ANNUAL CORPORATE GOVERNANCE REPORT OF NATIONAL REINSURANCE CORPORATION OF THE PHILIPPINES

(Name of Company)

- 1. For the fiscal year ended, **December 31, 2022**
- 2. Certificate Authority Number 2022/02-R

3. Makati, Philippines

Province, Country or other jurisdiction of incorporation or organization

4. 31st Floor, BPI-Philam Makati, 6811 Ayala Avenue, Makati City
Address of principal office
Postal Code

5. <u>(02) 8988-7400</u>

Company's telephone number, including area code

6. https://www.nat-re.com/

Company's official website

7. Not Applicable

Former name, former, address, and former fiscal year, if changed since last report

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT- National Reinsurance Corporation of the Philippines, December 31, 2022 COMPLIANT/ **ADDITIONAL INFORMATION EXPLANATION NON-COMPLIANT** The Board's Governance Responsibilities Principle 1: The company should be headed by a competent, working board to foster the long-term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the long-term best interests of its shareholders and other stakeholders. **Recommendation 1.1** 1. Board is composed of directors Compliant Nat Re Board of Directors Charter Governance, Composition of the Board, Document with collective working knowledge, Pages 2-3/19, PDF Page 3-4/20 experience or expertise that is relevant to the company's **Board of Directors** industry/sector. Our website provides comprehensive information on the background, qualifications and business 2. Board has an appropriate mix of Compliant experience of all our directors. It shows that our competence and expertise. directors have the appropriate mix of competence and expertise and that all are qualified for their Compliant 3. Directors remain qualified for their respective position and collectively they fulfill their roles positions individually and and responsibilities and respond to the needs of the collectively to enable them to fulfill organization. their roles and responsibilities and respond to the needs of the SEC 17-A Annual Report as of December 31, 2022, organization. Business Experience of the Directors, Document page 35-40, PDF Page 36-41 /196 **Recommendation 1.2** 1. Board is composed of a majority of Compliant **Board of Directors** Out of total thirteen (13) directors, Mr. Allan R. Santos, non-executive directors. President & CEO, is the only executive director of the

Company while the rest of the directors are all non-

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		executive directors, and of which three (3) are independent directors.	
Recommendation 1.3			
 Company provides in its Board Charter and Manual on Corporate Governance a policy on training of 	Compliant	Nat Re Board of Directors Charter, Orientation and Continuing Education Programs, Document Page 13/19, PDF Page 14/20	
directors.		Directors are required to undergo training, more specifically annual corporate governance training and other continuing education programs to further their knowledge and assist in their development as Directors of the Company.	
		Revised Manual of Corporate Governance Governance and Related Party Transactions, On Corporate Governance Responsibilities, 3.3.1(d)	
		GRPT Recommends continuing education/training programs for directors.	
		SEC 17-A Annual Report as of December 31, 2022 Annual Continuing Training of Directors and Key Officers, Document page 44 – 53, PDF page 45-54/196	
		We disclosed in our 2022 SEC Form 17A, Annual Report the 'annual continuing training of directors and key officers'. We provide yearly budget for our directors and officers for their annual professional training on various areas such as corporate governance, risk	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
		management, data privacy, and other relevant training program, etc.					
Company has an orientation program for first time directors.	Compliant	Nat Re Board of Directors Charter Orientation and Continuing Education Programs, Document Page 13/19, PDF page 14/20 Nat Re reassures the availability of orientation program for first-time directors. Nat Re Board Book We have a Board Book which provides new directors relevant information about the company-such as its overview, history, mission, vision and commitment, shareholding structures, products and services and many more. Nat Re Board Materials for New Directors New directors are given an orientation on the Company's business. In addition, their attendance to our regular monthly board meeting serves as an effective on-boarding avenue for newly appointed directors to assimilate the business, the operations and all the relevant matters and workings about the company.					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 Company has relevant annual continuing training for all directors. 	Compliant	SEC 17-A Annual Report as of December 31, 2022 Annual Continuing Training of Directors and Key Officers, Document page 44 – 50, PDF page 45-51/196	
Recommendation 1.4			
Board has a policy on board diversity.	Compliant	Amended By-Laws, Article III, Section 2, Qualification of Directors, Document Page 9, PDF Page 16/32 Our policy on diversity is defined under our By-laws on qualification of directors. Directors shall be possessed of the necessary skills, competence, and experience, in terms of management capabilities and preferably in the field of insurance or insurance related disciplines. The Nat Re Board is composed of a mix of (8) male and (5) female directors of different ages with knowledge and competence in various fields especially in insurance and other insurance related disciplines. The Chairperson and vice-chairperson of the Board are both female. The composition of the Board ensures that optimal decision making is achieved.	
		Nat Re Board of Directors Charter Governance, Composition of the Board, Board Competencies and Diversity, Document Pages 2-3/19, PDF Pages 3-4/20	

COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
The Board's Go	vernance Responsibilities	
	The Board shall include a balance of executive and non-executive directors, including independent non-executive directors, having a clear division of responsibilities, such that no individual or small group of individuals can dominate the Board's decision making. Subject to existing laws, non-Filipino nationals may become members of the Board of Directors to the extent of the foreign participation in the equity of the Corporation. (Amended By-Laws, Article 3, Section 2) Nat Re Award on SEC's Gender and Development (GAD) Nat Re was awarded with "Most Women Directors" for its outstanding gender-inclusivity as a publicly listed company.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Optional: Recommendation 1.4			
. Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compliant	Amended By-Laws Article III, Section 2, Qualification of Directors, Document Page 9, PDF Page 16/32 Our policy on diversity is defined under our By-laws on qualification of directors. Directors shall be possessed of the necessary skills, competence and experience, in terms of management capabilities and preferably in the field of insurance or insurance related disciplines.	
		Nat Re Board of Directors Charter Governance, Composition of the Board, Board Competencies and Diversity, Document Page 2/19, PDF Page 3/20	
2. Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives		The Board shall include a balance of executive and non-executive directors, including independent non-executive directors, having a clear division of responsibilities, such that no individual or small group of individuals can dominate the Board's decision making.	
j .		Profile and business experience of our directors Currently, we have 5 female directors out of 13 directors.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		The backgrounds and the various & extensive business experiences of our directors are very diverse as some are underwriters, bankers, accountants, policymaker, , engineer and insurance experts.	
Recommendation 1.5			
Board is assisted by a Corporate Secretary.	Compliant	Corporate Secretary - Atty. Noel A. Laman Assistant Corporate Secretary - Atty. Ma. Pilar M. Pilares-Gutierrez Atty. Noel A. Laman and Atty. Ma. Pilar Pilares- Gutierrez are our corporate secretary and Assistant corporate secretary respectively.	
 Corporate Secretary is a separate individual from the Compliance Officer. 	Compliant	SEC 17-A Annual Report as of December 31, 2022 Directors and Executive Officers of the Issuers, List of Corporation's Key Executive, (Jacqueline C. Dy, Vice President and Head of Risk and Compliance & Atty. Noel A. Laman, Corporate Secretary), Document Page 34 / PDF Page 35/196 Jacqueline Michelle C. Dy Head of Risk and Compliance Atty. Noel A. Laman Corporate Secretary	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 Corporate Secretary is not a member of the Board of Directors. 	Compliant	SEC 17-A Annual Report as of December 31, 2022 Directors and Executive Officers of the Issuers, List of Members of the Board; List of Corporation's Key Executive, Document Page 34, PDF Page 35/196 Atty. Noel A. Laman Corporate Secretary Board of Directors We have 13 board members, and the Corporate Secretary is not a member.	
4. Corporate Secretary attends training/s on corporate governance.	Compliant	SEC 17-A Annual Report as of December 31, 2022 Annual Continuing Training of Directors and Key Officers – Atty. Noel A. Laman (Corporate Secretary) and Atty. Ma. Pilar M. Pilares – Guitierrez (Assistant Corporate Secretary), Item 15 & 16, Document page 50-51, PDF Page 51-52 of 196 Corporate Secretary and Assistant Secretary attended trainings on corporate governance.	
Optional: Recommendation 1.5			
 Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting. 	Compliant	2022 Notice of Board Meeting - Excerpt We distribute meeting materials at least (5) days before the scheduled Board meetings.	

