Annual Corporate Governance Report

KCCDFI Mutual Benefit Association, Inc.

1. For the fiscal year ended: **December 31, 2022**

2. Certificate Authority Number: 2022-17-R

3. Zamboanga, Philippines

Province, Country

4. 2nd Floor KCCDFI Building MCLL Highway, Guiwan, Zamboanga City 7000

Address of Principal Office Postal Code

5. (062) 990-2429

Company's Telephone Number, including area Code

6. http://www.kccdfimba.com

Company Official Website

Name of MBA

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
	THE BOAR	D GOVERNANCE RESPONSIBILITIES		
Principle 1 . The company should be headed by a competent, w shareholders and other stakeholders.	orking board to foster the long-term success	s and sustainability of the corporation in a manner	consistent with its corporate objectives and the long-term best interests of its	
Recommendation 1.1				
1. Board composed of directors with collective working			Composition and profiles of the Board of Trustees, including their age, academic	
knowledge, experience, or expertise that is relevant to the			qualification, date of appointment, relevant experiences and if they hold	
company's industry/sector.	Compliant		directorship in any publicly listed company is disclosed in the Annual Report. It	
			also shows that the BOT has an appropriate mix of competence and expertise neccessary to perform the task on providing direction and guidance to the	
			management.	
		Provide information or link/reference to a		
Board has an appropriate mix of competence and expertise.	Compliant	document containing information on the	D. C	
2. Board has an appropriate mix of competence and expertise.	Compilant	following: 1. Academic qualifications, industry knowledge,	Reference/Link: KCCDFI MBA Annual Report 2022 page 31-32 (The Board of Trustees)	
Directors remain qualified for their positions individually		professional experience, expertise, and relevant	The qualifications of the trustees nominated to the board are duly	
and collectively to enable them to fulfill their roles and		trainings of directors	assessed/evaluated by the Nominations Committee based on the qualification	
responsibilities and respond to the needs of the organization		Qualification standards for directors to	set, as provided in the Corporate Governance Manual. To ensure that they	
		facilitate the selection of potential nominees and	remain qualified for their respective positions, they undergo various trainings for	
		to serve as the benchmark for the evaluation of its performance	continuous development to enable them to fullfill their roles and responsibilities	
	Compliant	nts periormance	and responds to the needs of the association.	
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			Reference/Link: KCCDFI MBA Corporate Governance Manual page 10-11 &	
			page 15-16 (Qualification of the Trustees)	
			Reference/Link: KCCDFI MBA Annual Report 2022 page 29 (Trainings and Webinars)	
			reconding.	
Recommendation 1.2				
Board is composed of a majority of non-executive directors.	Compliant		The Board of Trustees is composed of 7 members, of whom two (2) are	
		of their directorships	independent trustees. As disclosed in the 2022 Annual Report, all of them are independent from management and holds no executive functions in the	
		of their directorships	association.	
			Reference/Link: KCCDFI MBA Annual Report 2022 page 20 & 31-32 (The Board	
			of Trustees)	
Recommendation 1.3	Comp. P. J.	Dravido a link or reference to the co	VCCDEL MDA Corporato Coulornanos Marriel annidas that is	
Company provides in its Board Charter or Manual on Corporate Governance a policy on the training of directors.	Compliant		KCCDFI MBA Corporate Governance Manual provides that in our aim to promote effective board performance and continuing qualification of the	
corporate Governance a policy on the training of directors.		<u> </u>	trustees in carrying-out their duties and responsibilities, all newly elected trustee	
		of directors.	must undergo orientation program which shall be (8) hours and required to	
			attend Governance and AMLA workshop. All trustees are encouraged to	
			participate annual continuing education program that shall be available and	
			provided by the Association such as local trainings, seminar, workshop and	
			conferences.	
			Reference/Link: KCCDFI MBA Corporate Governance Manual page 29-30	
			(Development Program for the Board and Officers)	
		I .	<u>l</u>	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first-time directors.	Compliant	document containing information on the orientation program and trainings of directors	Orientation for first time directors/trustee will begin immediately after they are elected and before their first board meeting. Newly elected/appointed trustees are given an orientation on the company's business operations, Articles and Bylaws, Code of Conduct and their roles and responsibilities as a board of trustees and other relevant information about the Association. Aside from it, all first time trustees are required to attend Governance and AMLA Workshop.The company believe that it is critical that new directors receive the training they need in order to be an effective board and help lead the organization in the right direction.The Board of Trustees are also given copies of the different manuals for their guidance and information.	
			Reference/Links: KCCDFI MBA Corporate Governance Manual page 29-30 (Development Program of BOT and Trustees) Reference/Link: KCCDFI MBA Annual Report 2022 page 29 (Trainings and Webinars)	
Company has relevant annual continuing training for all directors	Compliant		To ensure that the BOT are continously informed of the developments in the business and regulatory environments including emerging risks relevant to the Association. In as much possible, members of the BOT shall attend relevant annual continuing training program. Trainings attended by the BOT for the year is disclosed in the Annual Report.	
			Reference/Link: KCCDFI MBA Annual Report 2022 page 29 (Trainings and Webinars)	
Recommendation 1.4				
Board has a policy on board diversity	Compliant		The members of the Board of Trustees are elected from the general membership coming from different areas where the association operates. This is to ensure that the membership is well represented and that the representation is diverse in terms of age, ethnicity, culture, skills, competence and knowledge. Our Board of Trustees is composed of all female trustees of different ages with knowledge and competence in various fields. We have 1 male board advisor in the person of Atty Ibarra A. Malonzo.	
			Reference/Link: KCCDFI MBA Corporate Governance Manual page 14 (Board Diversity)	
Recommendation 1.5				
Board is assisted in its duties by a Corporate Secretary	Compliant	document containing information on the	Ms. Hermie A. Hasan is the corporate secretary of the company from Nov. 2021 until her term expires on Oct. 2023. The corporate secretary duties is disclosed and stated in the Corporate Governance Manual. She is a separate individual from the compliance officer, since the compliance officer is acted upon by the General Manager.	

Corporate Secretary is a separate individual from the	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
Compliance Officer				
	Compliant		Reference/Link: KCCDFI MBA Annual Report 2022 page 31 (Profile of Corporate Secretary)	
			Reference or Link: KCCDFI MBA Corporate Governance Manual page 19	
Corporate Secretary is not a member of the Board of Directors.	No. Constitut		(Secretary Duties and Responsibilities)	Considering the nature of our organization, our company's corporate secretary, Ms. Hermie A. Hasan is a member of the Board of Trustees. But an MBA staff with relevant background and has a degree in
	Non-Compliant			bachelor of laws assists her in the fulfillment of her duties as a corporate secretary. To comply with this requirement, the association shall amend its By-Laws.
Corporate Secretary attends training/s on corporate governance.	Compliant	Provide information or link/reference to a document containing information on the corporate governance training attended, including the number of hours and topics covered.	The corporate secretary has attended a 3 day intensive Training on Governance and Anti-Money Laundering Act conducted last June 18-20 2022 via zoom videoconferencing which was facilitated by RIMANSI with IC personnel & corporate governance practitioner as resource speaker.	
			Reference/Link: KCCDFI MBA Annual Report 2022 page 29 (Trainings and webinar attended by BOT)	
Recommendation 1.6				
1. Board is assisted by a Compliance Officer	Compliant	Provide information or link/reference to a document containing information on the Compliance Officer, including his/her name,	Considering the size, risk profile and complexity of our organization, the General Manager Ms. Maria Teresa C. Gonzales, acts/functions as the compliance officer of the company. As a compliance officer, she is incharge in the compliance	
Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation	Compliant	position, qualifications, duties, and functions.	function. She is not a member of the Board of Trustees. Her detailed profile is disclosed in the Annual Report.	
3. Compliance Officer is not a member of the board			Reference/Links: KCCDFI MBA Annual Report 2022 page 35 (GM's Profile)	
	Compliant		Reference or Link: KCCDFI MBA Corporate Governance Manual page 31 (Compliance Officer Duties and Responsibilities)	
4. Compliance Officer attends training/s on corporate governance annually.	Compliant	document containing information on the corporate governance training attended,	The compliance officer has attended a lecture series on Briefer on Revised Code of Corporate Governance for IC regulated companies and ACGR held via zoom videoconference last Aug. 10, 2020, wherein Atty. Randy B. Escolangco, Ph.D. is the resource speaker. She have also attended the ACGR writeshop for MI MBA's via zoom videoconference last May 6-7, 2021. Other relevant trainings attended by the compliance officer for the year 2022 is disclosed in page 26 of the Annual Report	
			Reference/Links: KCCDFI MBA Annual Report 2022 page 29 (Training and Development)	
Principle 2 . The fiduciary roles, responsibilities, and accountable as to stockholders and other stakeholders.	lities of the Board as provided under the law	v, the company's articles and by-law, and other leg	al pronouncements and guidelines should be made known to all directors as well	
Recommendation 2.1				

