## ANNUAL CORPORATE GOVERNANCE REPORT OF

## RAROCO INSURANCE BROKERS, INC (Name of Company)

- For the fiscal year ended <u>2021</u>
   Cartificate Authority Number I
- 2. Certificate Authority Number <u>IB-36-2019-R</u>
- 3. <u>PHILIPPINES</u>

Province, Country or other jurisdiction of incorporation or organization

- 4. ROOM 608 FERROS BELAIR TOWER 30 POLARIS ST., MAKATI CITY
  Address of principal office Postal Code 1209
- 5. <u>02-8896-0497</u> Company's telephone number, including area code
- 6 <u>www.rarocoinsurance.ph</u> Company's official website

## RAROCO INSURANCE BROKERS INC. ANNUAL CORPORATE GOVERNANCE REPORT 2021

RAROCO INSURANCE BROKERS INC. is a family owned corporation founded by Ramon A. Roco and is now being run by second generation family member Marie Denise Roco-De Leon. The Board is composed mostly of family members, nuclear and extended family of its founder which means most of the directors are holding executive positions at the same time. The operation, while catering to a diverse insurance products is not complex hence, governance and compliance are maintained by the same set of executives and the Board as a body.

## The Board's Governance Responsibilities

		COMPLIANT/NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
			etent, working board to foster the long- term succerests of its shareholders and other stakeholders	ess and sustainability of the corporation in a mannerconsistent s.
	Recommendation 1.1			
1.	Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	COMPLIANT	The academic qualifications, industry knowledge, professional experience of the board of directors can be found in the company website.  https://rarocoinsurance.ph/about-us/https://rarocoinsurance.ph/info-on-board-members/	
2.	Board has an appropriate mix of competence and expertise.	COMPLIANT		
3.	Directors remain qualified for their positions individually and collectively	COMPLIANT		
	Recommendation 1.2			
1.	Board is composed of a majority of non-executive directors.	NON-COMPLIANT	The board is composed of family members, nuclear and extended family of its founder, Ramon A. Roco which makes them working board directors.  https://rarocoinsurance.ph/about-us/	
	Recommendation 1.3			

Company provides in its	COMPLIANT	The training for directors is defined in the	
Board Charter or Manual on		Manual of Corporate Governance under	
Corporate Governance a		Article 7:	
policy on training of		https://rarocoinsurance.ph/corporate-	
directors.		governance/	
2. Company provides in its	COMPLIANT	The Company provides in its Manual on	
Board Charter or Manual on		Corporate Governance (MCG) an	
Corporate Governance an		orientation program for first time directors:	
orientation program for first		https://rarocoinsurance.ph/corporate-	
time directors.		governance/	
. Company has relevant	COMPLIANT	The Orange of the Life has a life and	
annual continuing training		The Company registered its board directors	
for all directors.		in SEC/IC accredited institution, Center for	
		Global Best Practices, in the training "Roles,	
		Responsibilities and Liabilities of the Board	
		of Directors" under the Center for Global Best Practices. The directors attended the	
		training last Nov. 19, 2021. (See	
		certificates in:	
		https://rarocoinsurance.ph/corporate-	
		governance/)	
Recommendation 1.4			
. Board has a policy on board	COMPLIANT	The company shall attempt, as much as	
diversity.		possible, to have board diversity in terms of	
		gender, age, experience, knowledge and skill	
		sets to ensure that optimal decision making	
		is achieved. This policy is found in Article 4A	
		of the MCG.	
		The current composition of the Board is three	
		(3) male and three (3) females, plus we have	
		the two (2) female independent directors.	
		https://rarocoinsurance.ph/about-us/	
		https://rarocoinsurance.ph/corporate-	
December 4 F		governance/	
Recommendation 1.5  1. Board is assisted in its	COMPLIANT	The qualifications and duties of the	
duties by a Corporate	OUNT LIAIN I	Corporate Secretary is defined in the	
Secretary.		Manual of Corporate Governance.	
2. Corporate Secretary is a	COMPLIANT	Manual of Corporate Covernance.	
separate individualfrom the	COMI LIANI	The Corporate Secretary is Katrina Angela	
Compliance Officer.		A. Manahan and is not a member of the	
CONTRACTOR CHICE		71. Mananan and 13 not a member of the	

3. Corporate Secretary is not a member of theBoard of Directors.  4. Corporate Secretary attends training/s on corporate governance.	COMPLIANT  NON-COMPLIANT	Board.  https://rarocoinsurance.ph/corporate-governance/  Since we have recently installed a new Corp. Secretary, she already has a scheduled training entitled "Best Practices in Corporate Housekeeping" under the Center for Global Best Practices, slated for July 5-7, 2022" under the Center for Global Best Practices.		
Recommendation 1.6	<del>,</del>			
Board is assisted by a     Compliance Officer.	COMPLIANT	The qualifications and duties of the Corporate Secretary is defined in the Manual of Corporate Governance.	Due to the limited scale of operations, the President was designated as the Compliance Officer.	
Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in thecorporation.	COMPLIANT	Marie Denise Roco-De Leon, President and Compliance Officer https://rarocoinsurance.ph/corporate-		
<ol><li>Compliance Officer is not a member of the Board.</li></ol>	NON- COMPLIANT	governance/		
4. Compliance Officer attends training/s oncorporate governance annually.	COMPLIANT	The Compliance Officer has completed training entitled "Corporate Governance board Effectiveness Best Practices" under the Center for Global Best Practices, last Oct. 27, 2021, and has finished the said organization's "2019 Revised Corporate Code of the Philippines" seminar held last July 6, 2021.  This year, the Compliance Officer has training entitled "Executive Briefing on Business Continuity Planning" under the Center for Global Best Practices, booked for June 7, 2022,		
Principle 2. The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders.  Recommendation 2.1				
Directors act on a fully	COMPLIANT	The duties and responsibilities of		
informed basis, in goodfaith, with due diligence and care, and in the best interest of	20	the Directors are defined in the By-Laws and the Manual of		
and in the pest interest of		Corporate Governance. See		

