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SECURITIES AND EXCHANGE COMMISSION

SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended 2018		
2.	SEC Identification Number AS095-002283	3. BIR Tax Identi	fication No. . <u>004-703-376</u>
4.	Exact name of issuer as specified in its charter.	DMCI Holdings, l	Inc.
5.	Philippines Province, Country or other jurisdiction of incorporation or organization	6. Industry Cla	(SEC Use Only) assification Code:
7.	3/F Dacon Building, 2281 Chino Roces Avenu Address of principal office	<u>ıe, Makati City</u>	1231 Postal Code
8.	(632) 888-3000 Issuer's telephone number, including area code	9	

9. <u>Not applicable</u> Former name, former address, and former fiscal year, if changed since last report.

	COMPLIANT/	NNUAL CORPORATE GOVERNANCE REPORT ADDITIONAL INFORMATION	EXPLANATION
	NON-		2.0.2.0.0.0.2.0
	COMPLIANT		
		rernance Responsibilities	
		king board to foster the long-term success of the c	
competitiveness and protitability in a manner con takeholders.	sistent with its cor	porate objectives and the long- term best interests	s of its shareholders and other
Recommendation 1.1			
Board is composed of directors with	Compliant	Profile of the Board of Directors	
collective working knowledge, experience or		Company website	
expertise that is relevant to the company's		http://www.dmciholdings.com/our_co	
industry/sector.		mpany/page/our-board-of-directors	
2. Board has an appropriate mix of	Compliant		
competence and expertise.		Definitive information statement	
3. Directors remain qualified for their positions	Compliant	Directors' Profile	
individually and collectively to enable them		http://www.dmciholdings.com/upload	
to fulfill their roles and responsibilities and		s/corporate governance/ASM/2019/D	
respond to the needs of the organization.		MCIHI 024%20SEC%20Form%2020%2	
		0IS%20Defintive April%204.pdf	
		Board Composition	
		http://www.dmciholdings.com/corpor	
		ate governance/page/board-	
		governance	
		Board Diversity and Progress Report http://www.dmciholdings.com/upload	
		s/corporate governance/2018%20Poli	
		cies/2018%20Board%20Diversity%20Met	
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		%20revised.pdf	
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Recommendation 1.2			
	Cananliant	Approach Domont 2010	
Board is composed of a majority of non-	Compliant	Annual Report 2018	
executive directors.		Board Structure	
		Page 121	
		https://dmciholdings.com/uploads/an	
		nual reports/2018 DMCI Holdings A	
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		Board Composition	
		http://www.dmciholdings.com/corpor	
		ate governance/page/board-	
		governance	
		Board Diversity and Progress Report	
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		s/corporate governance/2018%20Poli	
		cies/2018%20Board%20Diversity%20Met	
		hodoloy%20and%20Progress%20Report	
		%20revised.pdf	
Recommendation 1.3			
1. Company provides in its Board Charter and	Compliant	Board Charter	
Manual on Corporate Governance a policy		http://www.dmciholdings.com/upload	
on training of directors.		s/corporate governance/2018%20Polic	
		ies/Board%20Charter_Amended%20Au	
		gust%2013%202018.pdf	
		Training Policy for Directors	
		http://www.dmciholdings.com/upload	
		s/corporate governance/2018%20Polic	
		ies/Training%20Policy%20for%20Director	
		s August%2013%202018.pdf	

Company has an orientation program for first time directors.	Compliant	Manual on Corporate Governance Training, Page 5 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat	
Company has relevant annual continuing training for all directors.	Compliant	e%20Governance August%2013%2020 18.pdf Onboarding Program for First Time Directors http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/Onboarding%20for%20First%20Time %20Directors September%202018.pdf Board Charter http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf	
Recommendation 1.4 1. Board has a policy on board diversity.	Compliant	Board Diversity Policy http://www.dmciholdings.com/upload s/corporate_governance/Manual%20o n%20Corp.%20Gov./Board%20Diversity %20Policy_May%2014%202015.pdf Annual Report 2018 Page 121 - 123 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_A nnual_Report_web_version.pdf	

0 - 1	Parada Danasa and albanda 4			
1.	Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compliant	Board Diversity and Progress Report http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/2018%20Board%20Diversity%20Meth odoloy%20and%20Progress%20Report% 20revised.pdf Annual Report 2018 Page 121 - 123 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_A nnual_Report_web_version.pdf	
Rec	ommendation 1.5			
	Board is assisted by a Corporate Secretary.	Compliant		
	Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	Atty. Noel A. Laman is the Corporate Secretary of the Company. He is not a	
	Corporate Secretary is not a member of the Board of Directors.	Compliant	member of the Board of Directors. Likewise, he is not the Compliance Officer. Manual on Corporate Governance, Page 6 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf Board Charter, Page 9 http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic ies/Board%20Charter_Amended%20No vember%202017.pdf	