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
1.	Board is assisted by a Compliance Officer.	Compliant	SEC 17-A Annual Report as of December 31, 2022 Directors Including Independent Directors and Executive Officers, List of the Corporation's Executive	
2.	Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	Officers, Document Page 34, PDF Page 35/196 Jacqueline Michelle C. Dy Head of Risk and Compliance Compliance Officer has a rank of Vice President. She is not a member of the Board of Directors, but she directly reports to the Governance and Related Party Transaction and Risk Oversight Committees of the Board. Amended By-Laws Article 4, Section 8, Document Page 17-18, PDF Page 24-25/32 This section describes the duties and responsibilities of the Compliance Officer	
3.	Compliance Officer is not a member of the board.	Compliant	SEC 17-A Annual Report as of December 31, 2022 Directors Including Independent Directors and Executive Officers, List of the Corporation's Executive Officers, Jacqueline Michelle C. Dy, Vice President and Head of Risk and Compliance, Document Page 34, PDF Page 35/196	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Jacqueline Michelle C. Dy Head of Risk and Compliance Jacqueline C. Dy is not a member of the Board. Board of Directors	
. Compliance Officer attends training/s on corporate governance.	Compliant	SEC 17-A Annual Report as of December 31, 2022 Annual Continuing Training Attended by Officers, Jacqueline Michelle C. Dy, item 18, Document Page 52, PDF Page 53/196 SEC Form 20-IS Definitive Information Statement Annual Continuing Training Attended by Officers, Jacqueline C. Dy, item 18, Document page 22, PDF Page 42 Jacqueline Michelle C. Dy attended the Corporate Governance Seminar, Targeted Financial Sanctions (TFS) Webinar, Anti-Fraud Session, and the 9th SEC & PSE Corporate Governance Forum in 2022.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
		bilities of the Board as provided under the law, the co ld be clearly made known to all directors as well as to					
Recommendation 2.1							
 Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. 	Compliant	Evidence of director performance of duties include the following: Attendance of the Directors in 2022 Board and Board Committee Meetings Certification of the directors' attendance to the Board and Board Committee meetings for the year 2022 SEC Form 17-C Matters Approved by the Board dated March 31, 2022 Disclosure showed several resolutions approved during the March 31, 2022 Board Meeting and duly disclosed to the SEC					
Recommendation 2.2							
 Board oversees the development, review and approval of the company's business objectives and strategy. 	Compliant	The Board oversees development, review and approval of the company's business objectives and strategy and monitors its implementation during the monthly board meetings.					
2. Board oversees and monitors the implementation of the company's	Compliant	Nat Re Board of Directors Charter					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
business objectives and strategy in order to sustain the company's long term viability and strength.		Responsibilities of the Board of Directors, Duties Powers and Attributes of the Board, item b. Business Plan, Document Page 7/19, PDF Page 8/20 The Board approves the medium term and long-range	
		plans of the Corporations and policies to guide management in the conduct of the business.	
		Attendance of the Directors in 2022 Board and Board Committee Meetings Monthly meeting attendance to discuss financial results and other business matters for consideration requiring board guidance.	
		2022 Notice of Board Meeting - Excerpt Notice of Regular Monthly Meetings	
		2022 Board Meeting Agenda Items - Excerpt Board Approval on meeting agenda	
		Board Meeting Excerpt on the Approval of the 2023 Financial Plan (16Feb2023)	
		Board Meeting Excerpt on the Approval of 2022 Business Plan (27Jan2022)	
		Board resolutions on the review and approval of the operating/ financial plans for years 2022 and 2023 in	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		the Regular Board Meeting dated January 27, 2022 and February 16, 2023 respectively.	
Supplement to Recommendation 2.2			
Board has a clearly defined and updated vision, mission and core values.	Compliant	Our vision, mission and values Vision mission core values	
		SEC 17-C Board Approval on the Company Vision and Mission The Board approved the Company's updated Vision and Mission in its December 2022 regular Board meeting.	
 Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture. 	Compliant	2022 Board Meeting Agenda Items - Excerpt Monthly board meetings discuss the monthly performance, details of business results vs. targets, issues and problems encountered and relevant matters affecting results and performance moving forward and if there are changes in the strategy to be implemented.	
Recommendation 2.3			
 Board is headed by a competent and qualified Chairperson. 	Compliant	SEC Form 20-IS Definitive Information Statement 23 May 2022 Business Experience of the Directors, Document Page 6, PDF Page 25/317 Mr. Wilfredo C. Maldia, Chairman of the Board since December 2017 to January 2023	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		SEC 17-A Annual Report as of December 31, 2022 Business Experience of the Directors, Document Page 35, PDF Page 36/196 Mr. Jose Arnulfo A. Veloso, Chairman of the board since July 2022 to February 2023 Ms. Evelina G. Escudero is the Chairman of the Board. Ms. Evelina G. Escudero took over as Chairman of the Board effective March 2023.	
ecommendation 2.4			
. Board ensures and adopts an effective succession planning program for directors, key officers and management.	Compliant	Succession Planning Policy and Guidelines The company adopted policy and guidelines on succession planning. Board Meeting Minutes May 27, 2021 Succession Planning Excerpt Discussion of the Nomination and Compensation Committee to the Board on Succession Planning Guidelines	
		Nat Re Board of Directors Our three major shareholders see to it that their nominees are all qualified to be appointed as directors of the Company and have passed the review and evaluation conducted by the Nomination Committee. They tap their respective pool of executives within their	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		group to ensure that nominees are highly competent and are each an expert in their respective fields of specialization.	
2. Board adopts a policy on the retirement for directors and key officers.	Compliant	SEC 17-A Annual Report as of December 31, 2022 Directors Including Independent Directors and Executive Officers, Document Page 34, PDF Page 35/196 Our Board allows its directors to serve the Company regardless of retirement age as long as they are able to provide their expert advice on the best strategy to be implemented given their business experience, competence and exposure in their varying fields and therefore they are very helpful in providing a lot of insights in shaping the future of the Company. Nat Re 2022 Sustainability Report People/Retirement Benefits, Document Page 37, PDF Page 39/54; Additional Employee Benefits, Retirement Fund, Document Page 34, PDF Page 36/54 For key officers, the Company provides a retirement benefit for those reaching the age of 60, in accordance with the Company's retirement plan.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Recommendation 2.5			
 Board aligns the remuneration of key officers and board members with long-term interests of the company. 	Compliant	SEC 17-A Annual Report as of December 31, 2022 Directors and Executive Compensation, Document Pages 54-55, PDF Page 55-56 / 196 The Board receives their per diem for attendance in meetings based on a schedule as disclosed in the Company's SEC Form 17A or the Annual Report.	
 Board adopts a policy specifying the relationship between remuneration and performance. 		SEC Form 20-IS Definitive Information Statement Directors and Executive Compensation, Document Page 33-34, PDF Page 53-54	
		Revised Performance Appraisal Form 2022	
		The Board approved the Company's Performance Bonus program for key officers and employees. Merit increases for key officers and employees are based on performance.	
		The total Performance-based Incentive Bonus award each year is subject to the approval of the Board based on actual company performance while the total merit increase each year is approved by the Board as part of the annual budgeting process.	
		Employee Bonus Policy	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Nomination and Compensation Committee (NCC) Charter Document Page 4, PDF Page 4 The NCC recommends to the Board the granting of performance bonus to the Company's officers and staff depending on company and individual performance.	
Directors do not participate in discussions or deliberations involving his/her own remuneratio	Compliant n.	Nat Re Board of Directors Charter Board Effectiveness, Directors Fees, Document Page 12/19, PDF Page 13/20 Directors shall not participate in the final determination of their own per diems or compensation, which is subject to approval by stockholders representing at least a majority of the outstanding capital stock. Amended By-Laws Board of Directors, Directors' Fees, Article III, Section 8, Document Page 11, PDF Page 18 The Board shall not participate in the final determination of their own remuneration as this matter is subject to the stockholders' approval. SEC 17-A Annual Report as of December 31, 2022 Directors and Executive Compensation, Document Pages 54-55, PDF Page 55-56 / 196	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		SEC Form 20-IS Definitive Information Statement Compensation of Directors and Executive Officers, Document Pages 33-34, PDF Pages 53-54	
Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.	Compliant	Amended By-Laws Article V, Section 4, Nomination and Compensation Committee (NCC), Document Page 19, PDF page 26/32 The NCC may establish a formal and transparent procedure for developing a policy on executive remuneration and for fixing the remuneration packages of corporate officers and directors and provide oversight over remuneration of senior management and other key personnel. Nomination and Compensation Committee Charter The Board approves through the Nomination and Compensation Committee the compensation	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses. 	Compliant	Minutes of Stockholders' Meeting of June 2008 Item 7, PDF Pages 2-3/4 Performance remuneration is tied to meeting business and performance targets, some of which have long-term effects on the Company. Employee Bonus Policy Performance-Based Incentive Bonus, Item 3, Document Page 3, PDF Page 2	
Recommendation 2.6			
 Board has a formal and transparent board nomination and election policy. 	Compliant	Nat Re Board of Directors Charter Nomination / Election of Directors, Document Page 5-6/19, PDF Page 6-7/20 The Directors shall be elected by the Corporation's stockholders entitled to yote at the applied meeting in	
 Board nomination and election policy is disclosed in the company's Manual on Corporate Governance. 	Compliant	stockholders entitled to vote at the annual meeting in accordance with the By-Laws and Rules of Procedures for Annual Stockholder's' Meeting. Pursuant to the Corporation Code, any shareholders, shall have the right to nominate candidates for the Board, subject to compliance for nomination under the Company's	
 Board nomination and election policy includes how the company accepted nominations from minority shareholders. 	Compliant	Article of Incorporation. Revised Manual of Corporate Governance Nomination and Election Process, Document Page 9- 14, PDF Page 11-16/37	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 Board nomination and election policy includes how the board shortlists candidates. 	Compliant	It is the Board's responsibility to develop a policy on board nomination, which should encourage shareholder's participation by including procedures on how the Board accepts nominations from the minority	
 5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. 6. Board has a process for identify the quality of directors that is aligned with the strategic director of the company. 	ing Compliant	Nomination and Election Rule The Nomination and Election Rules provide for the Company's nomination and election policy. It provides the qualifications for directors both for regular and independent directors and the guidelines in assessing their qualifications. Current members of the Board show the diversity of their competence, business experience/background, knowledge and skills set. Nat Re Leadership	
Optional: Recommendation to 2.6			
Company uses professional sec firms or other external sources of candidates (such as director databases set up by director of shareholder bodies) when	of .	Our major shareholders have an established director databases and tap their pool of qualified and competent directors for possible source of candidates for nomination to the Company's Board of directors. This can be observed from the different knowledge and competence of our directors in various fields especially in insurance and other insurance related disciplines. We are able to maintain a good mix of	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
searching for candidates to the board of directors.		both male and female directors. Their extensive work experience and background serves the company well in fulfilling its role in the insurance industry.	
		Nat Re Leadership	
ecommendation 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	Related Party Transaction Policy The Board of Directors have the overall responsibility in ensuring 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 clients, claimants, creditors and other stakeholders.	
 RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions. 	Compliant	Annex A of the policy discusses the materiality threshold, PDF Page 10/17 Nat Re is not part of a group.	
. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	The in-placed RPT policy has been approved by the Board of Directors on October 19, 2017. Material Related Party Transactions Policy RPT Policy provides for the responsibilities at different levels of the organization, from the Board, the Governance Committee and the Management, as to the requirement to review and approve material and	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		group, taking into account the size, structure, risk profile and complexity of the operations.	
Supplement to Recommendations 2.7			
 Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval. 	Compliant	Related Party Transaction Policy Annex A, PDF Page 10/17 Related threshold for RPT approval is also provided in the related Annex. Material Related Party Transactions Policy	
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Compliant	Nat Re Material Related Party Transactions Policy All individual material RPTs shall be approved by at least two thirds (2/3) vote of the board of directors, with at least a majority of the independent directors voting to approve the material RPT. In case that a majority of the independent directors' vote is not secured, the material RPT may be ratified by the vote	

COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
The Board's Go	vernance Responsibilities	
The Board's Go	of the stockholders representing at least two-thirds (2/3) of the outstanding capital stock. SEC 17-A Annual Report as of December 31, 2022 Item 12, Certain Relationship and Related Party Transaction, Document Pages 58-60, PDF Page 59-61 / 196 Certain relationships and related transactions are disclosed accordingly. Should there be any material related party transaction, the same is included in this report. Furthermore, to avoid any possible conflict of interest, only non-related parties vote on or approve related party transactions. SEC 17-A Annual Report as of December 31, 2022 Note 28 – Related Party Transactions, Document Page 78-81, PDF Page 157–160/196	
	Provides detailed disclosure of related party transactions.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
The Board's Governance Responsibilities						
ecommendation 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	Amended By-Laws Article IV, Section 1, Officers, Document Page 14, PDF Page 21 / 32 The by-laws of the Company provide that key /senior officers of the Company shall be appointed during the organizational meeting of the Board of Directors. Amended By-Laws Nomination Committee, Article V, Section 4, Document Page 19, PDF Page 26 / 32 The Nomination and Compensation Committee screens and endorses key/senior officers to the Board for approval. Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company				
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	Compliant	Amended By-Laws Nomination Committee, Article V, Section 4, Document Page 19, PDF Page 26 / 32 Generally, the Nomination and Compensation Committee approves and endorses to the Board the compensation package of Senior Executive Officers. Related performance appraisal is also subject to their review and evaluation. Any merit increases and				

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Compliance Officer and Chief Audit Executive).		performance bonus of the Company is endorsed by the NCC to the Board for approval. The performance of the CEO is assessed by the NCC and endorsed to the Board for approval. That of the Chief Risk and Compliance Officer and the Head of Internal Audit are assessed by the Governance and Risk Committees and the Audit Committee, respectively. Nat Re Board of Directors Charter Guidelines in Conducting Performance Assessments of the President and other key management officials, item 4, Document Page 18 / 19, PDF Page 19/20 Revised Performance Appraisal Form 2022 Revised Audit Committee Charter Authority, Document Page 3-4, PDF page 3 - 4 / 9 The Audit Committee reviews and evaluates the performance of the Chief Audit Executive per related Audit Committee Charter. The performance appraisal of the Head of Risk and Compliance is reviewed by the CEO and being concurred by the members of the GRPT & Risk Oversight Committee.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
The Board's Governance Responsibilities					
Recommendation 2.9					
 Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. 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. 	Compliant	Nat Re Board of Directors Charter Responsibilities of the Board of Directors, Duties, Powers and Attributes of the Board, item u. Performance Management, Document Page 9/19, PDF Page 10/20 The Board adopts a policy specifying the relationship between renumeration and performance of key officers. Guidelines in Conducting Performance Assessments, item 4, Document Page 18 / 19, PDF Page 19/20 Nat Re Performance Management Policy It is the Company's policy to plan, regularly monitor, review and evaluate the performance and work progress of its employees through the adoption of a Performance Management System. Revised Performance Appraisal Form 2022 The Company utilizes a performance management template for evaluating performance. An improved performance management measurement system has been introduced in 2018 which is more specific in defining key performance objectives and specific targets and expected deliverables from each employee.			