the company.		board minutes and board resolutions: <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a>	
Board oversees the development, review and approval of the company's business objectives and strategy.	COMPLIANT	The directors performed their duties as reflected in our board resolutions and board minutes. See link board resolutions:  https://rarocoinsurance.ph/corporate-	
2. Board oversees and monitors the implementation of the company's business objectives and strategy in order to sustain the company 's long-term viability and strength.	COMPLIANT	governance/  Our most recent strategic planning was conducted last May 2, 2022 by our President, VP for Admin / HR and Sales as well as our Senior Admin & HR Officer. This is done every four years with all staff and a separate strat planning is ongoing for management. See strategic planning pics with staff in: <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a>	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	COMPLIANT	The information on the Chairperson, including his name and qualifications is disclosed in the company website. <a href="https://rarocoinsurance.ph/about-us/">https://rarocoinsurance.ph/about-us/</a>	
Recommendation 2.4			
<ol> <li>Board ensures and adopts an effective succession planning program for directors, keyofficers and management.</li> <li>Board adopts a policy on the retirement for directors</li> </ol>	COMPLIANT	The succession plan is inherent to the owner of majority shares and as decided by the Board. The attached document (RAROCO Retirement Benefit and Succession Planning Program) has within it a simple succession plan by order of events.	
and key officers.		For the employees and top management, we follow the provisions of RA No. 4917 and 7641. Details on retirement benefit is found in the attached document: RAROCO Retirement Benefit and Succession Planning Program.	

			https://rarocoinsurance.ph/corporate-
			governance/
	Recommendation 2.5		
1.	Board formulates and	COMPLIANT	The information on the company's
	adopts a policy specifying		remuneration policy and its
	the relationship between		implementation, including the relationship
	remuneration and		between remuneration and performance
	performance of key officers		are in our By Laws on Art. III, Sec. 8 as well
	and board members.		as on SEC. 9, ART 4 regarding how directors
2.	Board aligns the	COMPLIANT	do not participate in discussions or
	remuneration of key officers		deliberations involving his/her own
	and board members with		remuneration.
	long-term interests ofthe		https://raraasingurance.ph/sarparate
	company.	COMPLIANT	https://rarocoinsurance.ph/corporate- governance/
3.	Directors do not participate	COMPLIANT	governance/
	in discussions or		
	deliberations involving		
-	his/her own remuneration.  Recommendation 2.6		
1	Board has a formal and	COMPLIANT	RAROCO Insurance is a family-run
1.	transparent board	COWIFLIANI	business. The members are the family
	nomination and election		members. The election policies and
	policy.		nomination process is found in our MCG
2.	Board nomination and	COMPLIANT	and in our company's By Laws.
۷.	election policy is disclosed	COMI LIANI	and in our company 5 by Laws.
	in the company's Manual on		Board Nomination and election is disclosed
	Corporate Governance.		in the company's By Laws, we have in Article
3.	Board nomination and	COMPLIANT	II, Section 7 and Article 3, Sec. 2 Election
٥.	election policy include show	COMI LIANI	and Terms.
	the company accepts		
	nominations from minority		
	shareholders.		The Election is likewise discussed in the
4.	Board nomination and	COMPLIANT	Manual of Corporate Governance.
	election policy includeshow		https://rarocoinsurance.ph/company-
	the board reviews		governance/
	nominated candidates.		
5.	Board nomination and	COMPLIANT	
	election policy includesan		
	assessment of the		
	effectiveness of the Board's		
	processes in the nomination,		
	electionor replacement of a		
	director.		

