Manual on CG for information on the qualifications and disqualifications of independent directors to hold positions.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See also Article III Item 1 of the By Laws.	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09 07 2018 Amended By Laws.pdf	THE RESIDENCE OF THE PARTY OF T	None.	大大 日本	See Article 4 Part J of the Manual on CG. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf
Compliant				n 5.2	Compliant		Compliant
The independent directors possess all the qualifications and none of the disqualifications to	hold the positions.			Supplement to Recommendation 5.2	Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Recommendation 5.3	 The independent directors serve for a cumulative term of nine years (reckoned from 2012).

The company bare an	Compliant	COO Article A Dart Itiil of the Adams of the form	
independent director from serving in such capacity after the term limit of nine years.		information on the Company's prohibition against an independent director from serving in such capacity after the term limit of nine years.	
		Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	
In the instance that the company retains an independent director in the same capacity after pine years the board	N/A	See Article 4 Part J(iii) of the Manual on CG for information on the Company's policy when it retains an independent director in the same capacity after nine years.	The Company is not retaining an independent director in the same capacity after nine years.
provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.		Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	
Recommendation 5.4	10000000000000000000000000000000000000	いいから ことには 日本の日本の日本の大学 ないというには これのはない	というできる 日本の いっぱい はまから ちゃん
The positions of Chairman of the Board and Chief Executive Officer are held	Non- Compliant	The company's Chairman of the Board and Chief Executive Officer is Miguel A. Camahort.	While the Company recognizes the importance of having separate individuals holding the position of Chairman and CEO
by separate individuals.			of the Company, the Company believes that it is not necessary to do so at this time. Nevertheless, the Company continues to
			build its executive team in view of expansion activities the Company expects
			to undertake after the completion of the follow-on offering.

	¥3			
See Article 4 Part F of the Manual on CG for information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer and the relationship between the two and the relationship of Chairman and CEO.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf See also Article IV Items 2 and 3 of the Company's By Laws.	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09 07 2018 Amended By Laws.pdf		See Article 4 Part J of the Manual on CG for information on a lead independent director and his roles and responsibilities. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/602/05262017-PSE disclosure on Revised MCGR.pdf The Chairman is not an independent director. See Item 9 of the Annual Report for information on the individual appointed as the lead independent director.
Compliant				Compliant
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.			Paccamandation 5.5	1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.

Recommendation 5,7 1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliant any executive present. 2. The meetings are chaired by the lead independent director in March 12, 2019. 2. The meetings are chaired by the lead independent director. 2. The meetings are chaired by the lead independent director. 2. The meetings are chaired by the lead independent director in March 12, 2019. 3. The meetings are chaired by the lead independent director. 4. The none of the directors is a compliant former CEO of the company in the past 2 years.	interest in a fransaction affecting the corporation abstain from taking part in the deliberations on the transaction.				
The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. The meetings are chaired by the lead independent compliant director. Stional: Principle 5 None of the directors is a compliant former CEO of the company in the past 2 years.	Recommendation 5.7				_
The meetings are chaired by the lead independent director. ptional: Principle 5 None of the directors is a former CEO of the company in the past 2 years.	1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Compliant	The Company's Lead independent director, Atty. Anthony A. Abad, was only recently appointed as the lead independent director in March 12, 2019.		
tors is a	The meetings are chaired by the lead independent director.	Non- Compliant			
tors is a	Optional: Principle 5		一年 日本		
上のであるとしていませんというからないできないというないできないできないというないできないというないできないとなっています。 というとうとは、これには、これには、これには、これには、これには、これには、これには、これに	1. None of the directors is a former CEO of the company in the past 2 years.	Compliant			
	いないませんがあるとはないで		おおとなる 「上上の日本土」で、これですべるとなる	日本におけるととことをよってあることとなる	

Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

				The assessments are currently being done internally.			
The Audit Committee performs an annual self- assessment of performance as provided for in SEC Memorandum Circular No. 4 Series of 2012.						See Article 6 of the Manual on CG for information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf
Compliant.	Compliant	Compliant	Compliant	Non- compliant		Compliant	
Board conducts an annual self-assessment of its performance as a whole.	2. The Chairman conducts a self-assessment of his performance.	3. The individual members conduct a self-assessment of their performance.	Each committee conducts a self-assessment of its performance.	5. Every three years, the assessments are supported by an external facilitator.	Recommendation 6.2	1. Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and	committees.

	nt the interests of all stakeholders.		- Φ	5		80
	Principle 7: Members of the Board are duty-bound to apply high ethical standards, taking into account the interests of all stakeholders. Recommendation 7.1	See the Company's Code of Business Conduct and Ethics. Code of Business Conduct and Ethics	http://www.lbcexpressholdings.com/files/2018/08/22/842/Code_of_Business_Conduct_and_Ethics.pdf	Copies of the same were provided to the Board, senior management and its employees.	See the Company's Code of Business Conduct and Ethics.	Code of Business Conduct and Ethics http://www.lbcexpressholdings.com/files/2018/08/22/8 42/Code_of_Business_Conduct_and_Ethics.pdf
Compliant	rd are duty-bo	Compliant		Compliant		
 The system allows for a feedback mechanism from the shareholders. 	Principle 7: Members of the Boar Recommendation 7.1	 Board adopts a Code of Business Conduct and Ethics, which provide standards for professional 	and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	2. The Code is properly disseminated to the Board, senior management and employees.	The Code is disclosed and made available to the public through the	company website.