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
The Board's Governance Responsibilities						
Recommendation 2.10						
 Board oversees that an appropriate internal control system is in place. 	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022 This oversight function is delegated to the Board's Audit Committee, who is responsible to oversee the				
 The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders. 	Compliant	Audit Committee, who is responsible to oversee the company's internal control system. An Audit Committee Certification for 2022 is provided as reference. Conflict of Interest It is the responsibility of each director, officer and employee to promptly notify the Board, through the Corporate Secretary, of any actual or potential conflict of interest as soon as they become aware of it. The Board's approval shall be required before the Company may enter into such transaction where a conflict of interest is identified.				
3. Board approves the Internal Audit Charter.	Compliant	Internal Audit Charter The Internal Audit Charter is herewith provided as reference. This was approved by the Audit Committee and endorsed to the Board. Board Meeting Minutes, March 31, 2022, Internal Audit Charter Approval Excerpt				
Recommendation 2.11						
. Board oversees that the company has in place a sound enterprise risk management (ERM) framework to	Compliant	Revised Manual of Corporate Governance Item 2.11, Document Page 14, PDF Page 16/37				

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
2.	effectively identify, monitor, assess and manage key business risks. 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.	Compliant	The Board should oversee that a sound enterprise risk management (ERM) framework is in place to effectively identify, monitor, assess, and manage key business risks. Risk Oversight Committee Charter Nat Re Risk Management Framework Nat Re Enterprise Risk Management Policy Risk Oversight Committee ("ROC") Charter; ERM Policy are provided for reference. The Board through the ROC oversees the Company's ERM framework, risk exposures and effectiveness of the risk management measures.	
	commendation 2.12			
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	Nat Re Board of Directors Charter The Board Charter of the Company generally serve as guidance to the Board in fulfilling its responsibilities and in carrying out its fiduciary role. It guides our directors in performing their roles and responsibilities.	
2.	Board Charter serves as a guide to the directors in the performance of their functions.	Compliant		

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 Board Charter is publicly available and posted on the company's website. 	Compliant	It is publicly available and posted in the Nat Re website (https://www.nat-re.com/corporate-governance).	
Additional Recommendation to Princip	ole 2		
 Board has a clear insider trading policy. 	Compliant	Policy on Insider Trading of Company Securities The Board has a clear Insider Trading Policy.	
Optional: Principle 2			
 Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. 	•		While the Company has no specific written policy allowing the granting of a loan to any director nor forbidding the practice, there was never an instance in the past where this was allowed by the Company. We are currently guided by our Conflict of Interest Policy. This policy generally requires that transactions with related parties are carried on an arm's length basis and the same is subject to an approval and/or a reporting process.

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 Company discloses the types of decision requiring board of directors' approval. 	Compliant	Amended By-Laws Article III, Section 9, Duties and Powers of the Board of Directors, Document Page 11-13, PDF Pages 18 – 20 / 32 Nat Re Board of Directors Charter Responsibilities of the Board of Directors/Duties, Powers and Attributes of the Board, Document Page 7-9/19, PDF Page 8-10/20	
Principle 3: Board committees should b	•	nt possible to support the effective performance of the	P Roard's functions
	mposition, functions o	party transactions, and other key corporate governa and responsibilities of all committees established should be also	ince concerns, such a

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
The Board's Governance Responsibilities					
		Board Committee charters are posted in the Company's website (www.nat-re.com/corporate-governance)			
Recommendation 3.2					
1. 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	Amended By-Laws Article V, Section 3, Audit Committee, Document page 19, PDF Page 26 / 32 Audit Committee Charter and Committee Members The Board established an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes and compliance with applicable laws and regulations.			
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	Members of Audit Committee All members of the Audit Committee are the Independent Directors: Messrs. Medel T. Nera, Roberto G. Manabat and Rex Maria A. Mendoza. They all possess the relevant background, knowledge, skills and			
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	experience in the areas of accounting, auditing and finance.			

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Medel T. Nera Chairman of the Audit Committee Mr. Medel T. Nera is the Chairman of the Audit Committee while Ms. Evelina G. Escudero is the Chairperson of the Board. Ms. Evelina G. Escudero Chairperson of the Board SEC 17-A Annual Report as of December 31, 2022 Business Experience of the Directors, Document Page 35, PDF Page 36/196 Mr. Jose Arnulfo A. Veloso, Chairman of the board since July 2022 to February 2023 SEC Form 20-IS Definitive Information Statement 23 May 2022 Business Experience of the Directors, Document Page 6, PDF Page 25/317 Mr. Wilfredo C. Maldia, Chairman of the Board since December 2017 to January 2023	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Supplement to Recommendation 3.2			
Audit Committee approves all non- audit services conducted by the external auditor.	Compliant	Revised Audit Committee Charter Responsibilities, Item 4 -External Audit (f), Document Page 7, PDF Page 7/9 "4. External Audit a. Review and confirm the independence of the External Auditors by obtaining statements from the auditors on relationships between the auditors and the Company, including non- audit services, and discussing the relationships with the auditors, annually" SEC 17-A Annual Report as of December 31, 2022 External Audit Fees, Other Assurance and Related Services, Document Page 33, PDF Page 34 Non-audit fee is related to the Board of Canvasser service.	
 Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present. 	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022 The Audit Committee met seven (7) times during the year and had meetings with the external auditors and also met with them exclusively without management.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Optional: Recommendation 3.2			
Audit Committee meet at least four times during the year.	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022 The Audit Committee met seven (7) times during the year.	
2. Audit Committee approves the appointment and removal of the internal auditor.	Compliant	Revised Audit Committee Charter Authority, Item (C)(2), PDF Page 3 / 9 #2 Authority: Approve the Head of internal Audit's (HIA) appointment, replacement, compensation, and salary adjustment relative to annual performance evaluations and ensure that there are no unjustified restrictions or limitations thereto. Organizational Chart Organizational chart also shows the direct line of the Internal Auditor to the relevant Board Committee (Audit Committee)	
Recommendation 3.3			
I. 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	Amended By-Laws Article V, Section 5, Governance and Related Party Transaction Committee, Document Page 19, PDF Pages 26 / 32 Governance and Related Party Transaction (GRPT) Committee The GRPT Committee oversees our compliance with our Manual on Corporate Governance. It also reviews	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		all of our material Related Party Transactions to provide reasonable assurance that these transactions comply with laws, rules, and regulations; are conducted on an arm's length basis; and, do not unduly disadvantage any stakeholder. Governance and Related Party Transaction Committee Charter The Board established the Governance and Related Party Transaction Committee who oversees the corporate governance responsibilities of the Board.	
 Corporate Governance Committee is composed of at I three members, all of whom sho be independent directors. 		Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company Item 6, Document Page 3, PDF Page 5/6 In 2022, the Members of the Governance and Related Party Transaction Committee are all the Independent Directors: Rex Maria A. Mendoza, Medel T. Nera and Roberto G. Manabat.	
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company Item 6, Document Page 3, PDF Page 5 / 6 Mr. Mendoza is the Chairman of the Governance and Related Party Committee, and he was elected by the	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
		shareholders as Independent Director (Document Page 2, PDF Page 4 / 6).					
Optional: Recommendation 3.3							
Corporate Governance Committee meet at least twice during the year.	Compliant	Certification of Directors Attendance in the 2022 GRPT Committee Meetings The Governance and Related Party Transaction Committee (GRPT) had four (4) meetings in 2022 – March 21, May 16, September 16, and December 6, 2022.					
Recommendation 3.4							
I. Board establishes a separate Book Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management syst to ensure its functionality and effectiveness.	e	Amended By-Laws Article V, Section 6, Risk Oversight Committee, Document page 19, PDF Page 26 / 32 The Board established a separate Risk Oversight Committee. Risk and Oversight Committee Charter					
 BROC is composed of at least the members, the majority of whom should be independent directors including the Chairman. 	·	Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company Item 5, Document Page 3, PDF Pages 5 / 6 In 2022, the Risk Oversight Committee is composed of the following:					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
	The Board's Governance Responsibilities						
3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	Chairman is Mr. Roberto G. Manabat. Independent Director Members are: Rex Maria A. Mendoza (Independent Director) Medel T. Nera (Independent Director) Maria Consuelo A. Lukban Allan R. Santos Evelina G. Escudero, effective March 2023 As of December 31, 2022, three (3) of the members are IDs out of five (5) members therefore, majority are Independent Directors. Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company Item 5, Document Page 3, PDF Pages 5/6 Roberto G. Manabat Chairman of the Risk and Oversight Committee Ms. Evelina G. Escudero Chairman of the Board The Chairman of the ROC is not the Chairman of the Board or of any other committee.					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. 	Compliant	SEC 17-A Annual Report as of December 31, 2022 Business Experience of Directors during the past five (5) years, Document page 39-40, PDF Page 40-41 /196 – All the three IDs who are members of the Risk Oversight Committee have relevant experience and competence relative to the subject matter of risk management.	
Recommendation 3.5			
Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	Amended By-Laws Article V, Section 5, Governance and Relate Party Transaction Committee, Document Page 19, PDF Pages 26 / 32 Governance and Related Party Transaction (GRPT) Committee Governance and Related Party Transaction Committee Charter The Board established the Governance and Related Party Transaction Committee (GRPT) who oversees both the corporate governance responsibilities of the Board and review /evaluation of Related Party Transactions.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company Item 6, Document Page 3, PDF Page 5/6 As of December 31, 2022, members of the Governance and Related Party Committee are all the Non-executive Independent Directors: Rex Maria A. Mendoza (Chairman), Medel T. Nera and Roberto G. Manabat.	
Recommendation 3.6			
I. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	Amended By-Laws Article V, Board Committees, Document Page 18-20, PDF Page 25-27 / 32 Nat Re's Board Committees are: 1. Audit Committee, 2. Risk Oversight Committee, 3. Investment & Budget Committee, 4. Underwriting Committee, 5. Nomination and Compensation Committee,	
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	and 6. Governance and Related Party Transaction Committee	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 Committee Charters were fully disclosed on the company's website. 	Compliant	Board Governance (with Board Charters) All board committees, respective members and related committee charters are posted in the company's website (www.nat-re.com/corporate-governance).	
		lirectors should devote the time and attention necess g sufficient time to be familiar with the corporation's b	
Recommendation 4.1		y de monerna mano no sio raminar mananto del peramento si	001110001
1. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Attendance of the Directors in 2022 Board and Board Committee Meetings Directors' attendance for the year 2022 in all board and board committee meetings	
	Compliant	Board Meeting Minutes with the Approval of	
The directors review meeting materials for all Board and Committee meetings.		Meeting Agenda and Previous Minutes - Excerpt (March 31, 2022) Board Meeting Minutes with GRPT Committee	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
explanations during the Board and Committee meetings.		The directors review meeting materials and seek clarification and explanations during the Board and Committee meetings.	
ecommendation 4.2			
Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Non-Compliant	SEC 17-A Annual Report as of December 31, 2022 Directorship in Other Listed Companies, Document Page 43, PDF Page 44/196 Provides information on the other directorships held by the directors in reporting companies other than the Company, one of the directors with more than five (5) publicly listed companies.	For the coming term 202 2024, Director Medel T. Nera who is for re-electic will be serving as a directin more than five (5) publicly listed companie however, our records should that he has always attended the board and committee meetings and the Annual Stockholders Meetings of the companient of Nat Re and that he first sufficient time to keep abreast of the company operations, actively participates in meetings, challenges management views and proposals, and provides meaningful insights to guide Management toward its

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
			SEC Form 20-IS Definitive Information Statement, Document Page 53-54, PDF page –73-74 on justification of Mr. Nera's re-election as Independent Director for the Term 2023-2024.
Recommendation 4.3			
 The directors notify the company's board before accepting a directorship in another company. 	Compliant	Sample Request for Directors to Update Business Profile Directors are required yearly to update their business experience and to indicate if they have any change in directorships in other reporting companies.	
Optional: Principle 4			
 Company does not have any executive directors who serve in more than two boards of listed companies outside of the group. 	Compliant	Mr. Allan R. Santos, President/ CEO, is the only executive director. He does not have any other directorship in other listed companies. SEC 17-A Annual Report as of December 31, 2022 Directorship in Other Listed Companies, Document Page 43, PDF Page 44/196 Provides information on the other directorships held in reporting companies other than the company showing	