6	Board has a process for	COMPLIANT		
0.	identifying the qualityof	JOHN LIAM		
	directors that is aligned with			
	the strategic direction of the			
	company.			
	Recommendation 2.7			
1.	Board has overall	COMPLIANT	The company's policy for the related	
١.	responsibility in ensuring	OOM LIAN	party transactions are provided for in the	
	that there is a group-wide		Manual of Corporate Governance.	
	policy and systemgoverning			
	related party transactions		https://rarocoinsurance.ph/company-	
	(RPTs) and other unusual or		governance/	
	infrequently occurring			
	transactions.			
2.	RPT policy includes	COMPLIANT		
	appropriate review and			
	approval of material RPTs,			
	which guarantee fairness		The company's policy for the related	
	and transparency of the		party transactions are provided for in the	
	transactions .		Manual of Corporate Governance.	
3.	RPT policy encompasses all	COMPLIANT	https://rarocoinsurance.ph/company-	
	entities within the group,		governance/	
	taking into account their		<del>go vomanoo,</del>	
	size, structure, risk profile			
	and complexity of			
	operations.			
	Recommendation 2.8			
1.	Board is primarily	COMPLIANT	The Board has the power to approve the	
	responsible for approving		appointment of the Chief Executive Officer	
	the selection of		and other key officers of the company as	
	Management led by the		provided for in the Manual of Corporate	
	ChiefExecutive Officer		Governance.	
	(CEO) and the heads of the		https://rarocoinsurance.ph/company-	
	other control functions		governance/	
	(Chief Risk Officer, Chief			
	Compliance Officer and			
	Chief Audit Executive).	COMPLIANT	The Decad is an installed a second in the first of the second in the sec	
	2. Board is primarily	COMPLIANT	The Board is primarily responsible for the	
	responsible for assessing		assessment of the performance of the	
	the performance of		CEO and other key officers of the	
	Management led by the Chief Executive Officer		company as provided for in the Manual of	
			Corporate Governance. https://rarocoinsurance.ph/company-	
	(CEO) and the headsof the other control functions		governance/	
	other control functions		governance/	

	(Chief Risk Officer, Chief			
	Compliance Officer and			
	Chief Audit Executive).			
	Recommendation 2.9			
1.	Board establishes an	COMPLIANT	The company has a BOD handbook where	
	effective performance		the management framework is defined.	
	management framework			
	that ensures that		https://rarocoinsurance.ph/company-	
	Management, including the		governance/	
	Chief ExecutiveOfficer			
	performance is at par with			
	the standards set by the			
	Board and Senior			
	Management.			
2.	Board establishes an	COMPLIANT		
	effective performance			
	management framework			
	that ensures that			
	personnel's performance is			
	at par with the standards set			
	by the Board and Senior			
	Management.			
	Recommendation 2.10	OOMBI IANT	The annual transfer to the state of the stat	
1.	Board oversees that an	COMPLIANT	The provision for internal control system,	
	appropriate internal control		monitoring and other related functions are thoroughly discussed in the Manual of	
	system is in place.		Corporate Governance, where you will also	
	2. The internal control	COMPLIANT	find Audit Committee Charter.	
	system includes a		and Addit Committee Charter.	
	mechanism for monitoring		https://rarocoinsurance.ph/company-	
	and managing potential		governance/	
	conflict of interest of the		<u>go amanaa</u>	
	Management, members and			
-	shareholders.	COMPLIANT	The Board has approved the Internal Audit	
	Board approves the Internal Audit Charter.	COMPLIANT	Charter.	
1	internal Addit Charter.		Gharter.	
			https://rarocoinsurance.ph/company-	
			governance/	
1			<u> </u>	
	Recommendation 2.11			
1.	Board oversees that the	COMPLIANT	The risk management framework of the	
	company has in place a		company is provided for in the Manual on	
	·			

manag frame identif and m risks. 2. The frame in ider lines a	d enterprise risk agement (ERM) ework to effectively fy, monitor, assess manage key business e risk management ework guides the Board ntifying units/business and enterprise-level	COMPLIANT	Corporate Governance.  https://rarocoinsurance.ph/company- governance/	
theeff	xposures, as well as fectiveness of risk			
	gement strategies.			
	mmendation 2.12	00MDI 1445	T. D. 101 4	
that for states respon accou	d has a Board Charter primalizes and clearly its roles, primalities and untabilities in carrying	COMPLIANT	The Board Charter can be viewed in the company's Manual of Corporate Governance.  https://rarocoinsurance.ph/company-	
	s fiduciary duties.		governance/	
guide perfor function		COMPLIANT		
availa compa	ard Charter is publicly able and postedon the any's website.	COMPLIANT		
risk m respo	inanagement, related party onsibilities of all committed	y transactions , and other		e of the Board's functions, particularly with respect to audit , mination and remuneration. The composition, functions and parter.
	mmendation 3.1 d establishes board	COMPLIANT	There are various committees established	The Board as a body is tasked to handle some committee
comm specif aid in perfor	nittees that focuson fic board functions to the optimal rmance of its roles and onsibilities.	COMPLIANT	and were thoroughly discussed in the Manual of Corporate Governance.  https://rarocoinsurance.ph/company-governance/	functions due to the limited scale of operation of the company.
	mmendation 3.2	-		
Comn oversi compa	d establishes an Audit mittee to enhance its ight capability over the any's financial reporting nal control system,	COMPLIANT	The Audit Committee composition and functions are provided for in the Manual of Corporate Governance. Yes, it is the Audit Committee's responsibility to recommend and the appointment and removal of the	