		Definitive information statement Noel A. Laman, http://ww.dmciholdings.com/uploads/ corporate_governance/ASM/2019/DM CIHI 024%20SEC%20Form%2020%20IS%2 0Definitive April%204.pdf	
Corporate Secretary attends training/s on corporate governance.	Compliant	The Company's Corporate Secretary complies with CG Manual on continuing educational training that will not only focus on governance but on the professional development of directors as well as the key officers. Atty. Laman regularly attends the Mandatory Continuing Legal Education (MCLE) on annual basis. Trainings Attended by Directors& Key Officers http://www.dmciholdings.com/upload s/corporate governance/2019%20Policies/2018%20CONTINUING%20EDUCATION%20PROGRAMS%20FOR%20DIRECTOR S%20AND%20SENIOR%20MANAGEMENT.pdf	
Optional: Recommendation 1.5			
Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Non-compliant		Though the Corporate Secretary sends the Notice of Meeting and Agenda, there were delays in submission of materials which were still being finalized by the subsidiaries. However, the materials are immediately sent to the Board Members once available prior to the scheduled board meeting.

Re	commendation 1.6			
1.	Board is assisted by a Compliance Officer.	Compliant	Annual Report 2018	
2.	Compliance Officer has a rank of Senior Vice	Compliant	Page 94	
	President or an equivalent position with	·	https://dmciholdings.com/uploads/an	
	adequate stature and authority in the		nual reports/2018 DMCI Holdings Ann	
	corporation.		<u>ual_Report_web_version.pdf</u>	
3.	Compliance Officer is not a member of the	Non-compliant		The Chief Compliance Officer is a member
	board.			of the Board of Directors of the Company.
			Manual on Corporate Governance	He is an Executive Officer and part of the
			http://www.dmciholdings.com/upload	management team in charge of the
			s/corporate governance/2018%20Polic	compliance program of the Company.
			ies/New%20Manual%20on%20Corporat	
			e%20Governance_August%2013%2020	However, only the incumbent CCO has a
			<u>18.pdf</u>	rank of senior vice president position
				required in the Code of Corporate
				Governance and has an adequate stature
			Company Website	and authority in the Company.
			Board Committees & Charter	
			http://www.dmciholdings.com/corpor	
			ate_governance/page/board-	
			<u>committees-and-charter</u>	
			Results of the Annual	
			Meeting/Organizational Meeting,	
			http://www.dmciholdings.com/upload	
			s/disclosures/2018/Results%20of%20Org	
			anizational%20Meeting%20of%20Board	
			%20of%20Directors.pdf	
			<u>//2001/20DITECTOTS.pdf</u>	
4.	Compliance Officer attends training/s on	Compliant	Attendance in Corporate Governance	
	corporate governance.	= = = =	related topics	
			http://www.dmciholdings.com/upload	
			s/disclosures/2018/DMCIHI_079%20Dire	
			ctors-	
			Officers%20Training%20Attendance Se	
			pt%2019.pdf	

		http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI_065%20Atte ndance%20of%20Director- Officer%20in%20CG%20Forum_July%20 17.pdf	
1		of the Board as provided under the law, the company's articles and by-laws, and o own to all directors as well as to stockholders and other stakeholders.	ther
Recommendation 2.1	cically made kin	owith to diff directors as well as to stockholders and office stakeholders.	
Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	Company website, Disclosures Board Meeting Results 2018 http://www.dmciholdings.com/investor relations/disclosures Minutes of the Annual Stockholders' Meeting http://www.dmciholdings.com/upload s/corporate governance/ASM/2018/20 18%20ASM%20Minutes.pdf Annual Stockholders' Meeting Results http://www.dmciholdings.com/upload s/corporate governance/ASM/2018/D MCIHI 039%20SEC%20Form%2017-	
Recommendation 2.2		C ASM%20results May%2015.pdf	
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	Board Charter Section 4, pages 5-6 http://www.dmciholdings.com/uploads/corporate_governance/2018%20Polic	
2. Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	ies/Board%20Charter Amended%20Au gust%2013%202018.pdf Manual on Corporate Governance,	
		pages 7-8 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic	

		ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf	
		Annual Report 2018 Strategic Report, Pages 4-19 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_Ann ual_Report_web_version.pdf	
Supplement to Recommendation 2.2			
Board has a clearly defined and updated vision, mission and core values.	Compliant	Annual Report 2018 Page 9 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual_Report_web_version.pdf	
		Manual on Corporate Governance Section 2.1 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf	
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	Annual Report 2018 Strategic Report, Pages 4-19 https://dmciholdings.com/uploads/annual_reports/2018_DMCI_Holdings_Annual_Report_web_version.pdf	
Recommendation 2.3			
Board is headed by a competent and qualified Chairperson.	Compliant	Definitive information statement Directors' Profile	

http://www.dmciholdings.com/upload s/corporate_governance/ASM/2019/D MCIHI_024%20SEC%20Form%2020%20IS %20Defintive_April%204.pdf Annual Report 2018 Page 310 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_Ann ual_Report_web_version.pdf Company Website http://www.dmciholdings.com/our_co mpany/page_bod_inside/0	
Recommendation 2.4	
1. Board ensures and adopts an effective succession planning program for directors, key officers and management. Compliant Executive Succession Policy http://www.dmciholdings.com/upload s/corporate governance/2015%20Polic ies/Executive%20Succession%20Policy May%2014%202015.pdf	
2. Board adopts a policy on the retirement for directors and key officers. Compliant Board Charter Section 2, pages 2-3 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf Nomination and Election of Directors http://www.dmciholdings.com/upload s/corporate_governance/2017%20Polic ies/NOMINATION%20AND%20ELECTION %20POLICY_Amended%20November%	
<u>202017.pdf</u>	

2.	Board aligns the remuneration of key officers and board members with long-term interests of the company. Board adopts a policy specifying the relationship between remuneration and performance. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant Compliant Compliant	Remuneration Policy http://www.dmciholdings.com/upload s/corporate_governance/2017%20Polic ies/COMPENSATION%20AND%20REMUN ERATION%20POLICY_March%2016%202 017.pdf Manual on Corporate Governance, Page 18 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf	
Or	otional: Recommendation 2.5			
1.	Board approves the remuneration of senior executives.	Non-compliant	In 2018, there were no changes in the remuneration of senior executives that needs board approval	Remuneration of senior executives are being reviewed and evaluated by the Compensation and Remuneration Committee under its policy
2.	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.	Non-compliant		The charter and policy on Compensation and Remuneration provide oversight over remuneration of senior management and other key personnel ensuring that compensation is consistent with the Corporation's culture, strategy and control environment.
Re	commendation 2.6			
1.	Board has a formal and transparent board nomination and election policy.	Compliant	Nomination and Election of Directors http://www.dmciholdings.com/uploads/corporate_governance/2017%20Polic	
2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	ies/NOMINATION%20AND%20ELECTION %20POLICY Amended%20November% 202017.pdf	

3.4.	Board nomination and election policy includes how the company accepted nominations from minority shareholders. Board nomination and election policy includes how the board shortlists candidates.	Compliant Compliant	Manual on Corporate Governance, Pages 9-12 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf	
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.	Compliant	Definitive Information Statement Final List of Candidates, Schedule 1 http://www.dmciholdings.com/uploads/corporate_governance/ASM/2019/D	
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	MCIHI 024%20SEC%20Form%2020%20IS %20Defintive April%204.pdf	
Op	tional: Recommendation to 2.6			
1.	Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	Compliant	Nomination and Election Charter http://www.dmciholdings.com/upload s/corporate_governance/2017%20Polic ies/NOMELEC%20Committee%20Chart er_Amended%20March%2016%202017. pdf	
Re	commendation 2.7			
1.	Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Related Party Transaction Policy http://www.dmciholdings.com/uploads/corporate_governance/2016%20Policies/Related%20Party%20Transactions%2	
2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	OPolicy_Amended%20March%202016.p df Annual Report 2018	
3.	RPT policy encompasses all entities within the group, taking into account their size,	Compliant	Pages 104 -105 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_Ann	

structure, risk profile and operations.	d complexity of		ual Report web version.pdf Manual on Corporate Governance, Pages 16-17 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf	
Supplement to Recommend	dations 2.7			
1. Board clearly defines the disclosure and approved categorizes such transactions that need announced, those that disclosed, and those that shareholder approval. I amount of RPTs within a period should be considerapplying the thresholds approval.	e threshold for all of RPTs and actions according to ed de minimis or not be reported or need to be at need prior the aggregate any twelve (12) month dered for purposes of	Compliant	Related Party Transaction Policy http://www.dmciholdings.com/upload s/corporate governance/2016%20Polic ies/Related%20Party%20Transactions%2 0Policy Amended%20March%202016.p df	
Board establishes a voti majority of non-related approve specific types transactions during share	party shareholders of related party	Non- Compliant		There were no related party transactions that were approved by the majority of the non-related party shareholders during the year. RPTs are being reviewed by the Audit Committee and approved by the Board These are duly disclosed under the SEC Form 17-A (Annual Report) and Quarterly Interim Reports.