		COLUMN CANADA CA			sclosure and Transparency
THE REAL PROPERTY OF THE PARTY	Zero tolerance. The Group is committed to the highest level of ethical behavior and compliance with laws and regulations. The Group expects that all employees and business partners will conduct themselves in accordance with the Group's values, policies, and procedures and the laws relating to bribery and corruption. No director, officer, or employee shall solicit or accept gifts, payments, loans, services, or any form of compensation from suppliers, customers, competitors, or others seeking to do business with the Group.		The Group employees, management and board are required to comply with its Code of Business Conduct and Ethics. Code of Business Conduct and Ethics http://www.lbcexpressholdings.com/files/2018/08/22/8 42/Code_of_Business_Conduct_and_Ethics.pdf		Disclosure and Transparency
n 7.1	Compliant		Compliant	Compliant	1 1 1
Supplement to Recommendation 7.1	Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Recommendation 7.2	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Div

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

Recommendation 8.1

See Article 15 of the Manual on CG for the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/602/02/05262017-PSE disclosure on Revised MCGR.pdf	Annual Report -105 days from the end of the fiscal year Quarter 1 Report - 45 days from the end of the first quarter Quarter 2 Report - 46 days from the end of the second quarter 3 Report - 46 days from the end of the third quarter
Compliant	Compliant
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.

Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf	See Article 15 of the Manual on CG for the company's policy requiring directors and officers to disclose their dealings in the company's share. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	
Compliant	Compliant	Compliant
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	1. Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	2. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.

THE PROPERTY OF THE PARTY OF TH			
	http://www.lbcexpressholdings.com/statement-of- beneficial-ownership		See Annual Report for the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended. Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf
n 8.2	Compliant		Compliant
Supplement to Recommendation 8.2	1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	Recommendation 8.3	1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.

	The state of the s				
See Annual Report for the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended. Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf	は 日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日本の日	See Article 4 Part O of the Manual on CG for the company policy and practice for setting board remuneration	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See Article 4 Part O of the Manual on CG for the company policy and practice for determining executive remuneration	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf
Compliant		Compliant		Compliant	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Recommendation 8.4	Company provides a clear disclosure of its policies and procedure for setting Board remuneration.	including the level and mix of the same.	2. Company provides a clear disclosure of its policies and procedure for setting executive remineration	including the level and mix of the same.

	PERSONAL PROPERTY OF THE PERSON NAMED IN										
Currently, the Company as a holding company has minimal operations and thus the directors and officers of the Company do not receive remuneration for such positions. However, directors receive per diems set in accordance with the Company's By-Laws.		See the Company's Related Party Transactions Policy.	Related Party Transactions Policy	http://www.lbcexpressholdings.com/files/2018/08/22/8	49/Related Party Transactions Policy.pdf	See also Article 4 Part P of the Manual on CG for the	company's RPI policies.	Revised Manual on Corporate Governance	http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	There was no director who had conflict of interest in 2018.	
Compliant	The second second	Compliant									
3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Recommendation 8.5	1. Company discloses its	policies governing Kelated Party Transactions (RPTs)	and other unusual or	infrequently occurring transactions in their	Manual on Corporate	covernance.				

http://www.lbcexpressholdings.com/files/2018/08/22/8
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See Article 4 Part P of the Manual on CG. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf See also the Company's Related Party Transactions Policy. Related Party Transactions Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 49/Related Party Transactions Policy.pdf	http://www.lbcexpressholdings.com/company-disclosures
Compliant	Compliant
Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Recommendation 8.6 1. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.

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See Annual Report. Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf	See Annual Report. Annual Report http://www.lbcexpressholdings.com/files/2019/04/16/904/04 15 2019 LBCEH 2018 SEC FORM 17-A Annual Report.pdf
Compliant	Compliant
The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).
4.	5.

Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.

	See Article 8 of the Manual on CG for information on	the process for approving and recommending the	appointment, reappointment, removal and fees of the	company's external auditor.		Revised Manual on Corporate Governance	http://www.lbcexpressholdings.com/manual-on-	corporate-governance
	Compliant							
Recommendation 9.1	1. Audit Committee has a	robust process for	approving and	recommending the	appointment,	reappointment, removal,	and fees of the external	auditors.

		THE RESIDENCE OF THE PERSON OF			
The Audit Committee and the Board approved the appointment of SGV. 92.95% of shareholders ratified the appointment, reappointment, removal and fees of the external auditor.	In 2018, the Company did not remove or change its external auditor.		See the Manual on CG. PFRS requires rotation of lead partner which is observed by SGV.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/manual-on-corporate-governance	
Compliant	Compliant	in 9.1	Compliant		
2. The appointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Supplement to Recommendation 9.1	 Company has a policy of rotating the lead audit partner every five years. 		Recommendation 9.2

See the Company's Audit Committee Charter. The Company continuous to enhance its Audit Committee Charter.	Audit Committee_Charter.pdf http://www.lbcexpressholdings.com/files/2018/08/22/8 37/Audit_Committee_Charter.pdf	See the Company's Audit Committee Charter. The Group and its external auditors review and sign off on a yearly basis as well as attest on the capabilities and results of the Audit work. Audit Committee Charter http://www.lbcexpressholdings.com/files/2018/08/22/8 37/Audit_Committee_Charter.pdf
Compliant		Compliant
Audit Committee Charter includes the Audit Committee's responsibility on:	i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.

See the Company's Audit Committee Charter. Audit Committee Charter http://www.lbcexpressholdings.com/files/2018/08/22/8 37/Audit_Committee_Charter.pdf	See the Company's Audit Committee Charter. Audit Committee Charter http://www.lbcexpressholdings.com/files/2018/08/22/8 37/Audit_Committee_Charter.pdf
Compliant	Compliant
1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	2. Audit Committee ensures that the external auditor has adequate quality control procedures.