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
 Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. 	Compliant	Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of the meeting)	The Board of Trustees reviews and approves major projects, policy decisions, annual budgets, major investment funding, and major restructuring of core businesses on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. *Reference/Link: Board Resolution* *Reference/Link: Board Resolution*	
Recommendation 2.2				
 Board oversees the development, review, and approval of the company's business objectives and strategy. 	Compliant	document containing information on how the directors performed this function (can include board resolutions, minutes of the meeting)	Development and review of the company strategies are included in the duties and responsibilities of the board. Discussions on relevant matters and financial and operational status of the association is tackled in the BOT monthly meeting	
		Indicate frequency of review of business objectives and strategy	Reference/Link: Minutes of the Meeting	
Board oversees and monitors the implementation of the company's business objectives and strategy to sustain the company's long-term viability and strength.	Compliant	objectives and strategy	The Board oversees and monitors the implementation of the company objectives and strategy. Performance ratio, financial and operations highlight is presented and discussed in the meeting.	
			Reference/Link: Minutes of the Meeting	
Recommendation 2.3				
Board is headed by a competent and qualified Chairperson.	Compliant	7	Mary Ann R. Candoy, is the chairman of the Board of Trustees, serving for fiscal year 2021-2023. Her biographical data is disclosed in the Annual Report. Reference/Link: KCCDFI MBA Annual Report 2022 page 31 (The Board of	
			Trustees)	
Recommendation 2.4				
Neconinendation 2.4			The Association has a Succession Planning and retirement policy and program	
Board ensures and adopts an effective succession planning program for directors, key officers, and management.	Compliant	Disclose and provide information or link/reference to a document containing information on the company's succession	for directors, key officers and management. Details of the policy, programs, strategies and implementation guidelines is provided in the framework for succession planning of KCCDFI MBA.	
2. Board adopts a policy on the retirement of directors and key officers.	Compliant	planning and retirement policies and programs, and their implementation		
			Reference/Link: Succession Planning Framework of KCCDFI MBA	
Recommendation 2.5				
 Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members. 	Compliant		As a mutual benefit association, we are a non-stock, non profit association and as stipulated in our By- Laws, the members of the Board of Trustees shall not receive any salary but shall be entitled to gratuity, per diem and reimbursement of all necessary expenses incurred on account of attendance in committee and board meetings provided that all entitlement benefit, emoluments received shall be subject to the approval by the majority vote of the general membership.	
Board aligns the remuneration of key officers and board members with the long-term interests of the company.	Compliant	Provide information on or link/reference to a document containing information on the company's remuneration policy and its		

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
Directors do not participate in discussions or deliberations involving his/her remuneration.	Compliant	implementation, including the relationship between remuneration and performance.	As an ethical consideration and as compliance to the code of ethics of the Association especially in implementing and avoidance of conflict of interest, any concerned board of trustees, management and staff must inhibit themselves in participating in discussions or deliberations involving his/her remuneration. **Reference/Link: Articles and By Laws (Article IX Board Meeting Section 4 pg.7)*	
Recommendation 2.6				
1.Board has a formal and transparent board nomination and election policy.	Compliant	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted		
2.Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Non Compliant	candidates and how it encourages nominations from shareholders. Provide proof if minority shareholders have a right to nominate candidates to the board. Provide information if there was an assessment		Nomination and Election Policy is disclosed and uploaded in the company website, but it is still not included in the Corporate Governance Manual. A review and amendment of the existing CG Manual shall be done to include Nomination and Election Policy.
3.Board nomination and election policy include how the company accepts nominations from minority shareholders.	Non-Compliant	of the effectiveness of the Board's processes in the nomination, election, or replacement of a director.		Our existing nomination and election guidelines, lacks specific details, interms of how it accepts nominations from minority shareholders, how the board reviews nominated candidates, and assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.
 Board nomination and election policy include how the board reviews nominated candidates. 	Non-Compliant			
5. Board nomination and election policy include an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Non-Compliant			
Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant		Based on the qualifications set and background investigation,the Nomination and Election Committee, shall review and evaluate the qualifications, of all persons nominated to the Board as well as those nominated to other positions requiring appointments by the Board of Trustees and ratification by the general membership. Reference/Link: Nomination and Election Policy	
Recommendation 2.7				
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	Compliant		The Board has the responsibility of appointment of an RPT Commitee and approving the company's RPT policy which covers guidelines and procedures for the review and approval of material RPT's to ensure that this is conducted at arm's length and consistent with the objectives of the association. The RPT Commitee has its own charter, which would serve as their term of reference in the exercise of their duties and responsibilities on matters relating to related party transaction. *Reference/Link: RPT Committee Charter*	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions	Compliant	Provide information on or reference to a document containing the company's policy on related party transactions, including policy on review and approval of significant RPTs. Identify transactions that were approved pursuant to the policy.	The association has a policy on related party transactions where transactions with related parties are reviewed and evaluated by the RPT Committee. All RPT's that is considered material based on the association's internal policies shall be endorsed by the RPT Commmittee to the Board of Trustees for approval. **Reference/Link: KCCDFI MBA Corporate Governance Manual page 28 (Related Party Transaction)** **Reference/Link: RPT Committee Charter**	
RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile, and complexity of operations.	Non-Compliant			A Comprehensive RPT Policy is still to be developed to include (A.) Definition of a related parties;(B.) Coverage of RPT Policy; (C.) Guidelines in ensuring arm's length terms; (D.) Identification and prevention or management of potential or actual conflicts of interest which arise;(E.) Adoption of materiality thresholds and excluded transactions; (E.) Internal Limits for individual and agregate exposures; (F) Whistleblowing mechanisms and (F.) Restitution of losses and other remedies for abusive RPT's.
Recommendation 2.8				
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).	Compliant	Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management. Identify the Management team appointed.	integrity, technical expertise and experience in the institution's business. The	
			Reference/Link: Articles and By-Laws page 8 (Article X Officers Section 1)	
 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). 	Compliant	document containing the Board's policy and	As part of the general responsibility of the Board, they are responsible in overseeing the performance of senior management towards attainment of the Association's short and long -term strategic objectives. Further, the board is also responsible for monitoring and overseeing the performance of the senior management as the latter manages the day to day affairs of the corporation. **Reference/Link: KCCDFI MBA Corporate Governance Manual page 13 (General Responsibility of the Board)**	
Recommendation 2.9				