Recommendation 2.8			SEC Form 17-A http://www.dmciholdings.com/uploads/disc losures/2019/DMCIHI_028%20SEC%20Form%2 017-A%20DEC_April%2011.pdf SEC Form 17-Q (2018 Third Quarter), Page 48 http://www.dmciholdings.com/uploads/disc losures/2018/DMCIHI_090%20Third%20Quarte r%20Interim%20Report_Nov%2014.pdf Company website, Disclosures, Quarterly Reports http://www.dmciholdings.com/investor_rela tions/disclosures
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	2018 Result of the Organizational Meeting Appointment of Key Officers http://www.dmciholdings.com/upload s/disclosures/2018/Results%20of%20Org anizational%20Meeting%20of%20Board %20of%20Directors.pdf	
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	Board Charter Page 12 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf Company website http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter	

	1		
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.	Compliant	Manual on Corporate Governance, Pages 15-16 Compensation and Remuneration 3.2.2.a http://www.dmciholdings.com/upload	
 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	s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf	
Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	Compliant	Annual Report 2018 Page 120, 129 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders. Output Description:	Compliant	Enterprise Risk Management Statement of Board of Directors' Responsibility for Internal Controls and Risk Management System http://www.dmciholdings.com/uploads/corporate_governance/2019%20Policies/2018%20Statement%20of%20BOD's%20Responsibility%20for%20Internal%20Controls%20and%20Risk%20Management%20Systems.pdf	
3. Board approves the Internal Audit Charter.	Compliant	Internal Audit Charter http://www.dmciholdings.com/uploads/corporate-governance/ACGR/2015/	

			DMCI%20HI%20Internal%20Audit%20Ch	
			arter_FINAL%20August%2011%202015.p	
			df	
			<u> </u>	
Re	commendation 2.11			
1.	Board oversees that the company has in	Compliant	Enterprise Risk Management Policy	
	place a sound enterprise risk management		http://www.dmciholdings.com/corpor	
	(ERM) framework to effectively identify,		ate_governance/page/enterprise-risk-	
	monitor, assess and manage key business risks.		<u>management</u>	
2.	The risk management framework guides the	Compliant	Annual Report 2018	
	board in identifying units/business lines and		Pages 130 – 131	
	enterprise-level risk exposures, as well as the		https://dmciholdings.com/uploads/an	
	effectiveness of risk management strategies.		nual reports/2018 DMCI Holdings Ann	
			ual_Report_web_version.pdf	
Re	commendation 2.12			
1.	Board has a Board Charter that formalizes	Compliant	Board Charter	
	and clearly states its roles, responsibilities and		http://www.dmciholdings.com/upload	
	accountabilities in carrying out its fiduciary		s/corporate governance/2018%20Polic	
2	role.	Commission	<u>ies/Board%20Charter_Amended%20Au</u> gust%2013%202018.pdf	
۷.	Board Charter serves as a guide to the directors in the performance of their	Compliant	<u>gusi%2013%202016.pai</u>	
	functions.			
3.	Board Charter is publicly available and	Compliant		
	posted on the company's website.			
A of	ditional Recommendation to Principle 2			
AC 1	Board has a clear insider trading policy.	Compliant	Insider Trading Policy	
'	bodia nas a ciedi insidei indaling policy.	COMPILIANI	http://www.dmciholdings.com/upload	
			s/corporate governance/2015%20Polic	
			ies/INSIDER%20TRADING%20Policy_Final	
			%20June%208%202015.pdf	
Or	otional: 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.	Compliant	Board Charter Compensation of Board Members, Page 11 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf Compensation and Remuneration Policy http://www.dmciholdings.com/upload s/corporate_governance/2017%20Polic ies/COMPENSATION%20AND%20REMUN ERATION%20POLICY_March%2016%202 017.pdf Annual Report 2018 Page 105 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual Report_web_version.pdf	
		Related Party Transactions Policy, Page 3, Item 4.5 http://www.dmciholdings.com/upload s/corporate governance/2016%20Policies/Related%20Party%20Transactions%20Policy_Amended%20March%202016.pdf	
Company discloses the types of decision requiring board of directors' approval.	Compliant	Board Meeting Results disclosed to the PSE/SEC March 8, 2018 http://www.dmciholdings.com/uploads/disclosures/2018/DMCIHI_016%20Boar	