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	According to Article 2 of the Manual on CG, non-audit work refers to the other services offered by an external auditor to a corporation that are not directly related and relevant to its statutory audit functions, such as, accounting, payroll, bookkeeping, reconciliation, computer project management, data processing, or information technology outsourcing services, internal audit, and other services that may compromise the independence and objectivity of an external auditor. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/manual-on-corporate-governance	See Article 4 Part P and Article 8 of the Manual on CG for the guidelines or policies on non-audit services. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/manual-on-corporate-governance	See Annex C for information on audit and non-audit fees paid.
	Compliant	Compliant	Compliant
Recommendation 9.3	Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Supplement to Recommendation 9.3 1. Fees paid for non-audit services do not outweigh the fees paid for audit services.

 Name of the audit engagement partner- Cyril Jasmin B. Valencia Accreditation number- 1737-A (Group A) Date Accredited- January 24, 2019 Expiry date of accreditation- January 23, 2022 Address- Sycip, Gorres, Velayo & Co. 6760 Ayala Avenue, Makati City 1226, Philippines 	SGV may or will be subjected to the SOAR inspection program. SEC has not started (or conducted) the SOAR inspection program.
Compliant	Compliant
1. Company's external auditor is duly accredited by the SEC under Group A category.	2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).

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

Recommendation 10.1

	D.
The Group has regularly disclosed all material information on its financial performance.	The Group has worked with its external auditors in the reporting of sustainability and non-financial issues.
Compliant	Compliant
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	2. Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.

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

	Company website and PSE Edge disclosures.		See - http://www.lbcexpressholdings.com/in-the-	press-2018; and	http://www.lbcexpressholdings.com/company-	disclosures					
	Compliant										
Recommendation 11.1	1. Company has media and	analysts' briefings as	channels of	communication to ensure	the timely and accurate	dissemination of public,	material and relevant	information to its	shareholders and other	investors.	

Supplemental to Principle 11

a. Financial statements/reports and statements/reports (latest quarterly) b. Materials provided in b. http://www.lbcexpressholdings.com/annual-reports media c. Downloadable annual compliant report and volice of ASM and/or Compliant e. http://www.lbcexpressholdings.com/annual-reports e. Minutes of ASM and/or Compliant e. http://www.lbcexpressholdings.com/annual-reports e. Minutes of ASM and/or Compliant e. http://www.lbcexpressholdings.com/minutes-of-all-company and lesconmendation to principle 11 c. Company comples with compliant http://www.lbcexpressholdings.com/minutes-of-all-company comples with respect to the Company. Additional Recommendation to Principle 11 c. http://www.lbcexpressholdings.com/ annual-or-special-stockholders-meetings for the notice of ASM and/or SSM and/or SSM disclosed in its website. C. nompany and or ASM and/or compliant e. http://www.lbcexpressholdings.com/minutes-of-all-company comples with respect to the Company and by-laws.lbcexpressholdings.com/ annual-or-special-stockholders-meetings for the notice of ASM and/or SSM disclosed in its website. Additional Recommendation to Principle 11 c. http://www.lbcexpressholdings.com/ annual-or-special-stockholders-meetings in the principle 11 c. http://www.lbcexpressholdings.com/ annual-or-special-stockholders-meetings in the notice of ASM and/or SSM disclosed in its website. Additional Recommendation to Principle 11 c. http://www.lbcexpressholdings.com/ annual-or-special-stockholders-meetings in the principle 11 c. http://www.lbcexpressholdings.com/ annual-o	disclosing up-to-date information on the following:			
b. http://www.lbcexpressholdings.com/annual-reports c. http://www.lbcexpressholdings.com/notice-of-annual-or-special-stockholders-meetings for the notice of ASM and/or SSM disclosed in its website. e. http://www.lbcexpressholdings.com/minutes-of-all-general-or-special-stockholders-meetings f. http://www.lbcexpressholdings.com/ http://www.lbcexpressholdings.com/ http://www.lbcexpressholdings.com/		Compliant	a. http://www.lbcexpressholdings.com/annual-reports and http://www.lbcexpressholdings.com/quarterly-reports	http://www.lbcexpressholdings.com/
a. http://www.lbcexpressholdings.com/annual-reports a. http://www.lbcexpressholdings.com/notice-of-annual-or-special-stockholders-meetings for the notice of ASM and/or SSM disclosed in its website. e. http://www.lbcexpressholdings.com/minutes-of-all-general-or-special-stockholders-meetings f. http://www.lbcexpressholdings.com/ http://www.lbcexpressholdings.com/	Materials provided in briefings to analysts and media	Compliant	b. http://www.lbcexpressholdings.com/	Please see Company Announcements in PSE edge with respect to the Company.
d. http://www.lbcexpressholdings.com/notice-of-annual-or-special-stockholders-meetings for the notice of ASM and/or SSM disclosed in its website. e. http://www.lbcexpressholdings.com/minutes-of-all-general-or-special-stockholders-meetings f. http://www.lbcexpressholdings.com/	Downloadable annual report	Compliant	c. http://www.lbcexpressholdings.com/annual-reports	http://www.lbcexpressholdings.com/annual-reports
e. http://www.lbcexpressholdings.com/minutes-of-all-general-or-special-stockholders-meetings f. http://www.lbcexpressholdings.com/ http://www.lbcexpressholdings.com	Notice of ASM and/or SSM	Compliant	d. http://www.lbcexpressholdings.com/notice-of-annual-or-special-stockholders-meetings for the notice of ASM and/or SSM disclosed in its website.	http://www.lbcexpressholdings.com/notice- of-annual-or-special-stockholders-meetings
f. http://www.lbcexpressholdings.com/	Minutes of ASM and/or SSM	Compliant	e. http://www.lbcexpressholdings.com/minutes-of-all-general-or-special-stockholders-meetings	http://www.lbcexpressholdings.com/minute s-of-all-general-or-special-stockholders- meetings
= t	Company's Articles of Incorporation and By-Laws	Compliant	f. http://www.lbcexpressholdings.com/	http://www.lbcexpressholdings.com/articles-of-incorporation-by-laws
t	nendation to F	Principle 11		
	Company complies with SEC-prescribed website template.	Compliant	http://www.lbcexpressholdings.com	