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	Non-Compliant	Provide information or link/reference to a document containing the Board's performance management framework for management and		We conduct annual performance evaluation to the management and staff. We still don't have a formal and written performance management framework that ensures that management and personnel's performance is at par with the standards set by the
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.	Non-Compliant	personnel.		Board and Senior Management. Performance management framework is still for development and approval of the Board.
Recommendation 2.10				
Board oversees that an appropriate internal control system is in place.	Compliant	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control	The oversight function is delegated to the Audit Committee who is incharge with the oversight of the organization's audit and control function, financial management activities and compliance with existing policies, procedures, laws and regulations. *Reference/Links: Audit Committee Charter*	
 The internal control system includes a mechanism for monitoring and managing potential conflicts of interest of the Management, members, and shareholders. 	Non-Compliant	system is in place and what is included in the internal control system		An internal control system, which includes a mechanism for monitoring and managing potential conflicts of interest of the Management, members, and shareholders is still to be develop and approve by the Board.
3. Board approves the Internal Audit Charter	Non-Compliant	Provide reference or link to the company's Internal Audit Charter		We currently don't have an internal audit charter. We shall develop our own internal charter and present it to the Board for approval.
Recommendation 2.11				
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.	Non-Compliant	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework.		We are still setting up the ERM framework for the board to effectively identify, monitor, assess and manage key business risks. We shall include it as one of our areas for compliance for development, discussion and approval in our BOT Meeting in the next two years.
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.	Non-Compliant	Provide proof of the effectivenes of risk management strategies, if any.		We cannot assess the effectiveness of the risk management strategies, because ERM framework is still not in place. A development of an ERM framework shall be given priority by the Board in the succedding year.
Recommendation 2.12				
 Board has a Board Charter that formalizes and clearly states its roles, responsibilities, and accountabilities in carrying out its fiduciary duties. 	Compliant		The Corporate Governance Manual serves as the Board charter, In the CG Manual it clearly states their roles, responsibilities and accountabilities in carrying out their fiduciary duties. The Board Charter guides the director/trustees on how to discharge their functions It provides the standards for evaluating the performance of the Board. It also contains the roles and	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	Provide a link to the company's website where the Board Charter is disclosed.	responsibilities of the Chairman/ President, Vice-President, Secretary and Treasurer.	
Board Charter is publicly available and posted on the company's website.	Compliant		The board duties and responsibilities is disclosed and stated in the Corporate Governance Manual. The said manual can be assessed and can be downloaded from our company website. Reference/Link: KCCDFI MBA Corporate Governance Manual	
Principle 3: Board committees should be set up to the extent po	ossible to support the effective Board's action	ons, particularly with respect to audit, risk manage	ment, related party transactions, and other key corporate governance concerns,	
such as nomination and remuneration. The composition, function	ons, and responsibilities of all committees e	stablished should be contained in a publicly availab	ole Committee Charter.	
Recommendation 3.1 1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant		The board have establish board commitees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. Among the committes that was established was the following: Audit, Remuneration/Governance Committee, Nomination and Election Committee, Investment, Related Party Transaction, Risk Oversight Commitee.	
			Reference/Links: KCCDFI MBA Annual Report 2022 (Board Committee page 21- 24)	
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.	Compliant	Provide information or link/reference to a document containing information on the Audit Committee, including its functions. Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor	responsibilities and 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. Part of their responsibilities is the recommendation to the Board the appointment,	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
 Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman, is independent. 	Compliant	Provide information or link/reference to a document containing information on the members of the Audit Committee, including their qualifications and type of directorship.	Our Audit Committee is composed of three (3) appropriately qualified non-executive directors, majority of them are independent directors including the Chairman of the Committee. Composition of the audit committee and their individual profile is disclosed in the Annual Report **Reference/Link: KCCDFI MBA Annual Report 2022 page 22 (Audit Committee Composition) page 31-33 (Profiles of BOT)	
All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing, and finance.	Compliant	Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee	All members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing, and finance. As shown in their profile two (2) members of the committee are certified public accountants. *Reference/Link: KCCDFI MBA Annual Report 2022 (Profiles of the BOT)	
The Chairman of the Audit Committee is not the Chairman of the Board or any other committee.	Compliant		Ms. Nevilyn P. Abualas, is the chairman of the Audit Committee while Ms. Mary Ann R. Candoy is the Chairman of the Board from December 2021 until her term expires on October 2023. Reference/Link: KCCDFI MBA Annual Report 2022	
Recommendation 3.3				
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.	Compliant	Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions. Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.	tasked with ensuring compliance with and proper observance of corporate governance principles and practices, including the conduct of evaluation of the Board and the continuing education program for the board of trustees, among others. The complete details of its duties and responsibilities is provided in the	
			Reference/Link: KCCDFI MBA Corporate Governance Manual page 25-26 [Corporate Governanance Committee]	
Corporate Governance Committee is composed of at least three members, the majority of whom should be independent directors.	Compliant	Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship.	The members of the Corporate Governance Committee, including their qualifications and type of directorship are disclosed in the Annual Report. Reference/Link: KCCDFI MBA Annual Report 2022 page 22 (Governance Committee) page 31.32 (MOT Position)	
Chairman of the Corporate Governance Committee is an independent director.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee	Committee) page 31-33 (BOT Profile) The Governance Committee is chaired by Ms. Nevilyn P. Abualas an independent trustee. Details of her profile is disclosed in the Annual Report. Reference/Link: KCCDFI MBA Annual Report 2022 page 32 (The Board of Trustees Profile)	
Recommendation 3.4				

	Compliant/ Non Compliant	Additional Information	Additional Information	Poforonce/Evalenation
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.	Compliant/ Non-Compliant Compliant	Provide information or link/reference to a document containing information on the Board	Board Risk Oversight Committee shall be to assist the Board and to oversee the establishment of Enterprise Risk Management (ERM) framework that will effectively identify, monitor, assess and manage key business risks. The risk management framework shall guide the board in identifying units/business lines and enterprise-level risk exposures as well as the effectiveness of risk management strategies. The Committee shall be responsible for defining the Company's level of risk tolerance and providing oversight over its risk management policies and procedures to anticipate, minimize, control or manage risks or possible threats to its operational and financial viability.	Reference/Explanation
			Reference/Link : KCCDFI MBA Board Risk Oversight Committee Charter	
BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship	The BROC is chaired by Ms. Nevilyn C. Abualas. The chairman of the committee is an independent trustees. All members of the committee are non-executive director. Committee composition, type of directorship and qualifications is disclosed in the Annual Report. **Reference/Link*: KCCDFI MBA Annual Report 2022 page 24 (Risk Oversight Committee) page 21-21 (Mpfile of DOT).	
3. The Chairman of the BROC is not the Chairman of the Board or any other committee.	Non-Compliant	Provide information or link/reference to a document containing information on the Chairman of the BROC	Committee) page 31-33 (Profile of BOT)	The chairman of the Board Risk Oversight Committee is not the Chairman of the Board. But she sits as the chairman of the the other committees. In our existing composition of the BOT, we only have two independent trustees. So it would be impossible to have committee chair that is not also a chairman of the other committees. But we shall review existing committee composition and possibly re-align and
				merge those committes that may be related to the function.
At least one member of the BROC has relevant thorough knowledge and experience in risk and risk management.	Compliant	document containing information on the background, skills, and/or experience of the members of the BROC.	The Advisory Boards Mercedes G. Faustino, Atty. Ibarra A. Malonzo and Ms Catherine A. Elumbra, a member of the said committee has relevant thorough knowledge and experience in risk and risk management. Because they have attended several trainings on risk management. Their incumbent position as President/CEO and Chairman Emeritus respectively, of KCCDMFI Microfinance has gained them experience in risk and risk management.	
			Reference/Link : KCCDFI MBA Annual Report 2022	
Recommendation 3.5				