internal and external audit processes,and compliance with applicable laws and regulations.		external auditor.  https://rarocoinsurance.ph/company- governance/	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors,the majority of whom, including the Chairman is independent.	COMPLIANT	The Audit Committee is composed of: Erna Santiago (Chairman), Mikaela Hidalgo- Sison (Non-Executive Director), Lorenzo Roco (Non-Executive Director).	
3. All the members of the committee have relevant background, knowledge, skills, and/orexperience in the areas of accounting, auditingand finance.	COMPLIANT	The background, knowledge, skills and experience of the members of the Audit Committee, including the Chairman of the of the Audit Committee can be found in: <a href="https://rarocoinsurance.ph/info-on-board-members/">https://rarocoinsurance.ph/info-on-board-members/</a>	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.  Recommendation 3.3	COMPLIANT		
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	COMPLIANT	The function of the Corporate Governance Committee is covered by the Board as a body due to the limitation of the company's operation, with an independent director as Chairperson. See MCG. <a href="https://rarocoinsurance.ph/company-governance/">https://rarocoinsurance.ph/company-governance/</a>	
Corporate Governance     Committee is composed of     at least three members,     majorityof whom should be     independent directors.	NON-COMPLIANT	Due to the size of the company, the pandemic and scale of our operations, the Corporate Governance Committee is composed of the Board Members.  https://rarocoinsurance.ph/about-us/https://rarocoinsurance.ph/info-on-board-members/	
Chairman of the Corporate     GovernanceCommittee is     an independent director.	COMPLIANT	The Chairman of the Corporate Governance Committee is Kristel Dacumos-Lagorza. https://rarocoinsurance.ph/about-us/	

	Recommendation 3.4			
1.	Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	COMPLIANT	The link containing information on the BROC including its functions are found in our MCG:	
2.	BROC is composed of at least three members,the majority of whom should be independent directors, including the Chairman.	COMPLIANT	https://rarocoinsurance.ph/company-governance/  Due to our company size, scale of operations and the global pandemic, the BROC is composed of:  Denise Roco – De Leon (Chairman), Lorenzo Roco (Non-Executive Director), Mikaela Hidalgo- Sison (Non-Executive Director),	
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	The background, knowledge, skills and experience of the members of the BROC, including the Chairman of the of the BROC can be found in: <a href="https://rarocoinsurance.ph/info-on-board-members/">https://rarocoinsurance.ph/info-on-board-members/</a>	
4.	At least one member of the BROC has relevant thorough knowledge and experienceon risk and risk management.	COMPLIANT		
	Recommendation 3.5	0011511111	T	
1.	The Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party	COMPLIANT	Provide info / link reference to doc containing info on BROC and functions.	
	transactions of the company.		the Related Party Transactions Committee due to the company's operational limitation, the company size and the global pandemic. Info on the RPT	

2. RPT Committee is	COMPLIANT	Committee is found in the MCG:  https://rarocoinsurance.ph/company- governance/  The RPT Committee is composed of:	
composed of at least three non-executive directors , majority of whom should be independent, including the Chairman.		Independent Director, Kristel Dacumos-Lagorza (Chairman), Mikaela Hidalgo-Sison (Non-Executive Director), Lorenzo Roco (Non-Executive Director). The background, knowledge, skills and experience of the members of the RPT Comm, including the Chairman of the of the RPT Comm can be found in: <a href="https://rarocoinsurance.ph/info-on-board-members/">https://rarocoinsurance.ph/info-on-board-members/</a>	
Recommendation 3.6			
1. All established committees have Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information	COMPLIANT	The committee functions and responsibilities are defined in the Manual of Corporate Governance.  https://rarocoinsurance.ph/company-governance/	
Committee Charters provide standards for evaluating the performance of the Committees	NON-COMPLIANT	Due to the changes of committee members for each of the committees, especially with the exit of old independent directors and entry of new independent	
Committee Charters were fully disclosed on the company's website	COMPLIANT	directors, as well as the resignation of one of our long time directors (Christine Roco), the standards for evaluating the performance of the Committees are still in the process of being formed:  https://rarocoinsurance.ph/company-governance/  The Committee Charters are fully disclosed on the company's website in the MCG:	
Birdal 4 To 1 4 To		https://rarocoinsurance.ph/company- governance/	accessary to properly and effectively perform their duties

**Principle 4:** To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.

	Recommendation 4.1			
1.	The Directors attends and actively participatesin 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	The specific duties and responsibilities are defined in the By-Laws and the Manual of Corporate Governance. These are found in our board resolutions.  https://rarocoinsurance.ph/company-governance/	
2.	The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	The meeting materials are being sent in advance to all directors for review and ratification as the case may be. These can be found in the board minutes found in the above link.	
3.	The directors asks the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT		
	Recommendation 4.2			
1.	Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.	COMPLIANT	Non-executive directors are required to disclose if they have other directorship being held with other companies this is found in the MCG in Art. 4, Letter B.  https://rarocoinsurance.ph/company-governance/	
	Recommendation 4.3			
1.	The directors notify the company's board where he/she is an incumbent director beforeaccepting a directorship in another company.	COMPLIANT	Non-executive directors are required to disclose if they have other directorship being held with other companies. This is in our MCG found in Art. 4, Letter B., and also discussed in our board meeting.	