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

complete with the said

N/A	overnance com/manual-on- review on Company such as due cks.	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED
	See Part 11 of the Manual on CG for information on company's risk management function. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/manual-on-corporate-governance The Company engaged SGV for review on developmental activities of the Company such as due diligence and data privacy checks.	AND PARTY AND PERSONS ASSESSED.
N/A	Compliant Compliant	
3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Recommendation 12.4 1. Company has a separate risk management function to identify, assess and monitor key risk exposures. Supplement to Recommendation 12.4 1. Company seeks external company seeks external technical support in risk management when such competence is not available internally.	Recommendation 12.5

In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM). 2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	The Group has a Chief Risk Officer.	
Additional Recommendation to Principle 12 1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Principle 12 Compliant	See the Statement of Management Responsibility for the 2018 Audited Financial Statements of the Company.	
Principle 13: The company shou	ld freat all shar	Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.	litate the exercise of their rights.
Recommendation 13.1			

	7/06/01/6 R.pdf				the	3/08/17/8 October_	3/09/12/8	ecure,	3/09/12/8
See Article 12 of the Manual on CG for the shareholders' rights.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	http://www.lbcexpressholdings.com/			See Articles of Incorporation and By-Laws, for the information on all classes of shares, including their voting rights if any.	Articles of Incorporation http://www.lbcexpressholdings.com/files/2018/08/17/8 13/Amended_Articles_Of_Incorporation_(12_October_ 2015).pdf	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09_07_2018_Amended_By_Laws.pdf	See By-Laws for information on an effective, secure, and efficient voting system.	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09_07_2018_Amended_By_Laws.pdf
Compliant		Compliant	n 13.1	Compliant	Compliant			Compliant	
Board ensures that basic shareholder rights are disclosed in the Manual on	Corporate Governance.	2. Board ensures that basic shareholder rights are disclosed on the company's website.	Supplement to Recommendation 13.1	1. Company's common share has one vote for one share.	2. Board ensures that all shareholders of the same class are treated equally	rights, subscription rights and transfer rights.		 Board has an effective, secure, and efficient voting system. 	

See Article 12 of the Manual on CG and the By-Laws, for information on shareholder voting mechanisms such as supermajority or "majority of minority", if any. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/manual-on-corporate-governance See the Company's By-Laws.	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09_07_2018_Amended_By_Laws.pdf	See the By-Laws, for information on how this was allowed by board.	By-Laws http://www.lbcexpressholdings.com/files/2018/09/12/8 64/09_07_2018_Amended_By_Laws.pdf	See Article 12 of the Manual on CG for information on the policies on treatment of minority shareholders Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/manual-on-corporate-governance	
Compliant		Compliant		Compliant	
4. Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.		5. Board allows shareholders to call a special	shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	

See Article 12 of the Manual on CG for information on the company's dividend Policy. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/manual-on-corporate-governance At the meeting of the Board of Directors of the Corporation held on 20 December 2018, the Board of Directors approved the Corporation's authority to declare cash dividends of Twenty Centavos (Php0.20) per one (1) outstanding common share held by the stockholders. The record date of the entitlement to said cash dividends shall be the end of business day on 21 January 2019 and payment date shall be on 8	February 2019.				2018 Notice of AGM http://www.lbcexpressholdings.com/files/2019/02/27/8 88/02 26 2019 Notice of 2018 AGM Amendment.pdf
Compliant					Compliant
7. Company has a transparent and specific dividend policy.		Optional: Recommendation 13.	1. Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Recommendation 13.2	Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.

1. Company's Notice of Compliant Annual Stockholders'	Compliant	2018 Notice of AGM http://www.lbcexpressholdings.com/files/2019/02/27/8
Meeting contains the following information:	Compliant	88/02 26 2019 Notice of 2018 AGM Amendment,pdf See Company's 2018 Definitive Information Statement
(i.e., age, academic qualifications, date of first appointment,		for the profiles of directors. Definitive Information Statement http://www.lbc.expressholdings.com/files/2018/06/14/7
directorships in other listed companies)		42/06_14_2018_SEC_20-IS_LBCEH_2018_DIS.pdf
Auditors seeking appointment/re- appointment	Compliant	
c. Proxy documents	Compliant	
1. Company provides rationale for the	Compliant	See Company's 2018 Definitive Information Statement for the rationale for the agenda items.
annual stockholders meeting		Definitive Information Statement http://www.lbcexpressholdings.com/files/2018/06/14/7 42/06 14 2018 SEC 20-IS LBCEH 2018 DIS.pdf

THE RESIDENCE OF THE PARTY OF T	Z d:	Q;	
	Results of 2018 ASM http://www.lbcexpressholdings.com/files/2018/07/11/757/07_10_2018_Form_4-24 Results_of_Annual_or_Special_Stockholders_Meeting.pdf http://www.lbcexpressholdings.com/minutes-of-all-general-or-special-stockholders-meetings The Company is required to disclose with the PSE voting results of the AGM.	http://www.lbcexpressholdings.com/files/2018/07/11/75/7/07_10_2018_Form_4-24 Results_of_Annual_or_Special_Stockholders_Meeting.pdf	SGV was present during the 2018 ASM.
	Compliant	Compliant	Compliant
Recommendation 13.3	Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	1. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.
Re	-	6	S -

	See Article 12 of the Manual on CG for defails of the alternative dispute resolution made available to resolve intra-corporate disputes Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See Article 12 of the Manual on CG. Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf		Disclose the contact details of the officer/office responsible for investor relations, such as: 1. Name of the person – Enrique V. Rey, Jr. 2. Telephone number - (+632) 856-8510 3. Fax number - (+632) 851-9759 4. E-mail address info@lbcexpressholdings.com	The IRO was present during the ASM.
	Compliant	Compliant		Compliant	Compliant
Recommendation 13.4	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Recommendation 13.5	Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	2. IRO is present at every shareholder's meeting.

