A. Rights of shareholders				
A.1	Right to participate effectively in and vote			
	in general shareholders meeting and			
	should be informed of the rules, including		Y/ N Reference/ Sour	Reference/ Source document
	voting procedures, that govern general			
	shareholders meeting			
A.1.1(B)	Does the company allow the use of secure	OECD Principle II (C)		
	electronic voting in absentia at the general	(4) Shareholders should be able to vote in person or in absentia,	N	AMENDED BY-LAWS
	meetings of shareholders?	and equal effect should be given to votes whether cast in		
		nerson or in absentia.		

B. Equitable treatment of shareholders				
B.1	Notice of AGM			
B.1.1(B)	Does the company release its notice of	OECD Principle II (C)		
	AGM (with detailed agendas and	(1) Shareholders should be furnished with sufficient and timely		
	explanatory circulars), as announced to the	information concerning the date, location and agenda of		
	Exchange, at least 28 days before the date	general meetings, as well as full and timely information		
	of the meeting?	regarding the issues to be decided at the meeting.		
		(3) Effective shareholder participation in key corporate		
		governance decisions, such as the nomination and election of		
		board members, should be facilitated.		
		OECD Principle III (A)		
		ICGN 8.3.2 Shareholder participation in governance		
		Shareholders should have the right to participate in key		
		corporate governance decisions, such as the right to nominate,	Υ	NOTICE OF ANNUAL STOCKHOLDER'S MEETING
		appoint and remove directors on an individual basis and also		
		the right to appoint external auditors.		
		ICGN 8.4.1 Shareholder ownership rights		
		The exercise of ownership rights by all shareholders should be		
		facilitated, including giving shareholders timely and adequate		
		notice of all matters proposed for shareholder vote.		
		CLSA-ACGA (2010) CG Watch 2010 - Appendix 2.		
		(I) CG rules and practices		
		(25) Do company release their AGM notices (with detailed		
		agendas and explanatory circulars) at least 28 days before the		
		date of the meeting?		

C. Roles of Stakeholders	
C.1	The rights of stakeholders that are
	established by law or through mutual
	agreements are to be respected

C.1.1 (B)	Does the company practice integrated report on its annual reports?	International <ir> Framework - DRAFT ,IIRC Council Item 3b Meeting of 5 December 2013</ir>		
		"Integrated Reporting <ir> promotes a more cohesive and efficient approach to corporate reporting and aims to improve the quality of information available to providers of financial capital to enable a more efficient and productive allocation of capital. The IIRC's vision is a world in which integrated thinking is embedded within mainstream business practice in the public and private sectors, facilitated by <ir> as the corporate reporting norm."</ir></ir>	Υ	

D. Disclosure and transparency				
D.1	Quality of Annual Report			
D.1.1 (B)	Are the audited annual financial report /statement released within 60 days from the financial year end?	OECD Principle V (C) OECD Principle V (E) ICGN 7.2 Timely disclosure ICGN 7.3 Affirmation of financial statements The board of directors and the corporate officers of the company should affirm at least annually the accuracy of the company's financial statements or financial accounts.		
D.1.2 (B)	Does the company disclose details of remuneration of the CEO?		Υ	

E. Responsibilities of	f the Board			
E.1	Board Competencies and Diversity			
E.1.1(B)	Does the company have at least one female independent director/commissioner?	ICGN 2.4.1 Skills and experience The board should consist of directors with the requisite range of skills, competence, knowledge, experience and approach, as well as a diversity of perspectives, to set the context for appropriate board behaviours and to enable it to discharge its duties and responsibilities effectively.	N	PROFILE OF DIRECTORS
E.2	Nominating Committee	•	•	
E.2.1(B)	Does the Nominating Committee comprise entirely of independent directors/commissioners?	ICGN 2.4.4 Composition of board committees  The members of these key board committees should be solely non-executive directors, and in the case of the audit and remuneration committees, solely independent directors. All members of the nominations committee should be independent from management and at least a majority should be independent from deminant owners.	Y	
E.2.2(B)	Does the Nominating Committee undertake the process of identifying the quality of directors aligned with the company's strategic directions?		Y	
E.3	Board Appointments and Re-Election			

E.3.1(B)	candidates (such as director databases se up by director or shareholder bodies) when searching for candidates to the board of directors/commissioners?	f (VI.I.21) Are boards known to hire professional search firms t when proposing candidates to the board?	Υ	
E.4 E.4.1(B)	Board Structure & Composition  Do independent non-executive directors/commissioners make up more than 50% of the board of directors/commissioners?  Board Performance		N	
E.5.1(B)	Does the company have a separate level Risk Committee?	International Financial Corporation's Global Corporate Governance Forum Publication: When Do Companies Need a Board-level Risk Management Committee?(Volume 31, pp.11, March 2013)  Benefits of a Board Level Risk Committee:  1. elevate risk oversight to the highest level in the company;  2. strengthen the quality of risk management;  3. inculcate a risk culture and risk-management environment to mitigate and manage risks effectively across the organization;  4. establish a platform for continuous assessment of risks in light of the changing internal and external environments;  5. improve communication among the board, management, and other stakeholders about risk management; and  6. demonstrate to internal and external stakeholders the company's commitment to risk management	Υ	