d%20Meeting%20Results March%208.p df May 11, 2018 http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 038%20Boar d%20Meeting%20Results May%2011.pd f	
August 13, 2018 http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI_038%20Boar d%20Meeting%20Results_May%2011.pd f	
November 12, 2018 http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 088%20Boar d%20Meeting%20Results_Nov%2012.pdf	

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

Recommendation 3.1

Recommendation 3.1			
Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	Manual on Corporate Governance, Pages 13-20 http://www.dmciholdings.com/uploads/corporategovernance/2018%20Polic	
		ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf	
		Board Charter	
		Page 1	
		http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic	

		ies/Board%20Charter Amended%20Au	
		gust%2013%202018.pdf	
		Company website	
		http://www.dmciholdings.com/corpor	
		ate governance/page/board-	
		committees-and-charter	
		Annual Report 2018	
		Page 124 - 127	
		https://dmciholdings.com/uploads/an	
		nual_reports/2018_DMCI_Holdings_Ann	
		ual Report web version.pdf	
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		Disclosure of Board Committees	
		http://www.dmciholdings.com/upload	
		s/disclosures/2018/DMCIHI 016%20Boar	
		d%20Meeting%20Results_March%208.p	
		df	
Recommendation 3.2		<u> </u>	
Board establishes an Audit Committee to	Compliant	Disclosure of Board Committees	
enhance its oversight capability over the	Compilani	http://www.dmciholdings.com/upload	
		s/disclosures/2018/DMCIHI_016%20Boar	
company's financial reporting, internal			
control system, internal and external audit		d%20Meeting%20Results_March%208.p	
processes, and compliance with applicable		<u>df</u>	
laws and regulations.			
		Annual Report 2018	
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		https://dmciholdings.com/uploads/an	
		nual_reports/2018_DMCI_Holdings_Ann	
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			Company website http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter Manual on Corporate Governance, Pages 13-20 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf Board Charter Page 1 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf	
2.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	Company website http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter Disclosure of Board Committees http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 016%20Boar d%20Meeting%20Results March%208.p df	
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	Honorio O. Reyes-Lao http://www.dmciholdings.com/our co mpany/page_bod_inside/7	

		Antonio Jose U. Periquet http://www.dmciholdings.com/our_company/page_bod_inside/8	
		Cesar A. Buenaventura http://www.dmciholdings.com/our company/page bod inside/1	
		Annual Report 2018	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Mr. Honorio O. Reyes-Lao is not the Chairman of the Board and only chairs the Audit Committee	
		Disclosure of Board Committees http://www.dmciholdings.com/uploads/disclosures/2018/DMCIHI_016%20Board%20Meeting%20Results_March%208.pdf	
		Company website http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter	
Supplement to Recommendation 3.2			
Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Audit Committee Charter http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic ies/Audit%20Committee%20Charter_A mended%20March%2016%202017.pdf	
Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	Audit Committee Charter http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/Board%20Charter Amended%20Au gust%2013%202018.pdf	

Optional: Recommendation 3.2				
Audit Committee meet at least four times during the year.	Compliant	Board Committee Meetings http://www.dmciholdings.com/corpor ate governance/page/board- governance Annual Report 2018 Page 125 - 126 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_Ann ual_Report_web_version.pdf		
Audit Committee approves the appointment and removal of the internal auditor.	Compliant	The CAE was re-appointed by the Audit Committee on March 9, 2017 and on March 7, 2019. CAE serves as internal auditor for a two-year period Audit Committee Charter http://www.dmciholdings.com/uploads/corporate_governance/2018%20Policies/Board%20Charter_Amended%20August%2013%202018.pdf		
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	Disclosure of Board Committees http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 016%20Boar d%20Meeting%20Results March%208.p df Annual Report 2018 Page 126 - 127 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual Report web version.pdf		