Supplemental Recommendations to Principle 13	ns to Principle 1	3	
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	In 2018, there were no anti-takeover measures or similar devices which occurred.	
2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Non- Compliant	As of 31 March 2019, the company's public float was 115.41%.	The Company is in the process of increasing its public float through its planned Follow-On Offering, the application of which is pending with the SEC and PSE.
Optional: Principle 13			
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting			
2. Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.			
The state of the s		Duties to Stakeholders	ではあるでは、なるとはできないから
Principle 14: The rights of stakeh	olders establish	Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where	commitments must be respected. Where of effective redress for the violation of their

stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.

Recommendation 14.1	Mary Mary	
1. Board identifies the	Compliant	See Articles 12 and 13 of the Manual on CG for
company's various		information on the company's policies and programs
stakeholders and		for its stakeholders.
promotes cooperation		
between them and the		Revised Manual on Corporate Governance
company in creating		http://www.lbcexpressholdings.com/files/2017/06/01/6
wealth, growth and		02/05262017-PSE disclosure on Revised MCGR.pdf
sustainability.		
Recommendation 14.2		
1. Board establishes clear	Compliant	See Articles 12 and 13 of the Manual on CG for
policies and programs to		information on the company's policies and programs
provide a mechanism on		for its stakeholders.
the fair treatment and		
protection of stakeholders.		Revised Manual on Corporate Governance
		http://www.lbcexpressholdings.com/files/2017/06/01/6
		02/05262017-PSE disclosure on Revised MCGR.pdf
Recommendation 14.3		

Please see the Manual on CG.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	The whistleblowing policy of the Company is as follows - Directors and senior executives are encouraged to promptly contact the Chairman of the Board or the Compliance Officer if any director or senior executive believes that he/she has observed illegal or unethical behavior by any employee, officer, or director, or by	anyone purporting to be acting on the Company's behalf. Any such reports may be made anonymously. Confidentiality will be maintained to the extent permitted by law.	See also the Company's Whistleblowing Policy.	Whistleblowing Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 50/Whistle_Blowing_Policy.pdf		The alternative dispute resolution system established by the Company is as follows - Disputes between the Company and the stockholders, stakeholders, and regulators, if any, are resolved by negotiation and mediation. Through negotiation and mediation, the Company can strive for conflict prevention rather than conflict resolution.	
Compliant						in 14.3	Compliant	
1. Board adopts a transparent framework	and process that allow stakeholders to communicate with the	company and 10 obtain redress for the violation of their rights.				Supplement to Recommendation 14.3	1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	

	In 2018, the Company did not request for exemption.	The Group is affiliated with a professional organization that actively reviews the Madrid and non-Madrid protocol rights on its marks. The Group uses a robust system of accreditation that can easily identify any IP infringements.			
Principle 14	Compliant	Compliant			
Additional Recommendations to Principle 14	1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Company respects intellectual property rights.	Optional: Principle 14	Company discloses its policies and practices that address customers' welfare	2. Company discloses its policies and practices that address supplier/contractor selection procedures

environment, realize the company's goals and	17/8		· ·	22/8 ploy
Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes.	See the Company's Employees' Code of Conduct which have to be observed by employees. Currently, the Group is focusing on enhancing its data privacy policy. Said Employees' Code of Conduct was adopted from that of LBC Express, Inc. Employees' Code of Conduct http://www.lbcexpressholdings.com/files/2018/08/17/8 18/COMPANY_CODE_OF_CONDUCT.pdf		The Group has in place a performance management system for to measure performance of employees.	See the Company's policy on health and safety standards for its employees. Policy on Health, Safety and Welfare of Employees http://www.lbcexpressholdings.com/files/2018/08/22/8 48/Policy_On_Health,_Safety_And_Welfare_Of_Employ ees.pdf
nployee partic	Compliant	n 15.1	Compliant	Compliant
Principle 15: A mechanism for employee participat participate in its corporate governance processes.	Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	Supplement to Recommendation 15.1	Company has a reward/compensation policy that accounts for the performance of the company beyond short- term financial measures.	Company has policies and practices on health, safety and welfare of its employees.