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
2.	Company schedules board of directors' meetings before the start of the financial year.	Compliant	Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company Document Page 4, PDF Page 6/6 The Company schedules regular board meeting every last Thursday of the month at 8:30 in the morning.	
3.	Board of directors meet at least six times during the year.	Compliant	Attendance of the Directors in 2022 Board and Board Committee Meetings Please see director's attendance for the year 2022 in all board meetings. There were twelve (12) regular board meetings during 2022 and one (1) organizational board meeting.	
4.	Company requires as minimum quorum of at least 2/3 for board decisions.	Compliant	Amended By-Laws Article III, Section 7, Quorum, Document Page 10 – 11, PDF Page 17 – 18 / 32 Per company's By-laws, at least 2/3 of the members of the Board of Directors shall be necessary and sufficient to constitute a quorum.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
Principle 5: The board should endeavor	to exercise an objec	ctive and independent judgment on all corporate o	affairs				
Recommendation 5.1	TO CHOICE AT COJO						
 The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher. The Insurance Commission requires its regulated companies to have a Board of Directors composed of at least twenty percent (20%) independent directors. 	Non-Compliant Compliant	Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company Elected Independent Directors, Document page 2, PDF Page 4 / 6 The Company has three (3) Independent Directors over thirteen (13) Board of Directors.	While we are short of the recommended CG practice of having a higher composition of Independent Directors in our Board, our current number of having three (3 Independent directors in our Board complies with the SEC's mandatory requirement to have at least 20% of our board size represented by Independent directors (IDs).				
			Though the recommende CG practice is to have one-third of the Board represented by IDs, we believe that we have good control practices and there is good check and balance within our				

COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
The Board's Governa	nce Responsibilities	
		controlling interest amor our shareholders.
		Organizational structure & ownership
		Each of our (3) IDs serve as committee chair for t Audit Committee, Risk Oversight Committee, a the Governance & Rela Party Transaction Committee.
		The Board has also designated a Lead Independent Director, v serves as an intermedial between the Chairman and the other directors when necessary.
		Reference: <u>Board</u> <u>Governance</u>
		Results of the June 30, 2022 Organizational Meeting of the Board

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
			appointing Officers of the Company
Recommendation 5.2			
The independent directors possess all the qualifications and none of the disqualifications to hold the	Compliant	Certification of Independent Directors Certification of Independent Directors that they possess all the qualifications and none of the	
positions.		disqualifications.	
Supplement to Recommendation 5.2			
 Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote 	Compliant	SEC 17-A Annual Report as of December 31, 2022 Voting Trust Holders of 5% or more and Change in Control Declaration, Document Page 57, PDF Page 58/196	
independently.		No voting trust holders of 5% or more nor any changes in control that may constrain directors from voting independently.	
Recommendation 5.3			
 The independent directors serve for a cumulative term of nine years (reckoned from 2012). 	Compliant	Business Profile of Medel T. Nera, Roberto G. Manabat its ind	After nine (9) years and the Company prefers to retain its independent directors, the board will provide its
 The company bars an independent director from serving in such capacity after the term limit of nine years. 	Non-Compliant	PDF Pages 40-41/196 Our IDs terms are within the required cumulative term of nine years, reckoned from 2021 (for Mr. Manabat) 2019 (for Mr. Mendoza and Mr. Nera) – reckoned as	meritorious justification ar will seek the shareholders approval.

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
3.	In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	Compliant	per IC requirement of term limit from 02 January 2015 (IC CL-2018-36).	SEC Form 20-IS Definitive Information Statement, Annex A, Justification for the re-election of Director Medel T. Nera as Independent Director for the Term 2022-2022, Document Pages 53-54, PDF Pages 73-74
Re	ecommendation 5.4			
	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	Amended General Information Statement Directors / Officers, Items 1 (Chairman) and 3 (President and CEO), Document Page 4, PDF Page 4/10 Ms. Evelina G. Escudero Chairman of the Board Allan R. Santos President and CEO The Chairman is Ms. Evelina G. Escudero while the President and CEO is Mr. Allan R. Santos.	
2.	The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Amended By-Laws Article III, Section 11, Duties of the Chairman, Document Page 13-14, PDF Page 20-21 / 32	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
		Article IV, Section 2, Duties of the President, Document Page 15-16, PDF Page 22-23 / 32					
Recommendation 5.5							
 If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors. 	Compliant	Results of the June 30, 2022 Organizational Meeting of the Board appointing Officers of the Company Lead Director, Document Page 4, PDF Page 6/6 Mr. Medel T. Nera, an independent Director, is designated as the Lead Director Revised Manual of Corporate Governance Lead Independent Director, Document Page 25, PDF Page 27 Nat Re Board of Directors Charter Lead Independent Director, Document Page 3 / 19, PDF Page 4 / 20					
Recommendation 5.6							
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	Conflict of Interest Item 1.2, Document Page 2, PDF Page 2/4 Provides that if a director has a material interest in a transaction affecting the company, he abstains from taking part in the approval/decision making required on the subject transaction.					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
Recommendation 5.7							
I. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present to ensure that proper checks and balances are in place within the corporation.	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022 The Audit Committee (composed of independent directors) met with the Internal Audit Head and the Independent External Auditors in private sessions during the year. The NEDs from the Board or the respective Board Committee freely requests to have executive sessions if there is a need to hold one. No formal recording of the Minutes is made. The same is presided by the Board Chairman; or the respective Chairman of the subject Board Committees.					
2. The meetings are chaired by the lead independent director.	Compliant	Board Meeting Minutes, Executive Session - Excerpts The Board held an executive session to discuss the report of the Nomination and Compensation Committee with the matters and resolutions passed by the Board.					
Optional: Principle 5							
 None of the directors is a former CEO of the company in the past 2 years. 	Compliant	Appointment and Resignation of CEO/President Allan R. Santos is the President and CEO effective August 2018. None of the directors is a former CEO of the company for the past two or more years. SEC 17-A Annual Report as of December 31, 2022					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Document page 35-40, PDF Page 36-41/196 Business Profile of Directors showing none of the Non-Executive Directors was a former CEO of the Company in the past five years.	
•		through an assessment process. The Board should reg	• •
Board conducts an annual self- assessment of its performance as a whole.	Compliant	Board Meeting Minutes with Board Assessment Excerpt Report on the Performance Assessment of the Board of Directors	
2. The Chairman conducts a self- assessment of his performance.	Compliant	Audit Committee Performance Self-Assessment Result	
3. The individual members conduct a self-assessment of their performance.	Compliant	ASEAN CG Scorecard and Compliance	
4. Each committee conducts a self- assessment of its performance.	Compliant	Currently we are using the existing CG Scorecard, Board and Board Committee Assessment, I-ACGR to assess the performance of our Board, Board Committees, Chairman and individual directors. Our Audit Committee as required by the SEC conducts a separate performance assessment yearly and the	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
5. Every three years, the assessments are supported by an external facilitator.	Compliant	The external validators of the ACGS provide a written report on areas we need to improve on in our CG practices and which we as a Company worked on to implement changes recommended. Starting 2018, we performed a separate self-assessment for our directors through our Governance Committee and thereupon will assess the need to engage an external facilitator.	
Recommendation 6.2			
 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 	Compliant	Board Meeting Minutes with Board Assessment Excerpt Report on the Performance Assessment of the Board of Directors Audit Committee Performance Self-Assessment Result ASEAN CG Scorecard and Compliance	
The system allows for a feedback mechanism from the shareholders.	Compliant	Currently we are using the existing CG Scorecards, PSE and ACGS to assess the performance of our Board, Board Committees, Chairman and individual directors. Our Audit Committee as required by SEC conducts a separate performance assessment yearly and the same is disclosed to the subject regulatory body.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		The external valuators of the ACGS provide a written report on areas we need to improve in our CG practices and which we as a company worked on to implement the changes recommended. Board Performance Self-Assessment Template Starting 2018, we performed a separate self-assessment for our directors through our Governance Committee and thereupon will assess the need to engage an external facilitator. https://www.nat-re.com/contact-us/Shareholders Inquiries Investor Services Shareholders may contact our Stock Transfer Agent and Investor Relations Officers for their shareholdings/investment inquiries.	
Principle 7: Members of the Board are d	Luty-bound to apply	high ethical standards, taking into account the interest	 ests of all stakeholders
Recommendation 7.1			
 Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and 	Compliant	Board Meeting Minutes, January 27, 2022, Code of Ethics Approval Excerpt Code of Ethics Code of Conduct	
unacceptable conduct and		These Codes provide standards for professional and ethical behavior.	

	INTEGRATED ANNUAL CORPORATE G	OVERNANCE REPOR	T- National Reinsurance Corporation of the Philippine ADDITIONAL INFORMATION	s, December 31, 2022 EXPLANATION
		NON-COMPLIANT	ABBITOTAL IN CRIMATION	EXILATION
		The Board's Go	vernance Responsibilities	
	practices in internal and external dealings of the company.			
2.	The Code is properly disseminated to the Board, senior management and employees.	Compliant	Code of Ethics Code of Conduct The Codes are properly disseminated to the Board, Senior Management and Employees. These are also available in our website. Annual Compliance Declaration Form Annually, employees confirm that they have read and understood Company policies.	
	The Code is disclosed and made available to the public through the company website.	Compliant	Code of Ethics Code of Conduct These Codes are published in the Company website.	
	pplement to Recommendation 7.1			
Ι.	Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	Anti-Bribery and Corruption Policy The Anti-Bribery and Corruption Policy is posted on the website. For 2022, through the annual compliance declaration activity, there is no instance of bribery or corruption.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Recommendation 7.2			
 Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. 	Compliant	Whistleblower Policy The Whistleblower Policy is in place so that any exception observed by employees can be raised to the appropriate officials.	
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022 The Audit Committee assists the Board of Directors in carrying out its responsibilities as they relate to the oversight of the Company's Internal Control functions. The Audit Committee ensures compliance with Company's internal policies. For 2022 there was no whistleblowing report made.	
	Discl	osure and Transparency	
practices and regulatory expectations	olish corporate disclos	ure policies and procedures that are practical and in	accordance with be
Recommendation 8.1 1. Board establishes corporate	Compliant	Nat-Re Corporate Governance website page	
disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and	·	The webpage includes all the required disclosures for stockholders and other stakeholders that give fair and complete picture of the Company's financial condition, results and business operations.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
complete picture of a company's financial condition, results and business operations.		The Company, as a Philippine publicly listed company, is fully compliant with mandatory disclosure requirements of the regulators.					
Supplement to Recommendations 8.1							
 Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period. 	Non-Compliant	Financial Highlights SEC and PSE Filings Annual Reports (SEC 17-A) Quarterly Financial Reports (SEC 17-Q) We are fully compliant on disclosing the required reports on time.	The SEC requirement is to submit the Annual Report and Financial Statements within 105 days.				
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting	Compliant	SEC 17-A Annual Report as of December 31, 2022 Item 12. Certain Relationships and Related Transactions, Document pages 58-60, PDF pages 59-61/196					