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
The Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	document containing information on the Related	We have established an RPT Committee, which shall assist the Board in ensuring (a) that transactions with related parties are handled in a sound and prudent manner with integrity and in compliance with applicable laws and regulations to protect the interest of its members and other stakeholders. (b) RPTs are conducted on an arm's length basis and that no stakeholder is unduly disadvantaged.(c)A review on the proposed RPT transaction is made for the purpose of determining whether or not the transaction is on terms no less favorable to the Association than terms available to any unconnected third party under the same or similar circumstances. Roles and responsibilities is disclosed in CG Manual & RPT Charter. **Reference/Link: RPT Committee Charter**	
RPT Committee is composed of at least three non-executive directors, majority of whom should be independent, including the Chairman.		document containing information on the	RPT committee is composed of three non-executive trustee which is independent in nature as they hold no executive functions in the Association. It is chaired by Ms. Nevilyn P. Abulas, an independent trustee. Composition of the committee and the details of their qualifications and type of directorship is explicitly disclosed in the Annual Report. *Reference/Link: KCCDFI MBA Annual Report 2022 page 23 RPT Committee*	
Recommendation 3.6				
All established committees have Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources, and other relevant information. Committee Charters provide standards for evaluating the	Non-Compliant	Provide information on or link/reference to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.		Not all established committees has its own committee charter, only the Audit Committee, Risk oversight Committee and RPT Committee has its own charter. But we shall develop the respective charters of the other committes established, to clearly define the roles and accountabilities of each commitee to avoid any overlapping functions, which aims at having a more effective board of the company. Which can
performance of the Committees.	Non-Compliant			also be used as basis for the assessment of committee performance.
Committee Charters were fully disclosed on the company's website.	Compliant	Provide a link to company's website where the Committee Charters are disclosed.	Existing Committee Charter, the Audit Committee and the Risk Oversight Committee Charter and RPT Committee Charter were fully disclosed in the company's website. Reference/Links: Committee Charters	
Principle 4: To show full commitment to the company, the dicorporation's business.	irectors should devote the time and attention	on necessary to properly and effectively perform	their duties and responsibilities, including sufficient time to be familiar with the	
Recommendation 4.1				
 The Directors attends and actively participates in all meetings of the Board, Committees and shareholders in person or through tele or videoconferencing conducted in accordance with the rules and regulations of the Commission. 		Provide information or link/reference to a document containing information on the process and procedure for tele or videoconferencing board and/or committee meetings. Provide information or link/reference to a document containing information on the attendance and participation of directors to	Attendance in all meetings of the Board, Committees and shareholders in person or through tele-videoconferencing conducted, is explicitly disclosed in the annual report. Attendance and participation in the meetings shows their full commitment to the Association. Reference/Links: KCCDFI MBA Annual Report 2022	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
2. The director's review meeting materials for all Board and		Board, Committee, and snareholders' meetings.	The director's review meeting materials and seek clarification and explanations	
Committee meetings.	Compliant		during the Board and Committee meetings	
3. The directors ask the necessary questions or seek		Provide information or link/reference to a		
clarifications and explanations during the Board and		document containing information on any		
Committee meetings.	Compliant	questions raised or clarification/explanation		
	compliant	sought by the directors.		
		· ·	Reference/Link: Minutes of the Meeting	
Recommendation 4.2			neger ence/ zink. Windles of the Weeting	
Non-executive directors concurrently serve as directors to a		Displace if the company has a policy setting the	As stipulated in our CG Manual, A Board of Trustees shall exercise due discretion	
•				
maximum of five Insurance Commission Regulated Entities			in accepting and holding other board position other than in the Corporation,	
(ICREs) and publicly listed companies to ensure that they have		can hold simultaneously.	provided that, in holding such other board position, such director shall ensure	
sufficient time to fully prepare for meetings, challenge		Did i-ft	that his capacity to diligently and efficiently perform his duties and	
Management's proposals/views, and oversee the long-term			responsibilities as a trustee of the Corporation is not compromised. He/she may	
strategy of the company.		-	hold up to a maximum of five (5) board positions provided he/she is a full time	
			board of trustees. Otherwise he/she can only hold up to two (2) board positions.	
		listed companies.	Profiles of the Board of Trustees shows that non of them has directorship from	
	Compliant		other publicly listed companies. Hence they all have sufficient time to fully	
	compliant		prepare for meetings, challenge Management's proposals/views, and oversee	
			the long-term strategy of the company.	
			Reference/Link: KCCDFI MBA Corporate Governance Manual page 14 (Multiple	
			Board Seats)	
			<u>Bouru Seutsy</u>	
			Reference/Link: KCCDFI MBA Annual Report 2022 page 31-32 (The Board of	
			Trustees Profile)	
Recommendation 4.3				
1. The directors notify the company's board where he/she is		Provide a copy of the written notification to the	There has been no instances, that our existing board of trustees has accepted	
an incumbent director before accepting a directorship in		board or minutes of the board meeting wherein	directorship from other companies other than KCCDFI MBA.	
another company.	Compliant	the matter was discussed.		
	Compliant			
Principle 5: The Board should endeavor to exercise an objective	and independent judgment on a cornorate	affairs.		
Recommendation 5.1				
1. The Board is composed of at least twenty percent (20%)		Provide information or link/reference to a	The composition and profiles of the Board, is disclosed in the Annual Report. Out	
independent directors		· ·	of the seven (7) Board of Trustees, two (2) are independent trustees.	
		of independent directors on the board.	()	
	Compliant			
	Compilant		D. C. W. L. MCCDELANDA A. L.D. CORRELANDA A. L.D. C	
			Reference/Link: KCCDFI MBA Annual Report 2022 page 20 (Board of Trustees	
			<u>composition)</u>	
Recommendation 5.2				

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
The independent directors possess all the necessary	Complianty Non-Compilant		Our two (2) independent trustees/directors possess all the necessary	neierence/Explanation
qualifications and none of the disqualifications to hold the			qualifications. They are both not an officer or employee of the association,its	
position.		qualifications of the independent directors.	parent or subsidiaries or any other individual having relationship with the	
F		7	association which could interfere with their exercise of independent judgement	
			in carrying out their responsibilities. They have not been convicted by any final	
			judgement of the court for offenses involving dishonesty or breach of trust such	
			as estafa, embezzlement, extortion, forgery, malversation swindling and theft;	
			or convicted by final judgement of the court for violation of insurance laws, or	
			have been judicially declared insolvent, spendthrift or unable to enter into	
	Compliant		contract and they have not been a director, officers or employees of closed	
	Compliant		insurance companies or any insurance intermediaries who were responsible for	
			such institutions closure as determined by the Insurance Commission.	
			sacrimstitutions closure as determined by the insurance commission.	
			Reference/Link: KCCDFI MBA Corporate Governance Manual page 15-16 (The	
			Independent Trustees)	
Recommendation 5.3			Ma Danie C Mahammad an indonesia da tamanda	
The independent directors serve for a maximum cumulative			Ms. Dezza S. Mohammad, an independent trustee was elected in October 2015.	
term of nine years.			While Ms. Nevilyn P. Abualas was elected in October 2017. Base on the dates	
			mentioned none of them exceeds the 9 year term limit.	
As far as Insurance Companies are concerned, the foregoing				
term limit shall be reckoned from 02 January 2015 while the				
reckoning date for the Pre-Need Companies and Health		Provide information or link/reference to a		
Maintenance Organizations shall be from 21 September 2016.	Compliant	document showing the years IDs have served as		
	Compilant	such.		
For the other covered entities, all previous terms served by		Such.		
existing Independent Directors prior to the effectivity of this				
Circular shall not be included in the application of the term				
limit prescribed in this item.				
			Reference/Link: KCCDFI MBA Annual Report 2022 page 32 (Profile of Trustees)	
2. The company bars an independent director from serving in			The Board's independent trustees shall serve for a maximum cumulative term of	
such capacity after the term limit of nine years.		Provide information or link/reference to a	nine years. After which, the independent trustees should be perpetually barred	
, ,		1	from re-election.	
	Compliant	document containing information on the company's policy on term limits for its		
	Compilant	independent director.		
		independent director.	Reference/Link: KCCDFI MBA Corporate Governance Manual page 16 (Term of	
			Office of Independent Trustee)	
3. In the instance that the company retains an independent			Currently, our 2 independent board have not yet exceeded the 9 year term limit.	
director in the same capacity after nine years, the board			Thus the association still don't need to submit to the insurance commission a	
submits to the Insurance Commission a formal written	Compliant		formal written justification and still don't need to seek approval from	
justification and seeks shareholders approval during the	Compilant	proof of shareholders' approval during the	shareholders/general membership.	
annual shareholders' meeting.		annual shareholders' meeting.		
Decommondation F 4				
Recommendation 5.4		Identify the company's Chairman of the Co.	The Chairman aresident is Mr. Many Arm D. Condey while the CCC C.	
1. The positions of Chairman of the Board and Chief Executive		1 1	The Chairman/president is Ms. Mary Ann R. Candoy, while the CEO/General	
Officer are held by separate individuals		and Chief Executive Officer.	Manager is Maria Teresa C. Gonzales.	
	Compliant			
			Reference/Link: General Information Sheet 2022	
			nejerencej Link. General injorniation sheet 2022	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	document containing information on the roles	The specific duties and responsibilities of the Chairman/President and of the CEO/General Manager is clearly stated in the Corporate Governance Manual. The Chairman/ President presides in all meetings of the members of the association. Other roles and function is stated in the CG Manual. While the General Manager shall have charge of the day to day operations of the company. Reference/Link: KCCDFI MBA Corporate Governance Manual page 17-18 (President and Chairman) page 30-31 (General Manager)	
Recommendation 5.5				
I. If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors.	Compliant	Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any. Indicate if Chairman is independent	The Chairman of the Board which is Ms. Mary Ann R. Candoy is considered independent as she holds no executive function in the association. The roles of the chairman and the CEO/general Manager are held by two different persons.	
Recommendation 5.6				
 Directors with a material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same. 	Compliant	Provide proof of abstention, if this was the case.	As stipulated in the Corporate Governance Manual. Conflicted board members shall not participate in discussions on transactions in which they are conflicted party and abstain from voting on such issues. The Board shall decide whether or not to approve the related party transaction involving a trustee in the absense of that trustee. So far in our case, there has been no material interest transaction which involved either the director/ employee for the year.	
			Reference/Link: KCCDFI MBA Corporate Governance Manual page 28-29 (Related Party Transaction)	
Recommendation 5.7				
 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 directors present to ensure that proper checks and balances are in place within the corporation. 	Non-Compliant	Provide proof and details of said meeting, if any Provide information on the frequency and attendees of meetings.		For the year 2022. There were no separate meeting held by the non- executive directors (NEDs) with the external auditor and heads of the internal audit, without the presence of management. We shall consider it as part of our areas for improvement and compliance. Then we shall discuss it with the Board for us to be able to make neccessary actions, so that we can adhere with good corporate governance
The meetings are chaired by the lead of the independent director.	Non-Compliant			practices.
Principle 6: The best measure of the Board's effectiveness th backgrounds and competencies.	nrough an assessment process. The Board	should regularly carry out evaluations to apprais	se its performance as a body, and assess whether it possesses the right mix of	
Recommendation 6.1				
The Board conducts an annual assessment of its performance as a whole.	Compliant		The Board conducts annual assessment of performance of the Board as a whole, performance assessment of the Chairman, performance assessment of the individual member of the board and performance assessment of the	
The performance of the Chairman is assessed annually by the Board	Compliant	Provide proof of annual assessments conducted	commitees for 2022.	
The performance of the individual member of the Board is assessed annually by the Board.	Compliant	for the whole board, the individual members, the Chairman, and the Committees		