		https://rarocoinsurance.ph/company-	
		governance/	
Principle 5: The hoard should	d endeavor to exercise :		orate affairs
Recommendation 5.1	a chacavor to exercise t	an objective and independent judgment on all corp	orate analis.
The Board is composed of at least twentypercent (20%) independent directors.	COMPLIANT	The company has two (2) independent directors which comprises 25% of the Board composition.	The composition of the Board can be found in the company website.  https://rarocoinsurance.ph/about-us/
Recommendation 5.2			
<ol> <li>The independent directors possess all thenecessary qualifications and none of the disqualifications to hold the position.</li> </ol>	COMPLIANT	The qualifications of the independent directors can be found in the MCG. <a href="https://rarocoinsurance.ph/company-governance/">https://rarocoinsurance.ph/company-governance/</a>	
Recommendation 5.3	1		
<ol> <li>The independent director serves for a maximum cumulative term of nine years.</li> <li>As far as Insurance Companies are concerned ,the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the Pre-Need Companies and Health Maintenance Organizations shall be from 21</li> </ol>	COMPLIANT	The term of the independent director is defined in the Manual of Corporate Governance.  https://rarocoinsurance.ph/company-governance/	
September 2016.  For other covered entities, all previous terms served by existing Independent Directors priorto the			

serving in	all not be the of the rescribed		
company r independe same capa years, the the Insurar a formal we and seek s approval d shareholde	nt director in the city afternine coard submits to ce Commission citten justification hareholders' uring the annual crs' meeting.	The board resolution of the appointment of independent directors can be found in the company website.  https://rarocoinsurance.ph/corporate-governance/	
	ndation 5.4	<del>_</del>	
of the Boar Executive	compliant Compli	The following are the Chairman and CEO:.  Chaiman: Ramon A. Roco CEO (President): Marie Denise Roco-De Leon. Our current president takes on the role of CEO.	
_		The position of Chairperson of the Board and President shall be separate to foster a balance of power, increased accountability and better capacity for independent decision-making. A clear delineation of functions shall be made between the Chairperson and the President. In the Articles of Incorporation, Art. IV, Sec. 2 President and under MCG, II., no. 2. The Chairperson have roles and responsibilities defined. See link:	

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			https://rarocoinsurance.ph/corporate- governance/	
			The executives are father and daughter, the company being a family corporation.	
			https://rarocoinsurance.ph/about-us/	
	Recommendation 5.5			
1.	If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by oneperson, the Board should designate	COMPLIANT	The Chairman is not an independent director. He is our Founder and former President. <a href="https://rarocoinsurance.ph/about-us/">https://rarocoinsurance.ph/about-us/</a>	
	a leaddirector among the independent directors			
	Recommendation 5.6			
1.	Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.	COMPLIANT	There are no directors with material interest in a transaction affecting the corporation have taken part in the deliberations for the same.	
	Recommendation 5.7			
1.	The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation.	NON-COMPLIANT	The Board actively promotes check and balance and holds meetings with all concerned and has approved a policy for the conduct of regular meetings.  The meetings will be held at least twice a year with the Chairman or any member of the committee in attendance. Due to the scale of operations, this is not yet being conducted. In the future, this will be implemented accordingly to the company's growth and capacity.	
2.	The meetings are chaired by the leadindependent director.	NON-COMPLIANT	As of the moment, meetings are being chaired by the Chairman. Due to the scale of operations, this is not yet being	

		conducted. In the future, this will be implemented accordingly to the company's growth and capacity.	
Principle 6: The best measure	of the Board's effectivene	ss is through an assessment process. The Board s	hould regularly carry out evaluations to appraise its
		ses the right mix of backgrounds and competend	
Recommendation 6.1	•		
The Board conducts an	COMPLIANT	The Board has conducted an annual	
annual assessment ofits		assessment. Since the committees have	
performance as a whole.		undergone changes in terms of its	
The performance of the Chairman is assessed annually by the Board.	COMPLIANT	composition (former independent directors have resigned, while Christine Roco has resigned as director and we have the	
3. The performance of the	COMPLIANT	addition of new director Mikaela Hidalgo-	
individual members ofthe		Sison) and, there are no assessments yet	
Board is assessed annually		for the committees. See attached papers	
by the Board.		of self-rating evaluation of the Board and	
4. The performance of each	NON-COMPLIANT	Board Members.	
committee isassessed			
annually by the Board.			
5. Every three years, the	NON-COMPLIANT	The assessments will be supported by an	
assessments are supported		external facilitator two years from now.	
by an external facilitator			
Recommendation 6.2			
<ol> <li>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.</li> </ol>	COMPLIANT	The information on the system of the company to evaluate the performance of the board (found in the BOD), individual directors and committees can be found in the Evaluation Forms link: <a href="https://rarocoinsurance.ph/coporate-governance/">https://rarocoinsurance.ph/coporate-governance/</a>	
The system allows for a feedback mechanismfrom the shareholders.	COMPLIANT	The feedback mechanism from shareholders is seen in the policy on commitment to good governance in the MCG:  https://rarocoinsurance.ph/corporate-governance/	
	pard are duty-bound to app	oly high ethical standards, taking into account the in	nterests of all stakeholders.
Recommendation 7.1			