The Group conducts trainings for its employees.		Zero tolerance. The Company is committed to the highest level of ethical behavior and compliance with laws and regulations. The Company expects that all employees and business partners will conduct themselves in accordance with the Company's values, policies, and procedures and the laws relating to bribery and corruption. No director, officer, or employee shall solicit or accept gifts, payments, loans, services, or any form of compensation from suppliers, customers, competitors, or others seeking to do business with the Company.	See the Company's Code of Business Conduct and Ethics.	Code of Business Conduct and Ethics http://www.lbcexpressholdings.com/files/2018/08/22/8 42/Code_of_Business_Conduct_and_Ethics.pdf
Compliant		Compliant		
3. Company has policies and practices on training and development of its employees.	Recommendation 15.2	Board sets the tone and makes a stand against corrupt practices by adopting an anticorruption policy and program in its Code of Conduct. Board Stand		

Group Company employees are provided upon employment with Code of Conduct which they have to comply with. Said Employees' Code of Conduct was adopted from that of LBC Express, Inc.	See Employees' Code of Conduct. Employees' Code of Conduct http://www.lbcexpressholdings.com/files/2018/08/17/8 18/COMPANY_CODE_OF_CONDUCT.pdf		Zero tolerance. The Company is committed to the highest level of ethical behavior and compliance with laws and regulations. The Company expects that all employees and business partners will conduct themselves in accordance with the Company's values, policies, and procedures and the laws relating to bribery and corruption. No director, officer, or employee shall solicit or accept gifts, payments, loans, services, or any form of compensation from suppliers, customers, competitors, or others seeking to do business with the Company.
Compliant		n 15.2	Compliant
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in	the company's culture.	Supplement to Recommendation 15.2	Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes. Company has clear and string and receiving bribes.

See the Manual on CG. The Board continues to enhance its whistleblowing policy. Revised Manual on Corporate Governance	http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See also the Company's Whistleblowing Policy.	Whistleblowing Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 50/Whistle_Blowing_Policy.pdf	See the Manual on CG. The Board continues to enhance its whistleblowing policy.	Revised Manual on Corporate Governance http://www.lbcexpressholdings.com/files/2017/06/01/6 02/05262017-PSE disclosure on Revised MCGR.pdf	See also the Company's Whistleblowing Policy.	Whistleblowing Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 50/Whistle_Blowing_Policy.pdf
Compliant				Compliant			
Board establishes a suitable framework for whistleblowing that allows employees to freely	communicate their concerns about illegal or unethical practices,	without fear of retaliation		2. Board establishes a suitable framework for whistleblowing that allows	employees to have direct access to an independent member of the Board or a unit created to handle	whistleblowing concerns.	

See also the Company's Whistleblowing Policy. Whistleblowing Policy http://www.lbcexpressholdings.com/files/2018/08/22/8 50/Whistle_Blowing_Policy.pdf

IN WITNESS WHEREOF, I have hereunto set my hand on 2 8 MAY 2019 in Makati City.

President/Chief Hxecutive Officer MIGUEL ANGEL A. CAMAHORT

June 28, 2019 in DPA Manife exhibiting to me his Pass port P SSID481A

No.

ICTOR M. MARASIGAN ATTY. MICHAY
NOTARY PUBLY
COMMISSION AL
ROLL OF ATTORNE
PTY NO. 8084327
HB. YO. 061313
MF. YO. VOOLS
TELENORLLASE

W. CORNEROS, MANILA

Series of 2019. Doc. No. 138: Page No. 28: Book No. 111;

IN WITNESS WHEREOF, I have hereunto set my hand on 8 MAY 2019 in Makati City.

fullenter SOLITA V. DELANTAR Independent Director

SUBSCRIBED AND SWORN to before me this $\frac{2}{2}$ 8 MAY 2019 issued on

RIMARATE City, affiant exhibiting to me her

No.

Doc. No. 139; Page No. 28; Book No. 111; Series of 2019.

ATTY, MICKER OF COMMISSION OF THE PARTY PA

in Makati City. IN WITNESS WHEREOF, I have hereunto set my hand on _

Independent Director ANTHONY A"ABAD

2 8 MAY 2019 SUBSCRIBED AND SWORN to before me this p4 2 | 428 A issued on

30 Aug 2017

issued on_

by DFA MANIA - by -

No.

MARASASAN

CEMBER 2019 ATTY, MICHAEL (CBCRT III) ANARASASAS MOTARY PUBLIC PER CITY OF MARIA A COMMISSION AND PERCITY OF MARIA A COMMISSION AND PORTION OF ATTOMICE WID. 56347 ROLL OF ATTOMICE WID. 56347 ROLL OF ATTOMICE WID. 56347 ROLL OF ATTOMICE WID. 56353 (MANILA 101-08-19 MANILA MANILA NO. 40015335) O4-08-16 MANILA MANILA

> Series of 2019. Doc. No. 14]; Page No. 22; Book No. III;

in Makati City.

IN WITNESS WHEREOF, I have hereunto set my hand on

LUIS N. YN
Independent Director

SUBSCRIBED AND SWORN to before me this

CRN-0111-5007871-6

in Makati City, affiant exhibiting to me his Unified Multi-Purpose ID No.

Doc. No. 76; Page No. 75; Book No. 72;

Series of 2019.

ERNESTO C. NAVAL III
Appointment No. M-520
Notary Public for Makati City
Until December 31, 2019
Liberty Center-Picazo Law
104 H.V. Dela Costa Street, Makati City
Rolf No. 72134

PTR No. 7339301/Makati City/01-96-2019 IBP No. 060471/Makati City/01-03-2019 MCLE Compliance No. VI-0019659/3-26-2019 This is to certify that the undersigned reviewed the contents of the document and to the best of her knowledge, belief and on the basis of certain representations of relevant officers of the Corporation, the information set forth in this document are true, complete, and correct.

in Makati City. IN WITNESS WHEREOF, I have hereunto set my hand on MAY 2 9 2019 CRISTINA S. PALMA GIL-FERNANDEZ
Corporate Secretary

MAY 2 9 2019 in Makati City, affiant exhibiting to me her Passport No. P5655630A

SUBSCRIBED AND SWORN to before me this issued on January 18, 2019 at DFA NCR South.

Doc. No. 70.; Page No. 5; Book No. 2; Series of 2019.