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
4. The performance of each committee is assessed annually by	compliant, non compliant	Additional information	Additional information	Reference, Explanation
the Board.	Connellant			
	Compliant		Defended thinks County Development Control to the County of the County o	
			Reference/Link: Sample Board Performance Evaluation	
5. Every three years, the assessments are supported by an				We have not yet conducted an annual assessment
external facilitator.	Non-Compliant	Identify the external facilitator and provide proof		supported by external facilitators. We shall include it
	Non-compliant	of use of an external facilitator.		as in our areas for compliance and discuss it with the board of trustees
				board of trustees
Recommendation 6.2				
1. Board has in place a system that provides, at the minimum,			Using the Board Self and Peer Assessment the board assess themselves, their	
criteria, and processes to determine the performance of the			peers and individual committees yearly. The baseline of this is on (A) Qualities	
Board, individual directors, and committees.			and Competence that the Board possess and manifest (B) Performance of Duties	
			and Responsibilities.	
	Compliant	Provide information or link/reference to a		
	Compliant	document containing information on the system		
		of the company to evaluate the performance of	Reference/Link: Sample Self and Peer Assessment Form	
		the board, individual directors, and committees,	Reference/Link: KCCDFI MBA Corporate Governance Manual page 60-61 Annex	
		including a feedback mechanism from	1 (Performance Evaluation)	
		shareholders.		
2. The system allows for a feedback mechanism from the				Existing system does not allow for a feedback
shareholders				mechanism from the shareholders. We shall review
	Non-Compliant			the system and make neccesary ammendments to comply with the recommendation set.
				comply with the recommendation set.
Principle 7: Members of the Board are duty-bound to apply hig	h ethical standards, taking into account the	interests of all stakeholders.		
Recommendation 7.1				
1. Board adopts a Code of Business Conduct and Ethics, which		Provide information on or link/reference to the	A Code of Business Conduct and Ethics is adopted by KCCDFI MBA and is part	
provides standards for professional and ethical behavior, as		company's Code of Business Conduct and Ethics.	and stipulated in page 62-63 of CG Manual. These codes provide standards for	
well as articulates acceptable and unacceptable conduct and			professional and ethical behavior as well as articulates acceptable and	
practices in internal and external dealings of the company.	Compliant		unacceptable conduct and practices in internal & external dealings of the	
			company. The trustees, officers and employees must adhere to this Code.	
			Reference/Link: KCCDFI MBA Corporate Governance Manual page 62-63 (Code	
			of Ethics)	
2. The Code is properly disseminated to the Board, senior		Provide information on or discuss how the	The code of ethics is properly disseminated to the Board , senior management	
management, and employees.		company disseminated the Code to its Board,	and employees. A copy was provided to them. It is also available in our company	
- ' '		senior management, and employees.	website so they may also access and download it anytime, if needed.	
	Compliant			
			Reference/Link: KCCDFI MBA Corporate Governance Manual page 62-63 (Code	
			of Ethics)	
2 7 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			<u> </u>	
3. The Code is disclosed and made available to the public			The Corporate Governance Manual, wherein the code of ethics is included as	
through the company website.			Annex 2 page 62-63 is made available to the public through our company website	
	Compliant	Provide a link to the company's website where the Code of Business Conduct and Ethics is	- Cooker	
	Compilant	posted/disclosed.		
		posted, disclosed.	Reference/Link: KCCDFI MBA Corporate Governance Manual page 62-63 (Code	
			of Ethics)	
Recommendation 7.2				