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
	power and overall equity position in the company.			
le	commendation 8.2			
1.	Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	Revised Policy on Insider Trading Insiders Trading Policy requires all directors and key officers to disclose transactions /dealings in company shares within two (2) business days from transaction date.	
2.	Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant		
1.	Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buyback program).	Compliant	SEC 23-A / 23-B Statement of Beneficial Ownership of Securities Acquisitions and/or disposals of Company Securities by the directors / officers are duly disclosed as mandated by the regulatory bodies through the Statement of Beneficial Ownership of Securities – SEC Form 23-A or B, whichever is applicable.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
ecommendation 8.3							
I. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	SEC 17-A Annual Report as of December 31, 2022 Part III Item 9- Directors and Executive Officers, Document Page 34-40, PDF Page 35-41/196 Directors and Officers confirm their relevant and material information on an annual basis as part of the SEC 17-A reporting process.					
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant						
Recommendation 8.4							
I. Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate	Compliant	SEC 17-A Annual Report as of December 31, 2022 Item 10. Executive Compensation, Document Pages 54-55, PDF Page 55-56 / 196 Nomination and Compensation Committee Charter					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Governance Scorecard (ACGS) and the Revised Corporation Code.		The Nomination and Compensation Committee establish a formal and transparent procedure for developing a policy on executive renumeration packages of corporate officers and directors.	
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 ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	Compliant	SEC Form 20-IS Definitive Information Statement Item 6. Compensation of Directors and Executive Officers, Document pages 33-34, PDF pages 53-54	
3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant		
Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring	Compliant	<u>Related Party Transaction Policy</u> <u>Material Related Party Transactions Policy</u>	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
transactions in their Manual on Corporate Governance.			
	Compliant	SEC 17-A Annual Report as of December 31, 2022 Item 12. Certain Relationships and Related Transactions, Document pages 58-60, PDF pages 59-61 / 196	
		FS Note 28 – Related Party Transactions, Document Page 78-81, PDF Page 157–160/196	
Supplement to Recommendation 8.5			
 Company requires directors to disclose their interests in transactions or any other conflict of interests. 	Compliant of	Related Party Transaction Policy with Conflict on Interest Annex B, PDF Page 11-14 Insider Trading Policy	
		All directors, officers, and employees are expected to promote the Company's interest. They shall not compete with the Company, nor shall they allow business dealings on behalf of the Company to be influenced, and or appear to be influenced by their own personal or family interests.	
		It is the responsibility of each director, officer, and employee to promptly notify the Board, through the Corporate Secretary or Compliance Officer, of any actual or potential conflict of interest as soon as they become aware of it.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION					
The Board's Governance Responsibilities								
Optional : Recommendation 8.5								
 Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length. 	Compliant	Related Party Transaction Policy In the review of Related Party Transactions (RPT), Nat Re shall at all times abide by the standard that the RPT is "fair and arms-length" and is in the best interest of the Company.						
	Cananliant	DCF/CFC Displayures						
. Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders.	Compliant	PSE/SEC Disclosures The Company complies with the disclosure requirements of the SEC and PSE. The Company, however, has not acquired nor disposed any significant assets for the year 2022, which could adversely affect the viability or the interest of its shareholders and other stakeholders.						
Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	The Company has not acquired or disposed any significant assets for the year 2022. No need for an independent party. Policy on Conflict of Interest						
		It is the policy of the Company that fair and impartial business transactions are concluded for the benefit of the Company and all its stakeholders. In this regard,						

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT- National Reinsurance Corporation of the Philippines, December 31, 2022 COMPLIANT/ ADDITIONAL INFORMATION EXPLANATION						
		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
The Board's Governance Responsibilities							
			the Company seeks to ensure that any conflict of interest situation is addressed and avoided, and all transactions are conducted at arm's length with consideration paid or received by the Company.				
U	pplement to Recommendation 8.6						
1.	Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Compliant	PSE/SEC Disclosures The Company complies with the disclosure requirements of the SEC and PSE. The Company, however, has not executed, and neither is it aware of any shareholder agreements, voting trust agreements, confidentiality agreements among its shareholders.				
Re	commendation 8.7						
1.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	Revised Manual of Corporate Governance The Company's Corporate Governance policies and programs are in its Manual of Corporate Governance which was submitted to the SEC and PSE and posted in Company website.				
2.	Company's MCG is submitted to the SEC and PSE.	Compliant	Revised MCG filed with the PSE				

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Company's MCG is posted on its company website.	Compliant	https://www.nat-re.com/corporate- governance/#a-manual	
Supplement to Recommendation 8.7			
I. Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices. The Insurance Commission also requires all its regulated companies to submit their Revised Code of Corporate Governance, IC CL 2020-71, starting May 2021.	Compliant	Revised Manual of Corporate Governance Revised MCG filed with the PSE Submitted to the PSE, SEC and IC.	
Does the company's Annual Report disclose the following information: a. Corporate Objectives	Compliant	SEC 17-A Annual Report as of December 31, 2022 Key Performance Indicator / Financial Soundness Indicator, Document Page 32, PDF Pages 33/196 Dividends, Document Page 14, PDF Page 15/196 Part III Item 9- Directors and Executive Officers, Document Page 34-40, PDF Page 35-41/196	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
b. Financial performance indicators	Compliant	Nat Re Vision, Mission, and Values					
c. Non-financial performance indicators	Compliant						
		Nat Re 2022 Sustainability Report					
d. Dividend Policy	Compliant	Report for non-financial indicators for economic, social and environment contributions of the Company					
		Ned De Dividende Deller					
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other	Compliant	Nat Re Dividends Policy					
directorships in listed companies) of all directors							
f. Attendance details of each	Compliant						
director in all director's	2 2 3 3 19 11 21 11						
meetings held during the year		Attendance of the Directors in 2022 Board and					
		Board Committee Meetings					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
The Board's Governance Responsibilities							
g. Total remuneration of each member of the board of directors	Compliant	SEC 17-A Annual Report as of December 31, 2022 Directors and Executive Compensation, Document Pages 54-55, PDF Page 55-56 / 196 SEC Form 20-IS Definitive Information Statement Directors' Per Diem, Document Page 34, PDF Page 54					
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue	Compliant .	SEC Form 20-IS Definitive Information Statement Compliance with the Best Practices on Corporate Governance, Document Page 80-81, PDF page 100- 101.					
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022 The Audit Committee assists the Board of Directors in carrying out its responsibilities as they relate to its oversight of the Company's internal control, internal audit function, legal and regulatory requirements, and corporate governance.					
4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
adequacy of the company's internal controls/risk management systems.			
5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	SEC 17-A Annual Report as of December 31, 2022 Item 1.B. Risks, Document Pages 6-8, PDF pages 7- 9/196 Notes to FS, Item 4- Risk Management Objectives and Policies, FS Document Page 33 – 49, PDF Pages 112 – 127/196 Underwriting Risks Credit Risk Liquidity Risk Market Risk	
Principle 9: The company should establing the same to strengthen the external content of the same to strengthen the same to strengthe		appropriate selection of an external auditor, and exe nce and enhance audit quality.	ercise effective oversig
. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	Revised Audit Committee Charter Authority, Item C(4), Document Page 3, PDF Page 3/9 The Audit Committee has the authority to recommend the appointment and compensation of the independent external auditor and oversee their work performance.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
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	SEC 17-C Approval on the Appointment of External Auditor Item 2, Document page 2, PDF Page 2/2 Board approval on the appointment of external auditor upon recommendation of the Audit Committee and subject to stockholders' ratification during the annual meeting.	
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosure	Compliant	SEC Form 20-IS Definitive Information Statement Item 18 (b) (4) Voting Procedures, Appointment of Independent External Auditors, Document page 46, PDF page 66 No change or removal of external auditor in 2022.	
upplement to Recommendation 9.1			
. Company has a policy of rotating the lead audit partner every five years.	Compliant	SEC Form 20-IS Definitive Information Statement Item 7 (a), Independent Public Accountant, Document Page 35, PDF Page 55 Mr. Randy Tireso F. Lapidez from KPMG R.G. Manabat & Co. is the assigned engagement partner for the ensuing year. 2022 is KPMG's 3 rd year as Nat Re's auditors. Mr. Lapidez has been the lead engagement partner since 2020-year end audit. Conformably with SRC Rule 68(3)(b)(iv), the	

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION					
	The Board's Governance Responsibilities								
			rotated, or the handling partner shall be changed, every 5 years. A two-year cooling off period shall be observed in the re-engagement of the same signing partner or individual auditor.						
	mendation 9.2								
the	lit Committee Charter includes Audit Committee's consibility on:	Compliant	Revised Audit Committee Charter Item F.4 – External Audit, Document Page 7, PDF page 7/9						
i.	assessing the integrity and independence of external auditors;								
ii.	exercising effective oversight to review and monitor the external auditor's independence and objectivity; and								
iii.	exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.								

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
the re ex	udit Committee Charter contains the Committee's responsibility on eviewing and monitoring the sternal auditor's suitability and effectiveness on an annual basis.	Compliant		
Suppl	lement to Recommendations 9.2			
ex cc ur tro	udit Committee ensures that the sternal auditor is credible, ompetent and has the ability to address the complex related party ansactions, its counterparties, and aluations of such transactions.	Compliant	Revised Audit Committee Charter Item F.4 – External Audit, PDF page 7/9	
ex	udit Committee ensures that the sternal auditor has adequate uality control procedures.	Compliant		
Recoi	mmendation 9.3			
nc ex Re	ompany discloses the nature of on-audit services performed by its sternal auditor in the Annual eport to deal with the potential onflict of interest.	Compliant	Revised Audit Committee Charter F4.f External Audit, PDF Page 7/9 Evaluate and determine the non-audit work, if any, of the External Auditor, and periodically review the non-audit fees paid to the External Auditor in relation to the	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	total fees paid to them and to the corporation's overall consultancy expenses. SEC 17-A Annual Report as of December 31, 2022 External Audit Fees, Document Page 33, PDF Page 34/196 The Audit Committee has reviewed the audit services of External Auditor and approved audit-related and permitted non-audit services provided by the External Auditor to the Company and the related fees for such services, in accordance with existing policies, standards and regulatory requirements, and concluded that the non-audit fees are not significant to impair their independence.	
upplement to Recommendation 9.3			
. Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	SEC 17-A Annual Report as of December 31, 2022 External Audit Fees, Document Page 33, PDF Page 34/196 Historical 3-year external audit fees showing that fees paid for non-audit services do not outweigh the fees paid for audit services.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	List of SEC Accredited External Auditors as of August 31, 2022, item 204	
c. ccp / . ca. cg c. /.		Information on company's external auditor:	
		Audit engagement partner: Mr. Tireso Randy F. Lapidez	
		2. Accreditation number:	
		92183-SEC	
		3. Date Accredited:	
		2022 Audit Period	
		4. Expiry date of accreditation:	
		2026 Audit Period	
		5. Name, address, contact number of the audit firm:	
		R.G Manabat & Co.	
		KPMG Center, 6787 Ayala Avenue, Makati 1200	
		(02) 8885 7000	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	External Auditor agreed to be subjected to SOAR Inspection Program, but no inspection was done by the OGA yet: 1. Date it was subjected to SOAR inspection, if subjected; External Auditor, the engagement team, not yet subjected to SOAR inspection 2. Name of the Audit firm: R.G. Manabat & Co. 3. Members of the engagement team inspected by the SEC: n/a	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION				
	The Board's Governance Responsibilities						
trinciple 10: The company should ensur	that the material of	and reportable non-financial and sustainability issues c	are disclosed				
Recommendation 10.1	e mai me maienai c	and reportable non-lindricidi dha sostalitability issues c	are disclosed.				
 Board has a clear and focused policy on the disclosure of non- financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability. 	Compliant	Nat Re 2022 Sustainability Report (SR) disclosed the Company's non-financial information with emphasis on the management of economic, environment, social, and governance issues of its business.					
2. Company adopts a globally recognized standard/framework in reporting sustainability and nonfinancial issues.	Compliant	Nat Re 2022 Sustainability Report PDF Page 2 / 54, About Our Report, the Company adopts Global Reporting Initiative (GRI) Standards					
Principle 11: The company should maint	ain a comprehensiv	ve and cost-efficient communication channel for disse	ominating relevant				
	•	iking by investors, stakeholders and other interested us	•				
Recommendation 11.1							
 Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant 	Compliant	Nat Re Press Release SEC/PSE Disclosures The Company disseminates and discloses material and relevant information through its website, press releases					