4 5 1 1 6 6 1 6	OCMBI IANT	TI - 1 - 6 11	
<ol> <li>Board adopts a Code of</li> </ol>	COMPLIANT	The information or link/referenceto the	
Business Conduct and		company's Code of Business Conduct and	
Ethics, which provide		Ethics is in the Employee Handbook as	
standards for professional		well as the Board of Directors Handbook.	
and ethical behavior, as well			
as articulate acceptable and		https://rarocoinsurance.ph/corporate-	
		governance/	
unacceptable conduct and		governance/	
practices in internal and			
externaldealings of the			
company.			
2. The Code is properly	COMPLIANT	The BOD handbook was disseminated to	
disseminated to the Board,		the Board and the Employee handbook	
senior management and		was disseminated to the employees upon	
employees.		orientation and can be found in the	
employees.		company website.	
The Code is disclosed and	COMPLIANT	The Code of Business Conduct and Ethics	
made available tothe public	COMI LIANT	is posted/ disclosed on our company	
through the company		website in the RAROCO BOD handbook	
website.		link: https://rarocoinsurance.ph/corporate-	
		governance/	
Recommendation 7.2			
<ol> <li>Board ensures the</li> </ol>	COMPLIANT	Proof of implementation and monitoring of	
proper and efficient		compliance with the Code of Business	
implementation and		Conduct and Ethics and internal policies	
monitoring of compliance		are included in all handbooks. See attached	
		signed copies of recipients. All board	
with the Code of Business		members, and employees are required to	
Conduct and Ethics.		comply with the Code of Business Conduct	
		and Ethics.	
Board ensures the proper and efficient implementation and monitoring of compliance with company	COMPLIANT	To ensure compliance to all company's	
and efficient implementation	COM EIAN	policies, corresponding sanctions and	
and monitoring of			
internal policies.		penalties were provided for in the BOD	
internal policies.		handbook and Manual of Corporate	
		Governance.	
		https://rarocoinsurance.ph/corporate-	
		governance/	
		Disclosure and Transparency	
	ould establish corporate	disclosure policies and procedures that are practi	ical and in accordance with best practices and regulatory
expectations.		·	
Recommendation 8.1			
Board establishes corporate	COMPLIANT	All disclosures are normally done during	
disclosure policiesand		meetings, the company is a family	
procedures to ensure a		corporation and the shareholders and	
comprehensive, accurate,		directors are mostly composed of family	

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reliable and timely report to		members. The financial report is being	
shareholders and other		furnished to all shareholders before the	
stakeholders that givesa fair		annual meeting. The policy is found in	
and complete picture of a		Article 6 of the MCG.	
company's financial			
condition , results and		https://rarocoinsurance.ph/corporate-	
business operations.		governance/	
business operations.		governancer	
Recommendation 8.2			
1.			
2.			
Recommendation 8.3		·	
1 Poord fully displaces all	COMPLIANT	The company displacation on the	
Board fully discloses all relevant and material	COMPLIANT	The company disclosures on the	
		qualifications and other information can be	
information on individual		found in the company website.	
board members to evaluate			
their experience and		https://rarocoinsurance.ph/about-us/	
qualifications, and assess			
any potential conflicts of			
interest that might affect their			
judgment.			
Board fully discloses all	COMPLIANT		
	COMPLIANT		
relevant and material information			
on key executives to evaluate			
their experience and			
qualifications, and assess any			
potential conflicts of interest that			
might affect their judgment.			
Recommendation 8.4			
Company provides a clear	COMPLIANT	The policy on remuneration are provided	
disclosure of its		for in the By-Laws.	
policies and procedure for			
setting Board			
		https://rarocoinsurance.ph/corporate-	
		https://rarocoinsurance.ph/corporate-	
remuneration, including the		nttps://rarocoinsurance.ph/corporate- governance/	

Composato C			
Corporate Governance			
Report consistent with			
ASEAN Corporate			
Governance Scorecard			
(ACGS) and the			
Revised Corporation Code,			
2. Company provides a clear	COMPLIANT		
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,			, l
3. Company discloses the	COMPLIANT	See attached breakdown of remuneration	
Remuneration on an		of the board and CEO/ President.	
individual basis, including			
termination and retirement			
provisions			
Recommendation 8.5			
1 Company discloses its	COMPLIANT	The policy of related party transactions are	
policies governing Related		provided for in the Manual of Corporate	
Party Transactions (RPTs)		Governance.	
and other unusual or		https://rarocoinsurance.ph/corporate-	
infrequently occurring		governance/	
transactions.			
2. Company discloses	COMPLIANT	Disclosures are being discussed during	
material or significant RPTs		meetings, the company is a family corporation	
in its Annual Company		and the shareholders and directors are mostly	
Report or Annual Corporate		composed of family members	
Governance Report,			
reviewed and approved by			
the Board, and submitted for			
confirmation by majority vote			
of the stockholders in the			
or the stockholders in the			

annual stockholders' meeting during the year.			
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The Manual on Corporate Governance is posted in the company website.  https://rarocoinsurance.ph/corporate-governance/.	
Company's MCG is posted on its company website.	Compliant		
Principle 9: The company she tostrengthen the external aud  Recommendation 9.1			or, and exercise effective oversight of the same
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, andfees of the external auditors.	Compliant	The Board approves the appointment and reappointment of the external auditor as recommended by the Audit Committee.  Our designated external auditor is Perez Sese Villa & Company.	
2. The appointment , reappointment, removal, andfees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	The reappointment of the external auditor was unanimously approved (71%) by the Board and ratified by the shareholders. See board resolution: <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a> .	
3. For removal of the external auditor, the reasons for removal or change are disclosed tothe regulators and the public through the company website and required disclosures.	Compliant	The process of removal or change of the external auditor is provided for in the Manual of Corporate Governance. <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a> .	