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
1. The Board ensures the proper and efficient implementation				Although a whisblowing policy is in place, wherein
and monitoring of compliance with the Code of Business		Provide proof of implementation and monitoring		employees can raise to the appropriate officials
Conduct and Ethics.	Non-Compliant	of compliance with the Code of Business Conduct		exception observed , it still lacks appropriate control
		and Ethics and internal policies.		mechanism to ensure proper and efficient
		and Ethics and internal policies.		implementation and monitoring of compliance with
2. Board ensures the proper and efficient implementation and		Indicate who are required to comply with the		the Code of Ethics and company internal policies. We
monitoring of compliance with company internal policies.		Code of Business Conduct and Ethics and any		shall discuss it with the board and make neccesary
	Non-Compliant	findings on non-compliance		action for us to be compliant with the
				recommendation set.
	DISC	LOSURE AND TRANSPARENCY		
Principle 8: The company should establish corporate disclosure			ry expectations.	
Recommendation 8.1				
1. The Board establishes corporate disclosure policies and			The company believes that the essence of corporate governance is transparency.	
procedures to ensure a comprehensive, accurate, reliable, and			It is therefore essential that all material information about the association which	
timely report to shareholders and other stakeholders that			could adversely affect it's viability or the interest of the stakeholders should be	
gives a fair and complete picture of a company's financial			publicly and timely disclosed. Such information should include among other's the	
condition, results, and business operations.		Provide information on or link/reference to the	company's financial condition, results and business operations. All significant	
		company's disclosure policies and procedures	disclosures for stakeholders is disclosed in the website.	
	Compliant	including reports distributed/made available to		
		shareholders and other stockholders.		
		shareholders and other stockholders.	Reference/Link: KCCDFI MBA Corporate Governance Manual page 56-57	
			(Disclosure and Transparency)	
			Reference/Link: KCCDFI MBA Company Website	
Recommendation 8.2				
1. Board fully discloses all relevant and material information		Provide link or reference to the directors'	Profiles of the individual board member, their academic qualifications,	
on individual board members to evaluate their experience and		academic qualifications, share ownership in the	membership in other boards, other executives positions, professiona	
qualifications, and assess any potential conflicts of interest		company, membership in other boards, other	experiences, expertise and relevant trainings attended are fully disclosed in the	
that might affect their judgment.	0 11 1	executive positions, professional experiences,	Annual Report.	
	Compliant	expertise, and relevant trainings attended.		
			Reference/Link: KCCDFI MBA Annual Report 2022 page 31-32 (Profile of the	
			Board of Trustees)	
			bourd of musicest	
2. Board fully discloses all relevant and material information		Provide information on or link/reference to the	Profiles of the management/key executives, their academic qualifications,	
on key executives to evaluate their experience and		key officers' academic qualifications, share	membership in other boards, other executives positions, professiona	
qualifications, and assess any potential conflicts of interest		1	experiences, expertise and relevant trainings attended are fully disclosed in the	
that might affect their judgment.	Compliant	boards, other executive positions, professional	Annual Report.	
	Compilant	experiences, expertise, and relevant trainings		
		attended.	Reference/Link: KCCDFI MBA Annual Report 2022 page 35 (Profile of the	
			<u>Management)</u>	
Recommendation 8.3			Corporate Covernmen Manual and Articles and Dy Laure also that the	
Company provides a clear disclosure of its policies and recording for setting Board remuneration, including the level			Corporate Governance Manual and Articles and By Laws clearly states that the	
procedure for setting Board remuneration, including the level			members of the Board shall not receive any salary but shall be entitled to	
and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance			gratuity, per diem or reimbursements of all neccesary expenses incurred or	
Scorecard (ACGS) and the Revised Corporation Code.		Disclose or provide link/reference to the	account of attendance in committee and board meetings provided that al entitlement, benefit, emoluments received shall be subject to the approval of	
scorecard (Acas) and the nevised corporation code.	Compliant	company policy and practice for setting board	the majority vote of the general membership.	
	Compilant	remuneration.	the majority vote of the general membership.	
ı	I	I		I

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
			Reference/Link: KCCDFI MBA Articles and By Laws (Article IX Section 4)	
Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with the ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	Compliant	1	Corporate Governance Manual and Articles and By Laws clearly states that the key officers shall receive such salary and/or benefits as may be fixed by the Board of Trustees. The association aims to provide benefits that is competitive with those paid by other companies, taking into account the association's position against peers in the industry and other market considerations. A salary standardization scheme has been adopted by the Board. *Reference/Link: KCCDFI MBA Corporate Governance Manual*	
3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non-Compliant	Provide a breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.		As a non stock non-profit organzation, the board is not entitled to remuneration. Hence no disclosure is needed. But for management and employees, a disclosure on the aggregate compensation and employees benefits received for the year 2022, has been disclosed the the Audited FS Note 19 page 34. Reference/Link: KCCDFI MBA Audited FS 2022
Recommendation 8.4				
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	company's RPT policies. Indicate if the director with a conflict of interest	It is the company's policy that related party transactions are conducted at arm's length with any consideration paid or received by the Company or any of it's subsidiaries in connection with any such transaction being on terms no less favorable than terms available to any unconnected third party under the same or similar circumstances. It is the responsibility of each Trustee/Manager to promptly notify the board, through the company secretary, of any proposed related-party transaction as soon as they become aware of it. It is the responsibility of a trustee or manager who is involved in a proposed related party transaction to inform the board, through the company secretary, and obtain approval prior to entering into the transaction. Conflicted board members shall not participate in discussions on transactions in which they are conflicted party and abstain from voting on such issues. The board shall decide whether or not to approve the related party transaction involving a trustee in the absence of that trustear	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
 Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by a majority vote of the stockholders in the annual stockholders' meeting during the year. 	Compliant		Significant RPT's are disclosed in the Annual Report page 97-98. (Audited Financial Statement Note 21 Related Party Transaction) Reference/Link: KCCDFI MBA Annual Report 2022	
Recommendation 8.5				
Company's corporate governance policies, programs, and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	Provide a link to the company's website where the Manual on Corporate Governance is posted.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance Manual. It is posted in our company website under Corporate Governance Menu.	
2. The Company's MCG is posted on its company website	Compliant		Reference/Link: KCCDFI MBA Corporate Governance Manual	
Principle 9: The company should establish standards for the appropriate of the standards for the standards for the appropriate of the standards for the standard for the standards for the standard for the standards for the standards for the standard for the standards for the standard for the standa	propriate selection of an external auditor, a	nd effective oversight of the same to strengthen th	e external auditor's independence and enhance audit quality	
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal, and fees of the company's external auditor.	The Audit Committee exercises oversight of external auditors. It is primarily responsible for the selection and appointment of these auditors, subject to ratification by the general membership. The Committee also facilitates the approval / disapproval of the corresponding service fees. Moreover, they handle the performance evaluation and if necessary, the re-appointment or dismissal of the external auditors. The related provision is stipulated in the KCCDFI MBA Audit Committee charter. **Reference/Link: KCCDFI MBA Audit Committee Charter**	
The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board, and ratified by the shareholders.	Compliant	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal, and fees of the external auditor.	The appointment, reappointment,removal and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the general membership during its annual general membership meeting. This is explicitly disclose in the minutes of the AGMM. Reference/Link: Minutes of the 13th Annual General Membership Meeting	
3. For the 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.	Compliant	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.	The incumbent external auditor of the company, Quilab and Garsuta.Co is reappointed in 2022.	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
	complianty Non-compliant	Additional information	Reference/Link: Minutes of the 13th Annual General Membership Meeting.	Reference/Explanation
			Agenda on appointment of external auditor.	
Recommendation 9.2				
1. Audit Committee Charter includes the Audit Committee's			The assessment of the integrity and independence of the external auditor and	
responsibility on :			oversight, among others are part of the responsibilities of the Audit Committee.	
i. assessing the integrity and independence of external			The responsibilities of the Audit Committee are explicitly stated in the Audit	
auditors; ii. exercising effective oversight to review and monitor the			Committee Charter.	
external auditor's independence and objectivity; and	Compliant			
iii. exercising effective oversight to review and monitor the				
effectiveness of the audit process, taking into consideration		Provide link/reference to the company's Audit		
relevant Philippine professional and regulatory requirements.		Committee Charter.		
2.Audit Committee Charter contains the Committee's		1	As stipulated in the Audit Committee Charter, the Audit Committee has the	
responsibility on reviewing and monitoring the external			responsibility to oversee the external auditors.	
auditor's suitability and effectiveness on an annual basis.	Compliant			
			Reference/Link: KCCDFI MBA Audit Committee Charter	
			Rejerence/Link. RCCDF1 WIBA Audit Committee Charter	
Recommendation 9.3				
1. Company discloses the nature of non-audit services			In 2022, our external auditor Quilab and Garsuta,CPA has no non-audit services	
performed by its external auditor in the Annual Report to deal		performed by the external auditor, if any.	performed to the association therefore no non-audit fees were paid. It was	
with the potential conflict of interest.	Compliant		disclosed in the 2022 Annual Report.	
			Reference/Link: KCCDFI MBA Annual Report 2022 page 24 (External Auditor)	
Audit Committee stays alert for any potential conflict of			Since, our inception as a company, there were no non-audit services rendered by	
interest situations, given the guidelines or policies on non-			the external auditor. As stated in our Audit Committee Charter, one of the	
audit services, which could be viewed as impairing the			responsibilities of the commitee is to exercise oversight of external auditors. And	
external auditor's objectivity.			as part of that responsibility, the committee is tasked to evaluate and determine	
	Compliant	Provide link or reference to guidelines or policies	the non-audit work if any. They should disallow any non-audit work that will conflict with his duties as External auditor or may pose a threat to his	
	Compliant	on non-audit services.	independence.	
			Reference/Link: KCCDFI MBA Audit Committee Charter	
Principle 10: The Company should ensure that the material an	d reportable non-financial and sustainal	ility issues are disclosed.		
Recommendation 10.1		Displace or provide a link on the	The Board strengly believes that the assence of corner-to	
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management		policies and practices on the disclosure of non-	The Board strongly believes that the essence of corporate governance is transparency. It is therefore essential that all material information about the	
of economic, environmental, social, and governance (EESG)		financial information, including EESG issues.	association should be publicly and timely disclosed. The Board commits at all	
issues of its business, which underpin sustainability.		, ,	times to full disclosure of material information dealings. Annual report discloses	
			the policies on EESG and other relevant non-financial information.	
	Compliant			
			D (
			Reference/Link :KCCDFI MBA Corporate Governance Manual page 56-57 (Disclosure and Transparency)	
			<u> </u>	
			Reference/Link :KCCDFI MBA Annual Report 2022	
			Reference/Link :KCCDFI MBA Annual Report 2022	