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
information to its shareholders and other investors.		https://www.nat-re.com/ Nat Re Website	
. Company has a website disclosing up-to-date information on the following:			
a. Financial statements/reports (latest quarterly)	Compliant	SEC Form 17-A Annual Reports SEC 17-Q Quarterly Financial Reports Nat Re Reports and Financial Statements Financial Reports are posted in the Company website including the most recent 2022 Year-end Financial Statement.	
b. Materials provided in briefings to analysts and media	Compliant	Nat Re Press Release Materials provided to media are posted in the Company website, as well as disclosed to regulators. https://www.nat-re.com/investor-relations/ Investor Relations — Nat Re	
c. Downloadable annual report	Compliant	SEC Form 17-A Annual Reports The most recent 2022 Annual Report is posted and downloadable in the company website.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
I. Notice of ASM and/or SSM	Compliant	Nat Re Notice of 2023 Annual Stockholders' Meeting Nat Re Notice of 2022 Annual Stockholders' Meeting Notice of Annual Stockholders Meeting, as well as its disclosure to regulators, are posted in the company website.	
e. Minutes of ASM and/or SSM	Compliant	Nat Re Annual Stockholders' Meeting / files Draft Minutes of June 30, 2022 Annual Stockholders' Meeting Signed Minutes of the June 23, 2021 Annual	
		Stockholders' Meeting Minutes of Annual Stockholder Meetings are posted in the company website. Nat Re Annual Stockholders' Meeting / files	
Company's Articles of Incorporation and By-Laws	Compliant	Amended Articles of Incorporation Amended By-Laws The Company's Amended Articles of Incorporation and By-Laws are posted in the company website.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
Company complies with SEC- prescribed website template.	Compliant	Nat Re Corporate Governance Webpage Our Company website includes webpages on Corporate Governance in compliance with SEC- prescribed website templates.	
	Internal Control Sys	tem and Risk Management Framework	
Principle 12: To ensure the integrity, training and effective internal control system a		er governance in the conduct of its affairs, the compo nagement framework.	any should have a strong
Recommendation 12.1			
 Company has an adequate and effective internal control system in the conduct of its business. 	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022 The Report of the Audit Committee is issued yearly, confirming compliance with the Audit Committee Charter which includes the evaluation of the system of internal control.	
		Revised Audit Committee Charter Item F. Responsibilities, PDF Page 4 – 8 / 9 One of the responsibilities of the Audit Committee is to evaluate the system of internal control. The committee meets at least four (4) times a year. Internal Audit Charter Internal Audit (IA) will work closely with Management to identify and assess risk and control. IA will also	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		coordinate with and provide oversights of other control and monitoring functions. Revised Manual of Corporate Governance Internal Control System, Document Page 29-30, PDF Page 31-32	
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Nat Re Risk Management Framework Nat Re Enterprise Risk Management Policy It describes Nat Re's ERM and sets out the requirements for management in generating risk management actions. Risk Oversight Committee Charter PDF Page 4 – 5 / 6 The Charter sets the Risk and Oversight Committee's responsibilities in the risk management processes. The Committee meets at least once every quarter. SEC 17-A Annual Report as of December 31, 2022 – Financial Statements, Risk Management Objectives and Policies, Document Page 33-49, PDF Pages 112-128/196 The most significant financial risks to which the Company may be exposed to are Underwriting Risk,	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
upplement to Recommendations	12.1		
. Company has a formal comprehensive enterprise-wice compliance program covering compliance with laws and relevant regulations that is annually reviewed. The programinal includes appropriate training awareness initiatives to facilitate understanding, acceptance accompliance with the said issuances.	g am and ite	Compliance Charter Responsibilities, Document Page 2-4, PDF Pages 2-4/5 Compliance Unit oversees and manages compliance issues within the Company and ensures that the Company complies with regulatory requirements and that the Company and its employees comply with internal policies and procedures. Revised Audit Committee Charter Audit Committee Responsibility on Compliance, item F.5, Document Page 7-8, PDF Page 7-8/9 The Audit Committee reviews the effectiveness of the system for monitoring compliance with laws and regulations, also the findings of any examinations by regulatory agencies.	
Optional: Recommendation 12.1			
 Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that key risks are identified, manage and reported to the board. 		Corporate Information Security Policy The Company recognizes that information is a critical business asset, and that our ability to manage, control and protect this asset will have a direct and significant impact on our future success. Business Continuity Plan	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Currently, we have put in place our Business continuity plan and finalizing our disaster recovery plan. Risk and Oversight Committee Charter Purpose and Scope, Item 2.c, Document page 3, PDF Page 3 6 Risk Oversight Committee assist the Board in overseeing the identification and management of Technology Risks and related activities, including but not limited to information security. Board Meeting Minutes, Sept 29, 2022, Technology and Cyber Insurance Updates Excerpt	
ecommendation 12.2			
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	Internal Audit Charter Purpose and Mission, Document Page 3, PDF page 3 / 7 Internal Audit Function is established by the Board to provide independent, objective assurance, and reports to the Audit Committee at least on a quarterly basis. For 2022, the IA function includes the Head and one (1) staff.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
ecommendation 12.3			
. Company has a qualified Chief Audit Executive (CAE) appointed	Compliant	Revised Audit Committee Charter	
by the Board.		Internal Audit Charter, Responsibilities, PDF Pages 6/7	
		The scope of the internal audit function encompasses, but is not limited to, the examination and evaluation of the adequacy and effectiveness of the organization's governance, risk management, and internal process, as well as the quality of performance in carrying out assigned responsibilities to achieve the organization's stated goals and objectives.	
		Nat Re 2021 Combined Annual and Sustainability Report (Published in 2022) Head of Internal Audit, Document Page 18–19, PDF Page 11/30	
		Role and scope of internal audit work were provided for the Head of Internal Audit, Mr. Mark Quintin G. Nunez. As of December 31, 2022, headed by Ralph Daniel R. Ramos.	
2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion	Compliant	Internal Audit Charter Periodic Assessment	
		The CAE will periodically report to Management and Audit Committee on the internal audit activity's	

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
	that is outsourced to a third party service provider.		purpose, authority, and responsibility, as well as performance relative to its plan.	
3.	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	For 2022, no outsourced internal audit activity.	
Re	commendation 12.4			
1.	Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Risk Oversight Committee Charter Purpose, Document Page 3, PDF Page 3 / 5 The Risk Oversight Committee has been established by the Board to oversee the development and monitoring of the Company's risk management program. Enterprise Risk Management Policy Framework, Organization and Governance – Risk Officer, Document Page 5, PDF Page 4/13 Nat Re Enterprise Risk Management Policy	

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
U	pplement to Recommendation 12.4			
1.	Company seeks external technical support in risk management when such competence is not available internally.	Compliant	Risk Oversight Committee Charter Authority, Document Page 4, PDF Page 4/6 Obtain outside legal or other independent professional advice at Company's expense if necessary.	
Re	commendation 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).	Compliant	SEC 17-A Annual Report as of December 31, 2022 Jacqueline Michelle C. Dy, Head of Risk and Compliance, Document page 34, PDF Page 35 SEC Form 20-IS Definitive Information Statement Jacqueline C. Dy, Head of Risk and Compliance, Document Page 5, PDF Page 25 Enterprise Risk Management Policy Framework, Organization and Governance – Risk Officer (5.2), Document Page 5, PDF page 4/13 The Risk Officer is responsible for monitoring the Company's adoption and implementation of the ERM Framework and related policies and ensuring that the risk management process is aligned with the strategy and corporate objectives of Nat Re. Risk Oversight Committee Charter	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
 CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities. 	Compliant	Enterprise Risk Management Policy Framework, Organization and Governance – Risk Officer, (5.2) Document Page 5, PDF Page 4/13 The Risk Officer must be independent from operations and have unrestricted access to all staff, systems, and information needed to perform the role.	
Additional Recommendation to Principle	e 12		
 Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively. 	Compliant	Report of the Audit Committee for the Year Ended December 31, 2022 This report includes that a sound internal audit, control and compliance system is in place and working effectively.	
	Cultivating a Syn	ergic Relationship with Shareholders	
Principle 13: The company should treat ights. Recommendation 13.1	all shareholders fairly	y and equitably, and also recognize, protect and fac	ilitate the exercise of thei
 Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance. 	Compliant	Revised Manual of Corporate Governance Promoting Shareholder Rights, Document Page 32-33, PDF Page 34-35/37 The Company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
2. Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	https://www.nat-re.com/ Website of National Reinsurance Corporation of the Philippines All information for stockholders are disclosed in our website. SEC Form 20-IS Definitive Information Statement Shareholder and Investor Relations, Document Page 82, PDF Page 102 The Company has set-up communication channels that promote effective communication with its shareholders and the investing community. Aside from the regular reporting and disclosures to the various regulating agencies such as the SEC, PSE and IC, the Company actively maintains its website that provides timely information updates on its governance, operational, new initiatives, programs or developments and financial performance. The Company has also designated Relations Officers to handle investor and shareholder queries and requests, and their contact information can easily be accessed through the Company's website. Investor Relations Officer Mr. Santino U. Sontillano with email address at info@nat-re.com for investor relations concern	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
The Board's Governance Responsibilities						
upplement to Recommendation 13.1						
Company's common share has one vote for one share.	Compliant	SEC Form 20-IS Definitive Information Statement Item 4, Voting Securities and Principal Holders Thereof, Document Page 2, PDF Page 22 (b) each share of outstanding common stock is entitled to one vote Amended By-Laws Election of Directors, Article II, Section 7, Document Page 7, PDF Page 14 / 32 One share, one vote is practiced.				
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	Amended By-Laws Election of Directors, Article II, Section 7, Document Page 7, PDF Page 14 / 32 Annual Corporate Governance Report 2016, Treatment of All Shareholders, PDF page 6 / 67 The Company has only one class of shares. Revised Manual of Corporate Governance Promoting Shareholder Rights, Document Page 32-33, PDF Page 34-35/37				

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
The Board's Governance Responsibilities						
		The Company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.				
3. Board has an effective, secure, and efficient voting system.	Compliant	Amended By-Laws Election of Directors, Article II, Section 7, Document Page 7, PDF Page 14 / 32 The election of directors shall be by secret ballot. SEC Form 20-IS Definitive Information Statement Annex B, Guidelines for Participating via Physical Meeting and Voting in Absentia, Document Pages 55-56, PDF Page 75-76 Guidelines for On-Line voting.				
		Stockholders may vote in absentia using the Online Voting Facility or by Proxy sent through email to asm@nat-re.com .				
4. Board has an effective shareholded voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders		Amended By-Laws Article II, Section 4, Stockholders Meeting, Quorum, Document Page 5-6, PDF Page 12–13/32 A quorum at any meeting of the stockholders representing at least a majority of the outstanding capital stock except on those cases where the				

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Corporation Code of the Philippines requires a greater proportion. SEC Form 20-IS Definitive Information Statement Annex B, Guidelines for Participating via Physical Meeting and Voting in Absentia, Document Pages 55- 56, PDF Page 75-76 Stockholders may vote in absentia using the Online Voting Facility or by Proxy sent through email to asm@nat-re.com. Item 18.b Voting Procedure, item 6, approval on the increase of per diem vote required is majority of the outstanding common stock.	
5. Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	Amended By-Laws Article II, Section 2, Stockholders Meeting, Special Stockholders Meeting, Document page 4, PDF Page 11/32 Special meeting of the Stockholders may be called at any time by resolution of the Board of Directors or upon written request of stockholders representing at least one third (1/3) of the outstanding capital stock of the Corporation, setting forth the purpose of such meeting in the notice.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Annual Corporate Governance Report 2016, Respect for the Rights of Minority Shareholders and of Other Stakeholders, PDF page 6 / 67 The Company has a mechanism that allows minority shareholders to influence board composition by cumulative voting and nomination of independent directors. Nat Re PSE/SEC Disclosures All required information is fully disclosed through the submissions and filings made to the SEC and the PSE The essence of corporate governance is transparency. The Board believes that the more transparent the internal workings of the corporation are, the more difficult it will be for Management and dominant stockholders to mismanage the corporation or misappropriate its assets. It is therefore essential that all material information about the corporation which could adversely affect its viability, or the interest of the stockholders should be publicly and timely disclosed. Such information includes, among others, earnings results, acquisition or disposition of assets, off balance sheet transactions, related party transactions, minimum public ownership, direct/ indirect remuneration of members of the Board and Management and other corporate disclosures required for reporting by the regulators.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
7. Company has a transparent and specific dividend policy.	Compliant	SEC Form 20-IS Definitive Information Statement Dividends, Document page 78, PDF Page 98 It is the Company's policy to declare dividends regularly with the pay-out determined by the Company's performance as well as the availability of unappropriated retained earnings for distribution.	
Optional: Recommendation 13.1			
 Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting. 	Compliant	Stockholders' Meeting Item 3, PDF Page 3/3 Appointment of the auditing firm, KPMG R.G. Manabat & Co., Philippines, as board of canvassers for the July 5, 2023 Annual Stockholders Meeting.	
Recommendation 13.2			
 Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting. 	Compliant	Nat Re Notice of 2023 Annual Stockholders' Meeting Annual Stockholders Meeting – July 5, 2023 Notice of meeting is disclosed to the regulatory body (PSE) 63 days prior to meeting date.	

COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
The Board's Gov	vernance Responsibilities	
	The Notice of Meeting for the 2022 Annual Stockholders' Meeting was also published in BusinessWorld and in Philippine Daily Inquirer on May 30 & 31, 2022 in print and online form. Business World, Published on May 30, 2022 https://www.bworldonline.com/spotlight/2022/05/30/4 51251/national-reinsurance-corporation-ofthe-philippines-to-hold-annual-stockholders-meeting-virtually-on-june-30/ Business World, Published on May 31, 2022 https://www.bworldonline.com/spotlight/2022/05/31/4 51268/national-reinsurance-corporation-ofthe-philippines-to-hold-annual-stockholders-meeting-virtually-on-june-30-2/ Inquirer.net, Published on May 30, 2022 https://business.inquirer.net/348776/national-reinsurance-corp-notice-of-annual-stockholdersmeeting-1-of-2 Inquirer.net, Published on May 31, 2022 https://business.inquirer.net/348783/national-reinsurance-corp-notice-of-annual-stockholdersmeeting-2-of-2	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION		
The Board's Governance Responsibilities					
upplemental to Recommendation 13.2					
. Company's Notice of Annual Stockholders' Meeting contains the following information:	Compliant	Nat Re Annual Stockholders' Meeting / files			
a. The profiles of directors (i.e., age,		Item 5, Directors and Executive Officers, Document pages 5-11, PDF Page 25-30			
academic qualifications, date of first appointment, experience, and directorships in other listed companies)		Profiles of the Nominees for Election to the Board of Directors for the term 2023-2024, PDF Page 10 – 18			
		Profile of directors are completely disclosed.			
b. Auditors seeking Complian appointment/re-appointment	Compliant	SEC Form 20-IS Definitive Information Statement Independent Public Accountant, Item 7, Document page 35, PDF Page 55			
		The auditing firm of KPMG R.G. Manabat & Co., Philippines will be recommended to the stockholders for appointment as the Corporation's principal independent accountant for the fiscal year 2023.			
c. Proxy documents	Compliant	SEC Form 20-IS Definitive Information Statement Information Required in a Proxy Form, Document Pages 48-49, PDF pages 68-69			
ptional: Recommendation 13.2					
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Nat Re Notice of 2023 Annual Stockholders' Meeting Explanation of Agenda Items is included in the Notice of Annual Stockholders Meeting, PDF pages 2-3/4			

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
The Board's Governance Responsibilities						
ecommendation 13.3						
. Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	Summary of Votes - 2022 Annual Stockholders' Meeting This report is disclosed to the PSE right after the meeting and publicly available the next working day.				
Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	Compliant	Draft Minutes of June 30, 2022 Annual Stockholders' Meeting Signed Minutes of the June 23, 2021 Annual Stockholders' Meeting Draft Minutes of the current Annual Stockholders Meeting and signed minutes of previous ASM are available in our website within five business days from the end of the meeting.				
upplement to Recommendation 13.3						
. Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	SEC Form 20-IS Definitive Information Statement List of Directors, Officers and Stockholders who attended the 2022 Annual Stockholders' Meeting, Document Page 41, PDF Page 61 External Auditor, Board and Officers were present to answer the questions of the stockholders.				

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
The Board's Governance Responsibilities						
Recommendation 13.4						
 Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner. The alternative dispute mechanism is included in the company's Manual on Corporate Governance. 	Compliant	SEC Form 20-IS Definitive Information Statement Shareholder and Investor Relations, Document Page 82, PDF Page 102 The Company has designated an investor relations officer to handle investor and shareholder queries and requests, and his contact information can easily be accessed through the Company's website. Any further issue will be escalated either to the Management or Board of Directors or if necessary to the legal adviser for proper resolution. https://www.nat-re.com/contact-us/https://www.nat-re.com/investor-relations/ Revised Manual of Corporate Governance Item 13.4 Promoting Shareholders Right, Document Page 32-33, PDF Page 34-35/37				
Recommendation 13.5	Compaliant	Improvedor Dolaritorio Officera Mar Com Compilare				
 Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders. 	Compliant	Investor Relation's Officer - Mr. San Sontillano Nat Re's Investor Relations Officer is: Mr. Santino U. Sontillano, info@nat-re.com (e-mail address), 8988-7495 (contact number)				
IRO is present at every shareholder's meeting.	Compliant	SEC Form 20-IS Definitive Information Statement				

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Attendance Record of the 2022 Annual Stockholders' Meeting, Mr. Santino U. Sontillano, Head of Finance, Document Page 41, PDF page 61	
		The Investor Relations Officer was present during the 2022 Annual Stockholders Meeting.	
Supplemental Recommendations to Pri	nciple 13		
Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing	Compliant	Amended By-Laws Article I, Section 5, Maximum Limit of Shareholding, Document Page 2–3, PDF page 9–10/32	
controlling shareholder group		In order to avoid creating a controlling interest group in the Corporation, no stockholder shall own or acquire more than thirty percent (30%) of the outstanding capital stock of the Corporation.	
 Company has at least thirty percent (30%) public float to increase liquidity in the market. 	Compliant	Nat Re Public Ownership Report as of March 31, 2023 PDF Page 3/3, Public Ownership Percentage is 47.58%	
Optional: Principle 13			
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual	Compliant	SEC Form 20-IS Definitive Information Statement Shareholder and Investor Relations, Document Page 82, PDF Page 102	
Stockholders' Meeting		The Company has set-up communication channels that promote effective communication with its shareholders and the investing community. Aside from	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		the regular reporting and disclosures to the various regulating agencies such as the SEC, PSE and IC, the Company actively maintains its website that provides timely information updates on its governance, operational, and financial performance. The Company has also designated relations officers to handle investor and shareholder queries and requests, and their contact information can easily be accessed through the Company's website. Investor Relation's Officer - Mr. San Sontillano Nat Re's Investor Relations Officer is: Mr. Santino U. Sontillano, info@nat-re.com (e-mail address), 8988-7495 (contact number)	
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	Amended By-Laws Election of Directors, Article II, Section 7, Document Page 7, PDF Page 14 / 32 The election of directors shall be by secret ballot. Electronic voting in absentia was adopted from June 23, 2021 ASM and the following ASM.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		vernance Responsibilities	
		outies to Stakeholders	
espected. Where stakeholders' rights o edress for the violation of their rights.	stablished by law, b	y contractual relations and through voluntary commit at stake, stakeholders should have the opportunity to a	
1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	SEC Form 20-IS Definitive Information Statement Shareholder and Investor Relations, Document Page 82, PDF Page 102 The Company has set-up communication channels that promote effective communication with its shareholders and the investing community. Aside from the regular reporting and disclosures to the various regulating agencies such as the SEC, PSE and IC, the Company actively maintains its website that provides timely information updates on its governance, operational, and financial performance. The Company has also designated relations officers to handle investor and shareholder queries and requests, and their contact information can easily be accessed through the Company's website. Nat Re 2022 Sustainability Report Reports on Company's contribution to the Economy, Society and the Environment.	
Recommendation 14.2			
 Board establishes clear policies and programs to provide a 	Compliant	Amended By-Laws	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
mechanism on the fair treatment and protection of stakeholders.		Article II, Section 2, Special Stockholders' Meeting, Document Page 4, PDF Page 11/32 Stockholders upon written request representing at least one third (1/3) of the outstanding capital stock of the Corporation setting forth the purpose of such meeting in the notice may call a special meeting at any time. Code of Ethics Code of Conduct	
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	https://www.nat-re.com/investor-relations/#analyst Investor Relations Officer – Mr. Santino U. Sontillano, info@nat-re.com (email), 8988-7495 (contact number) Amended By-Laws, Article II, Section 2, Special Stockholders' Meeting, Document Page 4, PDF Page 11/32 Stockholders upon written request representing at least one third (1/3) of the outstanding capital stock of the Corporation setting forth the purpose of such meeting in the notice may call a special meeting at any time. Policies in Place: Whistleblower Policy Anti-Bribery and Corruption Policy	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Code of Ethics Code of Conduct	
pplement to Recommendation 14.3			
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	Compliant	SEC Form 20-IS Definitive Information Statement Shareholder and Investor Relations, Document Page 82, PDF Page 102 Investor Relations Contact Information The Company has designated an investor relations officer to handle investor and shareholder queries, requests or complaints, and his contact information can easily be accessed through the Company's website. Any further issue will be escalated either to the Management or Board of Directors or if needed to the legal advisers for proper resolution.	
Additional Recommendations to Princi			
. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being		The Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to any corporate governance issue. SEC Form 20-IS Definitive Information Statement Compliance with the Best Practices on Corporate Governance, Document Page –80-81, PDF Page 100-101	