	Recommendation 9.2			
1.	Audit Committee Charter includes the AuditCommittee's responsibility on:	Compliant	The Audit Committee Charter can be found in the company website in MCG: <a href="https://rarocoinsurance.ph/corporate-">https://rarocoinsurance.ph/corporate-</a>	
i.	assessing the integrity and independence of external auditors;		governance/.	
ii.	exercising effective oversight to reviewand monitor the external auditor 's independence and objectivity; and			
iii.	exercising effective oversight to reviewand monitor the effectiveness of the audit process, taking into considerationrelevant Philippine professional and regulatory requirements.			
2.	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant		
	Recommendation 9.3			
1.	Company discloses the nature of non-audit services performed by its external auditor inthe Annual Report to deal with the potential conflict of interest.	Compliant	The engagement with external auditor is for annual audit only. There is no engagement for other services.	
2.	Audit Committee stays alert for any potentialconflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as	Compliant		

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	impairing the external auditor's objectivity.						
		ould ensure that the mat	erial and reportable non-financial and sustainabi	lity issues are disclosed			
	Recommendation 10.1		char and reportable non-infancial and sustainable	ity issues are disclosed.			
1.	Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG)issues of its business, which underpin sustainability.	COMPLIANT	The company has limited operation and has policies and established standards based on best practices in the industry. This ACGR in itself forms part of the framework.				
2.	Company adopts a globally recognized standard/framework in reporting sustainabilityand non-financial issues.	COMPLIANT	The company adopts a globally recognized standard/framework in reporting sustainabilityand non-financial issues through the fulfillment of the Revised Code of Corporate Governance for Insurance Commission Regulated Companies.				
				el for disseminating relevant information. This channel is			
	Recommendation 11.1	naking by investors, stak	eholders and other interested users.				
1.	The company should have a website to ensure a comprehensive, cost efficient, transparent, and timely manner of disseminating relevant information to thepublic.	COMPLIANT	The company post news and other updates in the company website. <a href="https://rarocoinsurance.ph/news/">https://rarocoinsurance.ph/news/</a>				
		Inte	ernal Control System and Risk Management Fra	mework			
	control system and enterprise	egrity, transparency and risk management frame	proper governance in the conduct of its affairs, twork.	he company should have a strong and effective internal			
	Recommendation 12.1						
1.	Company has an adequate and effective internal control system in the conduct of its business.	COMPLIANT	The company has an adequate internal control system, defined in all the SOPs and practices being followed in the day-to-day operation.				
2.	Company has an adequate and effective enterprise risk management framework in	COMPLIANT	Framework is defined in the handbooks as guide in the conduct of business.				

	theconduct of its business.		https://rarocoinsurance.ph/corporate- governance/.	
	Recommendation 12.2			
1.	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	The company has outsourced the internal auditor due to the limited scale of operation. The external auditor is Perez Sese Villa & Company.	
	Recommendation 12.3			
	The company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	Due to the company's size, risk profile and scale of operations, and the global pandemic, the Internal Audit Committee has the ultimate responsibility for internal	
2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider.	COMPLIANT	control including the monitoring of audit activities of the outsourced internal auditor as defined in the Manual of Corporate Governance. <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a> .	
3.	In case of a fully outsourced internal audit activity, qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	COMPLIANT	Our external auditor reports directly to the audit committee.  https://rarocoinsurance.ph/corporate-governance/.	
	Recommendation 12.4			
1.	The company has a separate risk management function to identify, assess andmonitor key risk exposures.	COMPLIANT	Due to the scale of our operations, the risk management function is being handled by the Audit committee. See Manual on Corporate Governance.  https://rarocoinsurance.ph/corporate-	

		governance/.
Recommendation 12.5		
1. In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO) who is the ultimate champion of Enterprise Risk Management (ERM)  2. CRO has adequate authority, stature, resources and support to	COMPLIANT	The Board as a body has the ultimate responsibility for risk management due to the limitation and scale of operation. See Manual on Corporate Governance.  https://rarocoinsurance.ph/corporate-governance/.  Info on the qualifications/ background of the board is found in: https://rarocoinsurance.ph/about-us/
fulfill his/her responsibilities.		Cultivating a Synergic Relationship with Shareholders
Principle 13: The company s		lers fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.
Recommendation 13.1		<i>y</i> 1 <i>y</i> 3 <i>y</i> 1
Board ensures that basic shareholder rightsare disclosed in the Manual on Corporate Governance.	COMPLIANT	Shareholder rights are provided for in the Manual of Corporate Governance under letter N. Promotion of Shareholder's Rights, which can be found in the company website:
<ol> <li>Board ensures that basic shareholder rightshare disclosed on the company's website.</li> </ol>	COMPLIANT	https://rarocoinsurance.ph/corporate- governance/.
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 21days before the meeting.	COMPLIANT	The agenda for the stockholders meeting is being sent 21 days before the meeting. The shareholders being composed of family members: <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a>
Recommendation 13.3		
Board encourages adwes shareholder participation by making the result of the votestaken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	COMPLIANT	Disclosures are being discussed during meetings, the company is a family corporation and the shareholders and directors are mostly composed of family members. Board minutes are in:

2.	Minutes of the Annual and Special Shareholders' Meetings are available on thecompany website within five business days from the end of the meeting.	COMPLIANT	https://rarocoinsurance.ph/corporate- governance/.				
	Recommendations 13.4						
1.	Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicableand effective manner	COMPLIANT	Details on the alternative dispute resolution procedure is in our Manual of Corporate Governance under letter N, number 2. Disputes and Resolution: <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a> .				
2.	The alternative dispute mechanism is includedin the company's Manual on Corporate Governance.	COMPLIANT					
			<b>Duties to Stakeholders</b>				
	Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.  Recommendation 14.1						
1.	Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	COMPLIANT	The company's stakeholders are defined in the MCG. All policies and initiatives are being discussed and shared to everyone as it happens.  https://rarocoinsurance.ph/corporate-governance/. https://rarocoinsurance.ph/about-us/	CSR activities, the RAROCO 35 <sup>th</sup> Anniversary Celebration, teambuildings. General monthly meetings can be found in: https://rarocoinsurance.ph/news/			
	Recommendation 14.2						
1.	Board establishes clear policies and programsto provide a mechanism on the fair treatment and protection of stakeholders.	COMPLIANT	The policies and programs for the protection and fair treatment of the company's stakeholders are found in the MCG. <a href="https://rarocoinsurance.ph/about-us/">https://rarocoinsurance.ph/about-us/</a> <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a> .				

Recommendation 14.3					
1. 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.  1. Board adopts a transparent framework and process that allowed the process to the violation of their rights.	COMPLIANT	The stakeholders can use to voice their concerns and/or complaints for possible violation of their rights:  VP Admin, HR & Sales erna@rarocoinsurance.ph 8896-0497 loc. 203 +63917 801 9259 / +63998 840 9721 Rm. 608 Ferros Bel-Air Tower, #30 Polaris St., Makati City https://rarocoinsurance.ph/corporate-governance/.  The Whistleblowing policy can be found in the BOD and the employee handbook within the below link  https://rarocoinsurance.ph/corporate-governance/.			
<b>Principle 15:</b> A mechanism for corporate governance proces		should be developed to create a symbiotic envir	ronment, realize the company's goals and participate in its		
Recommendation 15.1					
Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of thecompany's goals and in its governance.	COMPLIANT	Company policies, programs and procedures that encourage employee participation are through our company teambuildings, general monthly meetings, CSR activities, and strategic planning workshop 2018. See letter O of MCG.  https://rarocoinsurance.ph/news/https://rarocoinsurance.ph/corporate-governance/			
Recommendation 15.2					
Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its	COMPLIANT	The anti-corruption policy of the company is in place and can be found in the BOD handbook and employees handbook.			

Code of Conduct.			
		https://rarocoinsurance.ph/corporate-governance/.	
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	COMPLIANT	The employees were each given a copy of the handbook, which was received and signed by each employee. Team building activities are being held annually (except 2020 due to onset of global pandemic). Part of the activity is revisiting policies and compliance. See copy of employee handbook: <a href="https://rarocoinsurance.ph/corporate-governance/">https://rarocoinsurance.ph/corporate-governance/</a> .	
Recommendation 15.3			
<ol> <li>Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation.</li> <li>Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of theBoard or a unit created to handle whistleblowing concerns.</li> </ol>	COMPLIANT	The Board has approved the Whistleblowing policy in the MCG, and which can be found in the below link in the BOD handbook and the employee handbook:  https://rarocoinsurance.ph/corporate-governance/.  Direct access to an independent member of the board is below, which is also found in our website in the same link shared above.  Kristel Dacumos-Lagorza  Independent Director  kdacumos@gmail.com  0917-5559197	

Board supervises and ensures the enforcement of the whistleblowing framework.	COMPLIANT	The whistleblowing policy was discussed to the board and the staff and was disseminated in the BOD and employee handbook. There have been no whistleblowing incidents.					
	Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its						
	s in a positive and progre	essive manner that is fully supportive of its comp	ehensive and balanced development.				
Recommendation 16.1							
Company recognizes and places importance on the interdependence between business andsociety, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.	COMPLIANT	The company is committed to be involved and be part of the community initiatives. The previous activities and related programs of the company can be viewed in the below link. RAROCO began its CSR initiatives in 2018 until presently. We skipped 2020 due to the onset of the global pandemic. For year 2021, kindly see below link:  https://rarocoinsurance.ph/news/					

IN WITNESS WHEREOF, we, the Chairman and Compliance Officer along with the members of the Board of Directors of RAROCO Insurance Brokers, Inc., hereby adopt the foregoing Manual of Corporate Governance, affixing our signatures this \_\_\_\_\_\_ at Makati City, Philippines.

SIGNED:

RAMON A. ROCO RAMON M. HIDALGO

Chairman Vice President

MARIE DENISE ROCO - DE LEON ANNE MARIEVIEL OLEGARIO

President/Compliance Officer Independent Director

ANGELINA H. ROCO KRISTEL DACUMOS - LAGORZA

Treasurer Independent Director

LORENZO ANGELO H. ROCO MIKAELA ANDREA HIDALGO - SISON

Director Director