Identify the international framework used for Enterprise Risk Management. Identify the international framework used for Enterprise Risk Management. Identify the international framework used for Enterprise Risk Management. Provide information or reference to a document containing information on: 1. Company's risk management procedures and processes 2. Key risks the company is currently facing 3. How the company manages the key risks Indicate frequency of review of the enterprise risk management framework. Indicate frequency of review of the enterprise risk management framework. Indicate frequency of review of the enterprise risk management framework.					
2. Company has an adequate and effective internal control system. Non-Compliant Principle 11: The company should maintain a comprehensive and cost-efficient communication charmer for disseminating relevant information. This charmed is crucial for informed decision-making by investors, stakeholders, and other communication of the subject of the company for a website. Principle 11: The company should maintain a comprehensive and cost-efficient communication of themselves are controlled by the company fice. Vestically the communication of themselves are controlled by the company fice. Vestically the communication of themselves are controlled by the company fice. Vestically the communication of the subject of the company fice. Vestically the communication of the public charmers used by the company fice. Vestically the communication of the public charmers used by the company fice. Vestically the communication of the public charmers used by the company fice. Vestically the communication of the public charmers used by the company fice. Vestically the communication of the public charmers used by the company fice. Vestically the communication of the public charmers used by the company fice. Vestically the communication of the public charmers used by the company fice. Vestically the communication of the public charmers used by the company fice. Vestically the communication of the public charmers used to the public charmers used to the public charmers used by the company fice. Vestically the public charmers used to the conduct of its dustines. Principle 12: to seture independent and effective internal control systems. Non-compliant used to the conduct of its dustines. Longmany has an adequate and effective internal control systems, and effec		Considerat/New Consultant	A ddiai 1f	A d.disi 1 1- f 1	Defendant /Fundamentian
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Recommendation 12.2	Recommendation 12.2				

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm.	Independent internal audit function is in-house. It is being done by the internal audit unit of our parent institution MFI. It has been part of our Memorandum of Agreement. They provide independent and objective assurance, and consulting services designed to add value and improve company's operations. **Reference/Link: Management Contract of Services**	
Recommendation 12.3				
The company has a qualified Chief Audit Executive (CAE) appointed by the Board	Non Compliant			Considering our company's size, risk profile and complexity of operations. We don't have a chief audit executive. The role is being assumed by the general
 CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider. 	Non Compliant	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.		manager. Part of her duties is to supervise and manage the business affairs and activities of the company. Hence, she shall also oversee and be responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.
 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. 	Compliant	Identify qualified independent executive or senior management personnel, if applicable.	Incase of a fully outsourced internal audit activity, the general manager is assigned and responsible for managing the fully outsourced audit activity.	
Recommendation 12.4				

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
The company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant		The board has established a risk oversight committee tasked to identify, asssess and monitor key risk exposures. They shall have the following responsibilities: **Develops a formal enterprise risk management plan; **Ildentifies and evaluates risk exposure of the association; **Assesses the probability of each identified risk becoming a reality and estimates its possible significant financial impact and likelihood of occurrence; **Develop risk management strategies for managing and controlling risks faced by the association; **Deversees the implementation of the enterprise risk management plan by conducting regular discussions of current risks based on the management reports and assess how to reduce the risks; **Review and revised the enterprise risk management plan to ensure its continued relevance, comprehensiveness and effectiveness; **Provides oversight over Management's activities in managing credit, market, liquidity, operational, legal and other risk exposures of the Association; **Reports to the Board on a regular basis, or as deemed necessary, the Association's material risk exposures, the actions taken to reduce the risks, and recommends further action or plans, as necessary; **Performs other duties and responsibilities as the Committee may deem appropriate within the scope of its primary functions or as may be assigned by the Board.	
			Reference/Link: Risk Oversight Committee Charter	
Recommendation 12.5 1. 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).	Non-Compliant	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a		Considering the size and complexity of our organization, we don't have a Chief Risk Officer, and we believe that we don't need it at this time. It is also not necessary to outsourced, it can be an internal function. In the meantime, the General Manager
CRO has adequate authority, stature, resources, and support to fulfill his/her responsibilities.	Non-Compliant	document containing his/her responsibilities and qualifications/background.		assumes this responsibility.
	CULTIVATING A SYN	IERGIC RELATIONSHIP WITH SHAREHOLDERS		
Principle 13: The company should treat all shareholders fairly a	nd equitably, and also recognize, protect, a	nd facilitate the exercise of their rights.		
Recommendation 13.1 1. Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant		The corporate governance manual includes provisions for fundamental rights of the shareholder's amongst them, voting rights, power of inspection and right to information. Reference/Links: KCCDFI MBA Corporate Governance Manual page 49-51 (Part VI Members)	
Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	Provide a link to company's website	The Company's Corporate Governance Manual and Articles and By Laws, where the basic shareholders' rights are disclosed is available in our company website and can be found under Corporate Governance menu of the website.	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
			Reference/Links: KCCDFI MBA Corporate Governance Manual page 49-51 (Part	
			VI Members)	
Recommendation 13.2				
1. Board encourages active shareholder participation by			The Notice of the Annual General Membership Meeting was released and	
sending the Notice of Annual and Special Shareholders'		Indicate the number of days before the annual	uploaded on the company website on September 9, 2022. It was more than 21	
Meeting with sufficient and relevant information at least 21		stockholders' meeting or special stockholders'	days before the the scheduled meeting. The details and rationale of the agenda	
days before the meeting.		meeting when the notice and agenda were sent	is also included in the Notice of Meeting.	
		out.		
	Considerat			
	Compliant	Indicate whether shareholders' approval of		
		remuneration or any changes therein were included in the agenda of the meeting.		
		included in the agenda of the meeting.		
		Provide a link to the Agenda included in the		
		company's Information Statement		
			Reference/Links: Notice of Annual General Membership Meeting	
Recommendation 13.3				
1. Board encourages active shareholder participation by			The draft minutes of the recent Annual General Membership Meeting is publicly	
making the result of the votes taken during the most recent		Provide information or reference to a document	available on October 15, 2022 in our company website. It is one day after the	
Annual or Special Shareholders' Meeting publicly available the		containing information on all relevant questions	date of the AGM.	
next working day.	Compliant	raised and answers during the ASM and special		
		meeting and the results of the vote taken during		
		the most recent ASM/SSM.		
			Reference/Links: Minutes of the 13th Annual General Membership Meeting	
2. Minutes of the Annual and Special Shareholders' Meetings		Provide link to minutes of the meeting in the	The draft of minutes of the AGMM is posted in the website on October 15, 2022.	
are available on the company website within five business		company website.	It was uploaded a day after the Annual General Membership Meeting which	
days from the end of the meeting.			proves that the minutes of the AGMM was available on the company website	
		Indicate voting results for all agenda items,	within 5 business days from the end of meeting.	
		including the approving, dissenting, and		
		abstaining votes.		
	Compliant	Indicate also if the voting on resolutions was by		
		poll.		
		F		
		Include whether there was an opportunity to ask		
		a question and the answers given, if any.		
			Reference/Links: Minutes of the 13th Annual General Membership Meeting	
			respectively and remotes of the astronomy deneral membership wiceting	
Recommendation 13.4				
Board has an alternative dispute mechanism to resolve intra- separate disputes in an amigable and effective manner.			Alternative dispute resolution mechanism to resolve intra-corporate disputes in	
corporate disputes in an amicable and effective manner			an amicable and effective manner, is publicly disclosed in the company website under Corporate Governance Menu (IRR and Policies)	
			and Corporate Governance Mena (Intrana Folicies)	
		Provide details of the alternative dispute		
	Compliant	resolution made available to resolve intra-		
	Compliant	corporate disputes.		
		co. por ace disputes.		
			Defended // in less Alternatives Dispute Devices	
			Reference/Links: Alternative Dispute Resolution	
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	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Provide link/reference to where it is found in the Manual on Corporate Governance.	The Alternative Dispute Resolution Mechanism is included in the Corporate Governance Manual.	
			Reference/Links: KCCDFI MBA Corporate Governance Manual page 39-47 (Part IV Alternative Dispute Resolution)	
	C	OUTIES TO STAKEHOLDERS		
Principle 14: The right of the stakeholders established by law opportunity to obtain prompt effective redress for the violation		pluntary commitments must be respected. Where	stakeholders' rights and/or interests are at stake, stakeholders should have the	
Recommendation 14.1				
 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth, and sustainability. 	Compliant	Identify the company's shareholders and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.	Our identified stakeholders are the following: AJMembers, B.) Board of Trustees, C.)Staff, D.) Partner-agent MFI/s, E.) Regulatory Agencies, F.) Supplier's and Contractors, G.)Community of Operations, H.) Environmental Sustainability and (I) Technical Service Providers. The policies and programs is disclosed in the CG Manual and Annual Report.	
			Reference/Links: KCCDFI MBA Annual Report 2022	
			Reference/Links: KCCDFI MBA Corporate Governance Manual page 51-55 (Part VII Stakeholders)	
Recommendation 14.2			VII Stukenoluers)	
1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant		On the fair treatment and protection of stakeholders. The policies are in pages 51-57 of the Corporate Governance Manual. The Board and Management also ensures adherence to the company code of ethics. Reference/Links: KCCDFI MBA Corporate Governance Manual / Annex 2 Code of Ethics	
Recommendation 14.3				
Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	person, dedicated phone number or e-mail address, etc.) which stakeholders can use to	Contact details is provided in the company website under <i>Contacts</i> , wherein stakeholders can leave their comments and suggestions or may voice out their concern to the association. A link to our facebook account is also available wherein they can chat any concerns to the association. Ms. Ma Perla J. Medina/Promotions Officer is the designated contact person they may contact at info.kccdfimba@gmail.com (email), 0955-579-3476/0955-579-3477 (contact nos.)	
			Reference/Link: kccdfimba.com/contact-us/	
Principle 15: A mechanism for employee participation should b	e developed to create a symbiotic environm	nent, realize the company's goals and participate in	n its corporate governance processes.	
Recommendation 15.1				