INTEGRATED ANNU	AL CORPORATE G	OVERNANCE REPOR	T- National Reinsurance Corporation of the Philippine	s, December 31, 2022
		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
taken to finally com applicable law, rule	' '		Nat Re, being a publicly listed company (PLC), is in full compliance with the rules and regulations of the Securities and Exchange Commission, Philippine Stock Exchange, Insurance Commission, and other regulatory agencies. Amended By-Laws Article IV, Section 8, Compliance Officer, Document Page 17-18, PDF Page 24-25/32 Compliance Officer monitors compliance with the provisions of government regulatory and reportorial requirements and reports violations of non-compliance with such to the Board of Directors through the Chairman of the Board.	
Company respects property rights.	intellectual	Compliant	Certificate of Nat Re Trademark issued by Intellectual Property of the Philippines The Company registers its intellectual property rights and respects the intellectual property rights of others.	
Optional: Principle 14			<u>'</u>	
Company discloses practices that addr welfare	•	Compliant	Annual Corporate Governance Report 2016 H. Role of Stakeholders Customers' Welfare, Item H.1, PDF Page 50 / 67 The Company is committed in providing and maintaining a safe, secure and healthy work environment.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Nat Re 2022 Sustainability Report Approach to Stakeholders Key Topics and Concerns Raised Document Page 27-30, PDF Page 29–32/54	
. Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Annual Corporate Governance Report 2016 H. Role of Stakeholders Supplier/Contractor Selection Practice, Item H.1, PDF Page 50 / 67 Procurement Policy The Company exercises reasonable and prudent professional judgment when dealing with clients. Nat Re 2022 Sustainability Report Customer Privacy, Document Page 26, PDF page 28/54 Customer Assistance, Business Support and Services, Document Page 8, PDF Page 10/54	
ringinle 15. A machanism for amplaya	a participation should	ld be developed to greate a symbiotic environment	radiza the company's
nncipie 13: A mechanism for employe goals and participate in its corporate g		ld be developed to create a symbiotic environment, es.	realize the company s
ecommendation 15.1			
. Board establishes policies, programs and procedures that encourage employees to actively	Compliant	SEC Form 20-IS Definitive Information Statement Employee Relations, Document pages 82, PDF Page 102	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
company's goals and in its governance.		The Company explicitly articulates its recognition and protection of the rights and interests of its employees through its Employee Manual of Policies and Procedures. The manual also governs employee related matters to ensure uniformity and consistency of interpretation and implementation, promote harmonious employer-employee relationship as well as set-up guidelines in protecting the use of material inside information. Nat Re 2022 Sustainability Report	
		People, Document Page 32–38, PDF Pages 34-40/54	
upplement to Recommendation 15.1			
. Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	Annual Corporate Governance Report Company's Rewards / Compensation Policy, Item 3(d), PDF Page 52/67 Revised Performance Appraisal Form 2022	
		The company has its policy on reward / compensation to recognize employees' performance.	
		The Company's Board of Directors approved in its board meeting last December 2018 the granting to all qualified employees of a performance-based incentive bonus (PIB) starting with the applicable year 2019. This is differentiated from the Mid-Year Bonus (MYB) that employees currently enjoy in that the new performance-based incentive bonus payout is subject	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		to the Company's meeting its targets for the year and to individual employee performance evaluation. The aim of this bonus program is to reward employee contribution to the bottom line and to create a performance-driven and accountability-driven culture that will help ensure the sustainability of the Company. SEC Form 20-IS Definitive Information Statement Employee Relations, Document Page 82, PDF Page 102 The Company provides post-employment employee benefits through a defined benefit plan and various contribution plans. Employees also participate in various industry and regulatory trainings and seminars that are designed for their career advancement and functional development and are linked towards shareholder value creation. Nat Re 2022 Sustainability Report People, Document Page 32–38, PDF Pages 34-40/54	
. Company has policies and practices on health, safety and welfare of its employees.	Compliant	Nat Re 2022 Sustainability Report Health, Safety and Welfare of Employees; Health Promotions, Document Page, PDF P35-36, PDF Page 37- 38/54 Health Safety and Welfare of Employees The Company is committed in providing and	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		environment. In turn, the employee has the responsibility to work safely, to keep work areas and common areas in the company neat and clean, not just to reduce the chances of injury but also to make the office a more attractive and pleasant place to work in. Employees are urged to report to their immediate superior or to the General Services Department accidents or any condition or practice which is unsafe, whether or not these result in personal injury or no matter how minor they might seem to be. (Reference – Code of Conduct, Policy Provision, Rules of Conduct, Health, Safety, Security and Proper Use of Company Assets, Section III.11.3, page 6) In order to ensure the promotion of employee health and well-being, the company offers health care benefits covered by the health insurance provider of the Company. Employees are involved in deciding, planning and implementing employee activities and programs such as sports and summer outing events, company parties and employee uniform.	
B. Company has policies and practices on training and development of its employees.	Compliant	Employee Training and Development New employees are given an orientation on the Company's policies and procedures and made to undergo basic insurance and reinsurance training.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
		Depending on their work assignment and employee development plans, employees undergo or are sent to specialized training courses. (Reference – <u>Annual Corporate Governance Report, PDF page 52/67</u>)	
		Nat Re 2022 Sustainability Report People/Training and Education, Document Page 35, PDF Page 37/54	
		Revised Performance Appraisal Form 2022 Employee development is also part of the performance planning template / system.	
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	Anti-Bribery and Corruption This document outlines the Company's policy in observing and upholding its position against bribery and corruption.	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Employee Training and Development New employees are given orientation on the Company's policies and procedures and made to undergo basic insurance and reinsurance training. Depending on their work assignment and employee development plans, employees undergo or are sent to	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT- National Reinsurance Corporation of the Philippines, December 31, 2022				
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	The Board's Go	vernance Responsibilities		
		specialized training courses. (Reference – Annual Corporate Governance Report, page 50) Nat Re 2022 Sustainability Report People/Training and Education, Document Page 35, PDF Page 37/54		
Supplement to Recommendation 15.2				
 Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes. 	Compliant	Anti-Bribery and Corruption Policy		
Recommendation 15.3				
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	Whistleblower Policy Protections for retaliation are enumerated in Section IV of the policy. The whistleblower may report formally or anonymously to any of the following designated officers: - Head of Human Resources - Head of Risk and Compliance - Head of Internal Audit - Corporate Secretary or Assistant Corporate Secretary		
		Under extraordinary circumstances, the whistleblower may also course the complaint through other reporting		

		COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Go	vernance Responsibilities	
			lines, like the President or the Chairman of the Audit Committee.	
	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 Policy Reporting Channels in Section VII of the Policy are provided and that the employees have direct access to an independent official.	
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	Whistleblower Policy The evaluation team reviews the report and submits its findings directly to the Board's Audit Committee for disposition.	
inte bal	eractions serve its environment and st lanced development. commendation 16.1	akeholders in a posi	all its dealings with the communities where it operate itive and progressive manner that is fully supportive of	
۱.	Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the	Compliant	Nat Re 2022 Sustainability Report SEC Form 20-IS Definitive Information Statement Cultivating Sustainable Community, Document Page 82, PDF Page 102	
	company to grow its business, while contributing to the		The Company's efforts are currently focused on mitigating the consequences of natural catastrophes.	

	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Board's Go	vernance Responsibilities	
advancement of the society where it operates.		It participates in conferences on this subject and is working with the Philippine non-life insurance industry to put in place mitigation measures. The Company also participates jointly in community related projects undertaken by other entities from time to time. Other environment-related and community involvement programs are being facilitated to further contribute to the insurance industry and the Philippine society.	
Optional: Principle 16			
. Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	Nat Re 2022 Sustainability Report Nat Re Advocacies At Nat Re, providing reinsurance capacity is not our	
 Company exerts effort to interact positively with the communities in which it operates. 	Compliant	only business. We believe that we do ultimately entails giving greater protection to the insuring public and helping them recover financially after natural disasters and other crises. This is why we value forging meaningful relationships with private and public sectors partners in the sphere of disaster risk financing and insurance. By leveraging our combined resources and knowhow, we can create effective and affordable solutions for a more disaster-resilient public.	

SIGNATURE PAGE

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report (I-ACGR) is signed on behalf of the National Reinsurance Corporation of the Philippines by the undersigned, thereunto duly authorized, in the City of Makati, on May 25, 2023.

EVELINA G. ESCUDERO CHAIRMAN OF THE BOARD

REX MARIA A. MENDOZA INDEPENDENT DIRECTOR

INDEPENDENT DIRECTOR

N R. SANTOS **PRESIDENT & CEO**

ROBERTO G. MANABAT INDEPENDENT DIRECTOR

JACQUELINE MICHELLE C. DY **VICE PRESIDENT, HEAD OF RISK & COMPLIANCE**

MA. PILAR M. PILARES-EU TIERR ASSISTANT CORPORATE SECRETARY

SUBSCRIBED AND SWORN to me this

MAY 2 5 2023

2023, affiants exhibited to me their Passport Numbers,

as follows:

Name	Passport Number	Date of Issue	Place of Issue
Evelina G. Escudero	P6860311B	24 May 2021	DFA - Manila
Allan R. Santos	P24187508	03 July 2019	DFA – NCR East
Rex Maria A. Mendoza	P6999664A	02 May 2018	DFA - Manila
Roberto G. Manabat	P5716541B	05 Nov 2020	DFA – NCR South
Medel T. Nera	P7143980B	07 July 2021	DFA – NCR Central
Jacqueline Michelle C. Dy	P8675713A	10 September 2018	DFA – NCR West
Ma. Pilar M. Pilares-Gutierrez	P2696370B	01 August 2019	DFA - NCR Northeast

Book No.

Series of 2023

SHAIN BIANCA C. EPANAG

Appointment No. M-018 Notary Public for Makati City Until December 31, 2024 Castillo Laman Tan Pantaleon & San Jose Law Firm The Valero Tower, 122 Valero Street Salcedo Village, Makati City

PTR No. 9563753; 01-03-2023; Makati City IBP No. 260293; 01-03-2023; Cavite Chapter

Roll No. 79039

NAT RE'S ROLE IN THE PHILIPPINE CATASTROPHE INSURANCE FACILITY (PCIF)

 Circular Letter (CL) No.:
 2020-72

 Date:
 13 June 2020

 Amending:
 None

CIRCULAR LETTER

TO : ALL INSURANCE/REINSURANCE COMPANIES,

INSURANCE AND REINSURANCE BROKERS, MUTUAL BENEFIT ASSOCIATIONS, PRE-NEED COMPANIES AND

HEALTH MAINTENANCE ORGANIZATIONS

SUBJECT : SUBMISSION OF THE ANNUAL CORPORATE

GOVERNANCE REPORT (ACGR)

Section 8 - SPECIAL PROVISION FOR NON-LIFE INSURANCE AND PROFESSIONAL REINSURANCE COMPANIES.

All non-life insurance and professional reinsurance companies are mandated to provide additional information on the companies' policies and programs on its participation in the Philippine Catastrophe Insurance Facility, if applicable.

In compliance with the above requirement, we present below the role/participation of Nat Re in the Philippine Catastrophe Insurance Facility (PCIF).

The IC, PIRA and Nat Re have signed a MoU in January 2020, agreeing on operationalization of this proposal and have worked on the detailed implementation plan, guidelines and technical requirements of setting up the PCIF.

The Facility will be **managed and operated by Nat Re**. Under the proposed program, participating non-life insurance companies shall cede an agreed portion of each and every catastrophe risk they write to Nat Re, which in turn, shall redistribute the risks to subscribing insurance companies. Both the cessions to Nat Re and the corresponding retrocession to subscribing companies shall be based on the agreed technically sustainable rates. Risks ceded to subscribing companies, shall then be protected by an excess of loss reinsurance program placed with the global reinsurance market. To ensure the financial capability of the Facility, subscriptions of subscribing companies shall be backed by Security Deposits (or a Claims Fund) in the form of cash or government securities held in trust by Nat Re.

Insurers cede a portion of catastrophe risks at agreed technically sufficient rates to Nat Re, which retrocedes it back to insurers via Quota Share according to each company's appetite, financial strength and proportion of premiums ceded to the facility. A reinsurance treaty (Common Account Excess of Loss) placed in the global market shall protect the domestic retention on account of all participating companies, who shall bear its cost. A portion of the annual underwriting surpluses shall be accumulated in a Catastrophe Reserve Fund.

An **Oversight Committee** will be the main governance structure, comprising the stakeholders responsible for the vision and sustainability of the Facility. The Oversight Committee will be responsible for standardisation of claims procedures and policies amongst which are setting operating policies, pricing sustainability, product design, underwriting policy, reinsurance cover and claims process/procedures.

The **Insurance Commission** will supply the next level up of governance, ensuring compliance of the Facility and its members with the pertinent insurance and reinsurance regulations.

On 22 December 2022, IC issued Circular Letter (CL) No. 2022-54: Setting Aside the Adoption of the Revised Schedule of Minimum Catastrophe Rates under IC CL 2022-34. There is a need to ventilate the concerns arising from the revised schedule of minimum catastrophe rates prescribed under IC CL No. 2022-34 considering the expected increase of insurance premiums and its possible impact to the policy holders.