ERNESTO C. NAVAL III
Appointment No. M-520
Notary Public for Makati City
Until December 31, 2019

104 H.V. Deia Costa Street, Makati City Roil No. 72134 TR No. 7339301/Makati City/01-06-2019

Liberty Center-Picazo Law

PTR No. 7339301/Makati City/01-06-2019 IBP No. 060471/Makati City/01-03-2019 MCLE Compliance No. VI-0019659/3-26-2019

IN WITNESS WHEREOF, I have hereunto set my hand on

MAY 2 8 2019n Makati City.

MAHLEENE G. GO

Compliance Officer/

Assistant Corporate Secretary

in Makati City, affiant exhibiting to me her Passport No. P8881940A

issued on September 25, 2018 at DFA NCR East.

SUBSCRIBED AND SWORN to before me this

Series of 2019. Doc. No. 55; Page No. 2; Book No. 2;

PTR No. 7339301/Makati City/01-06-2019 IBP No. 060471/Makati City/01-03-2019 MCLE Compliance No. VI-0019659/3-26-2019 Liberty Center-Picazo Law 104 H.V. Dela Costa Street, Makati City Notary Public for Makati City ERNESTO C. NAVAL III
Appointment No. M-520 Until December 31, 2019 Roll No. 72134

Annex A - Certificates of Attendance (Attached)



presents this

Certificate of Participation

to

Cristina Palma Gil-Fernandez

8990 Holdings, Inc.

for having participated in

Advanced Corporate Governance Training

held on
Tuesday, 20 November 2018
at 2nd Floor, PGMC Bldg.,
Mandaluyong City, Metro Manila, Philippines.

Alfredo E. Pascual Chief Executive Officer



awards this

CERTIFICATE OF COMPLETION

9

Miguel Angel A. Camahort

for having completed the seminar on

CORPORATE GOVERNANCE

held on October 25, 2018 at LBC Hangar Office, Domestic Road, Pasay City



awards this

CERTIFICATE OF COMPLETION

9

Enrique V. Rey, Jr.

for having completed the seminar on

CORPORATE GOVERNANCE

held on October 25, 2018 at LBC Hangar Office, Domestic Road, Pasay City



awards this

CERTIFICATE OF COMPLETION

9

Rene E. Fuentes

for having completed the seminar on

CORPORATE GOVERNANCE

held on October 25, 2018 at LBC Hangar Office, Domestic Road, Pasay City



awards this

CERTIFICATE OF COMPLETION

9

Jason Rosenblatt

for having completed the seminar on

CORPORATE GOVERNANCE

held on October 25, 2018 at LBC Hangar Office, Domestic Road, Pasay City



awards this

CERTIFICATE OF COMPLETION

9

Rosalie H. Infantado

for having completed the seminar on

CORPORATE GOVERNANCE

LBC Hangar Office, Domestic Road, Pasay City held on October 25, 2018 at



awards this

CERTIFICATE OF COMPLETION

0

Ma. Anna Victoria L. Gomez

for having completed the seminar on

CORPORATE GOVERNANCE

held on October 25, 2018 at LBC Hangar Office, Domestic Road, Pasay City



awards this

CERTIFICATE OF COMPLETION

9

Mahleene G. Go

for having completed the seminar on

CORPORATE GOVERNANCE

held on October 25, 2018 at LBC Hangar Office, Domestic Road, Pasay City



awards this

CERTIFICATE OF COMPLETION

9

Ernest C. Naval III

for having completed the seminar on

CORPORATE GOVERNANCE

held on October 25, 2018 at LBC Hangar Office, Domestic Road, Pasay City

Annex B

Information on the attendance and participation of directors to the Board meetings.

			201	8 Board N	Meetings				
Date of Meeting	Miguel A. Camahort	Enrique V. Rey	Rene E. Fuentes	Mark Werner J. Rosal	Solita V. Delantar	Luis N. Yu	Augusto G. Gan	Jason Michael Rosenblatt	Anthony A. Abad
28 February 2018	Р	Р	Р	P	P	P	Р	P	P
2 March 2018	Р	Р	Р	P	NP	P	Р	P	NP
7 March 2018	Р	Р	Р	P	NP	Р	Р	Р	NP
15 March 2018	Р	Р	Р	P	NP	P	P	Р	NP
19 March 2018	P	Р	Р	Р	NP	Р	P	Р	NP
4 April 2018	P	P	P	Р	Р	P	P	P	P
5 April 2018	Р	P	Р	P	Р	P	Р	P	P
12 April 2018	P	P	Р	P	Р	P	Р	P	Р
23 April 2018	Р	P	P	Р	P	P	P	P	Р
8 May 2018	Р	P	Р	P	P	P	P	P	P
19 June 2018	Р	P	Р	P	Р	P	Р	Р	Р
27 June 2018	P	Р	Р	P	P	Р	P	P	Р
29 June 2018	P	Р	P	P	P	P	P	P	P
9 July 2018	P	Р	P	P	P	Р	Р	P	Р
13 August 2018	Р	Р	P	Р	P	Р	P	P	P
15 August 2018	P	P	Р	P	P	Р	P	Р	Р
15 October 2018	Р	P	P	P	Р	P	Р	P	Р
20 December 2018	Р	P	Р	Р	Р	Р	Р	Р	Р

Note:

P - Present

NP – Not Present

ANNEX C

INFORMATION ON AUDIT AND NON-AUDIT FEES PAID

The following table sets forth the aggregate fees billed for each of the last two years for professional services rendered by SGV & Co.