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
 Board establishes policies, programs, and procedures that encourage employees to actively participate in the realization of the company's goals and its governance. 	Compliant		Aside from the orientation given to new employees. Employees are given the chance to attend relevant trainings and lecture series to equipped and capacitate them with the requirements of their respective duties. In setting the company plans/ goals for year, we ensure that all employees participates and is involved in the planning stages so that any plans and goals set by the employees or dept. is alligned with the company's overall goal.	
			Reference/ Links: KCCDFI MBA Annual Report 2022	
Recommendation 15.2				
Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	Compliant	Identify or provide link/reference to the company's policies, programs, and practices on anti-corruption.	Board of trustees, general manager and staff is expected to act at all times in accordance with the highest ethical standards and in the best interest of KCCDFI MBA Inc., its members partner-agents and other stakeholders. In our code of ethics, we have adopted a policy that the board of trustees, management and staff, shall not accept commissions, gifts, payments, loans, promises of future benefits or other items of value from anyone who has or may seek some benefit from KCCDFI Mutual Benefit Association, Inc. in return, other than occasional gifts of nominal value that are in keeping with good ethics.	
Board disseminates the policy and program to employees			Reference/Links: KCCDFI MBA Corporate Governance Manual Annex 2 Code of Ethics New employees are given orientation about the association its policies and	
across the organization through trainings to embed them in the company's culture.	Compliant	Identify how the board disseminated the policy and program to employees across the organization.	procedures. They are also required to attend the Governance and AMLA Workshop and other relevant trainings. Any changes or updates in the policies that is decided and approved, are being cascaded to all employees through monthly staff meeting.	
Recommendation 15.3				
Board established a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.	Compliant	Disclose or provide link/reference company whistle-blowing policy and procedure for employees. Indicate if the framework includes procedures to protect the employees from retaliation. Provide contact details to report any illegal or unethical behavior.	or the code shall surier discrimination or narrassment in the workplace, retaarket, liquidity, operational, legal and other r	

	Compliant/ Non-Compliant	Additional Information	Additional Information	Reference/Explanation
 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. 	Compliant		Whistleblower may report to the Management or to the whistleblower compliance officer. They can report it through the following channels. (Email) kccdfi_mba@yahoo.com.ph (Postmail) 2nd Floor KCCDFI Bldg. MCLL Highway, Guiwan, Zamboanga City (Contact) 062-990-2429, 0955-579-3477/ 0955579-3476. In cases where management is involved, employees can directly report to the Audit Commitee.	
Board supervises and ensures the enforcement of the whistleblowing framework	Compliant	supervised and ensured enforcement of the	The Compliance officer shall immediately notify the Audit Committee of any reported incidents/complaints. The incidents/ complaints shall be acted upon to include investigation and imposition of appropriate actions if any.	
			Reference/Links: KCCDFI MBA Corporate Governance Manual page 66-68 Annex 41Whistle Blowing Policy)	
Principle 16: The company should be socially responsible in all				
fully supportive of its comprehensive and balanced developmer Recommendation 16.1	it.	<u> </u>		
Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business while contributing to the advancement of the society where it operates.	Compliant		Annual Report discloses the various non-financial programs, services and community involvement initiated by the company.	
			Reference/Link: KCCDFI MBA Annual Report 2022	

CERTIFICATION

The undersigned certify that the responses and explanations set forth in the above Company's Annual Corporate Governance Report are true, complete and correct of our own personal knowledge and/or based on authentic records.

Signed in the City of Zamboanga on the 29th day of May 2023.

MARY ANN R. CANDOY CHAIRMAN OF THE BOARD

HERMIÈ A. HASAN CORPORATE SECRETARY

DEZZAS. MOHAMMAD INDEPENDENT DIRECTOR MARIA/TERESA C. GONZALES
PRESIDENT/CEO

MA. PERUA J. MEDINA CORPORATE GOVERNANCE COMPLIANCE OFFICER

NEVILYN P. ABUALAS INDEPENDENT DIRECTOR

SUBSCRIBED AND SWORN to before me this 3 0 MAY 2023 day of May, 2023, by the following who are all personally known to me (or whom I have identified through competent evidence of identity) and who exhibited to me their respective identification document as follows:

NAME

- 1. Mary Ann R. Candoy
- 2. Maria Teresa C. Gonzales
- 3. Hermie A. Hasan
- 4. Ma. Perla J. Medina
- 5. Dezza S. Mohammad
- 6. Nevilyn S. Abualas

Tax Identification Number

770-030-683 934-009-908 765-563-707 949-553-227 925-169-995 938-554-392

NOTARY PUBLIC

Notary Public until Secember 31, 2023
Hotarial Commission No.: 2022-085
Roll of Atomays No.: 82148

IBP O.R. No.: 188210. S December 2027. ZAMBASULTA PTR No.: 2544 185, 03 January 2023, Z.C.

MCLE Compliance No.: VIII
(Complied Certificate on process)

Doc. No. \$5 ; Page No. 17 ; Book No. 17 ; Series of 2023.