	2018	2017
In millions (₽)		
Audit and Audit-Related Fees ⁽¹⁾ Transaction Support Services- Related Fees ⁽²⁾	8.00 0.80	3.45 1.45
Total	8.80	4.90

- (1) Audit and Audit-Related Fees. This category includes the audit of annual financial statements, review of interim financial statements and services that are normally provided by the independent auditor in connection with statutory and regulatory filings or engagements for those calendar years.
- (2) Transaction Support Services-Related Fees. This category includes the due diligence performed in relation to the acquisition of ownership interest in another entity.

Annex D

Code of Business Conduct and Ethics

Business	Directors	Senior	Employees
Conduct &	Directors	Management	Linployees
Ethics		.	
(a) Conflict of Interest	The basic principle to be observed is that a director should not use his/her position to profit or gain some benefit or advantage for himself/herself and/or his/her related interests. He/she should avoid situations that may compromise his impartiality. If an actual or potential conflict of interest may arise on the part of a director, he/she should fully and immediately disclose and should not participate in the decision-making process. A director who has a continuing material conflict of interest should seriously consider resigning from his position.	Similar to the Company's policies for directors.	No employees may engage in any business or undertaking that is directly or indirectly in competition with that of the Company, or engage directly or indirectly in any undertaking or activity prejudicial to the interest of the Company, its customers, and to the performance of his/her job or work assignment.
	A conflict of interest shall be considered material if the director's personal or business interest is antagonistic to that of the Company, or stands to acquire or gain financial advantage at the expense of the Company.		
(b) Conduct of Business and Fair Dealings		Similar to the Company's policies for directors.	Similar to the Company's policies for directors.

	information or business opportunities that are available because of service to the Company; improperly influence or attempt to influence any business transaction between the Company and another entity in which a director has a direct or indirect financial interest or acts an employee, officer, or director in a similar capacity; or take untair advantage of any customer, supplier, competitor, or other person through manipulation, concealment, misrepresentation of material acts or other unfair-dealing practice.	Similar to the	Similar to the
(c) Receipt of Gifts from Third Parties	A director shall not solicit nor accept gifts, payments, loans, services, or any form of compensation from suppliers, customers, competitors, or others seeking to do business with the Company.	Similar to the Company's policies for directors directors.	Company's policies for directors
(d) Compliance with Laws and Regulations	It is the Company's policy to comply fully with all laws governing its operations, and to conduct its affairs keeping with moral, legal, and ethical standards. Each director shall comply with all applicable laws, rules and regulations, and the provisions of the Company's RMCG. Under the Company's Audit Committee Charter, the Audit Committee shall ascertain whether the Company has an effective process for determining tisks and exposure to litigation and	All members of senior management shall comply with all applicable laws, rules and regulations, and the provisions of the Company's RMCG.	All employees shall comply with all applicable laws, rules and regulations, and the provisions of the Company's RMCG.

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(e) Respect for Trade Secrets / Use of Non- Public Information	claims from non-compliance with laws and regulations. The Board shall appoint a Compliance Officer who shall monitor compliance by the Company with the RMCG and all relevant laws, rules, and regulations, as well as regulatory requirements. A director should keep secure and confidential all non-public information he/she may acquire or learn by reason of his/her position as director. He/she should not reveal confidential information to unauthorized persons without the authority of the Board.	A senior executive should keep secure and confidential all non-public information he/she may acquire or learn by reason of his/her position as such. He/she should not reveal confidential Information to unauthorized persons without the authority of the Board.	All employees are expected to keep in strict confidence all information and data, records and documents pertaining to the Company's business and/or affairs and no unauthorized disclosure or reproduction of the same shall be made by the employee during or after employment with the Company.
(f) Use of Company Funds, Assets, and Information	A director shall protect the Company's funds, assets, and information, and shall not use the Company's funds, assets, and information to pursue personal opportunities or gain. A director shall ensure the efficient use of the Company's assets and that no Company funds, assets, or information shall be used far any unlawful purpose.	Similar to the Company's policies for directors.	Similar to the Company's policies for directors.
(g) Employment and Labor Laws and	The Compensation and Remuneration Committee shall ensure the	Senior management shall support the	it is the policy of the Company to select and

Policies	implementation of applicable employment and labor laws and policies. The Company shall recognize the unique position of employees as individuals with a vital stake in their work and at the same time with inherent obligations to themselves and their own families.	implementation and enforcement of Applicable employment and labor laws and policies.	hire only individuals who possess the best qualifications for the job and have potential to grow and move up in the Company. Management believes that the continued progress and success of the Company depends, to a great extent, on its human resources.
(h) Disciplinary Action	Directors and senior executives are subject to disciplinary action for violations of business ethics. Subject to and in accordance with the Company's RMCG, the Board of Directors shall determine the appropriate disciplinary action.		Every employee is expected to observe and comply with Company rules and regulations. When rules and regulations are violated or when an employee disregards or fails to comply with rules and regulations, the Company will have no alternative but to take corrective and disciplinary measures.
(i) Whistle Blower	Directors and senior executives are encouraged to promptly contact the Chairman of the Board or the Compliance Officer if any director or senior executive believes that he/she has observed illegal or unethical behavior by any employee, officer, or director, or by anyone purporting to be acting on the Company's behalf. Any such reports may be made anonymously. Confidentiality will be maintained to the extent permitted by law.	Soniar	All complexes
(j) Conflict Resolution	The Board of Directors shall establish an alternative dispute resolution system	Senior management must have the	All employee complaints and grievances

should be discussed so that conflicts and appropriate with people with the differences counterparties, particularly Company's Human management skills and competency Resources department. with shareholders and other key stakeholders, would be in settled in a fair and managing conflict expeditious manner. such as dealing with issues, use of official processes, participative approach, monitoring team relationships, and acting as a role model.