		Company website	
		http://www.dmciholdings.com/corpor	
		ate_governance/page/board-	
		committees-and-charter	
		Manual on Corporate Governance,	
		Pages 13-20	
		http://www.dmciholdings.com/upload	
		s/corporate_governance/2018%20Polic	
		ies/New%20Manual%20on%20Corporat	
		e%20Governance August%2013%2020	
		<u>18.pdf</u>	
		Board Charter	
		Page 1	
		http://www.dmciholdings.com/upload	
		s/corporate governance/2018%20Polic	
		ies/Board%20Charter_Amended%20Au	
		gust%2013%202018.pdf	
		9-0-7-020 - 0-7-02-02-0-1-0-1-0-1-0-1-0-1-0-1-0-1-0-1-0	
Corporate Governance Committee is	lon-		The CG Committee is composed of the two
	Compliant		independent directors and one non-
whom should be independent directors.	ompliam		executive director. The Company has only
whom should be independent directors.			two Independent Directors.
			two independent bliectors.
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			Annual Report 2018
			Page 126 - 127
			https://dmciholdings.com/uploads/annual_r
			eports/2018_DMCI_Holdings_Annual_Report_
			web_version.pdf
			Company website
			<pre>http://www.dmciholdings.com/corporate_g</pre>
			overnance/page/board-committees-and-
			charter
			<u> </u>

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			Disclosure of Board Committees
			http://www.dmciholdings.com/uploads/disc
			losures/2018/DMCIHI_016%20Board%20Meeti
			ng%20Results March%208.pdf
3. Chairman of the Corporate Governance	Compliant	Mr. Antonio Jose U. Periquet is an	
Committee is an independent director.		Independent Director of the Company	
		Disclosure of Board Committees	
		http://www.dmciholdings.com/upload	
		s/disclosures/2018/DMCIHI 016%20Boar	
		d%20Meeting%20Results March%208.p	
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		nual_reports/2018_DMCI_Holdings_Ann	
		ual Report web version.pdf	
Optional: Recommendation 3.3.			
Corporate Governance Committee meet at	Compliant	Board Committee Meetings	
least twice during the year.	Compilan	http://www.dmciholdings.com/corpor	
least twice dolling the year.		ate governance/page/board-	
		governance	
		Aramanal Dana art 0010	
		Annual Report 2018	
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		https://dmciholdings.com/uploads/an	
		nual reports/2018 DMCI Holdings Ann	
		ual_Report_web_version.pdf	
December duties 2.4			
Recommendation 3.4	Carrantianal	Disabases of Bases Course the	
Board establishes a separate Board Risk	Compliant	Disclosure of Board Committees	
Board establishes a separate Board Risk Oversight Committee (BROC) that should be	Compliant	http://www.dmciholdings.com/upload	
Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's	Compliant	http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI_016%20Boar	
Board establishes a separate Board Risk Oversight Committee (BROC) that should be	Compliant	http://www.dmciholdings.com/upload	

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		Annual Report 2018 Page 126 - 127 https://dmciholdings.com/uploads/annual_reports/2018_DMCI_Holdings_Annual_Report_web_version.pdf	
		Company website http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter	
		Manual on Corporate Governance, Pages 13-20 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf	
		Board Charter Page 1 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman. Output Description:	Compliant	Disclosure of Board Committees http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI_016%20Boar d%20Meeting%20Results_March%208.p df	
		Company website http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter	

The Chairman of the BROC is not the Chairman of the Broch or of any other committee. Non-compliant Chairman of the Broch or of any other committee. Non-compliant Discount of the Broch of any other committee. Non-compliant Discount of the Broch of the Broch has relevant thorough knowledge and experience on risk and risk management. Mr. Antonio Jose U. Periquet and this management. Mr. Honorio O. Reyes-Lao hittp://www.dmciholdings.com/our company/page bod inside/7 Mr. Cesar A. Buenaventura http://www.dmciholdings.com/our company/page bod inside/7 Mr. Cesar A. Buenaventura http://www.dmciholdings.com/our company/page bod inside/7 Annual Report 2018 Directors' Profile, Page 310-314 https://dmciholdings.com/uploads/annual reports/2018 DMCL Holdings. Annual Report web version.pdf					
relevant thorough knowledge and experience on risk and risk management. Mr. Honorio O. Reyes-Lao http://www.dmciholdings.com/our company/page bod inside/7 Mr. Cesar A. Buenaventura http://www.dmciholdings.com/our company/page bod inside/1 Annual Report 2018 Directors' Profile, Page 310-314 https://dmciholdings.com/uploads/annual reports/2018 DMCI. Holdings. Annual Report web version.pdf	3.	Chairman of the Board or of any other	Non-compliant		directors who chair the board committees. Mr. Antonio Jose U. Periquet also chairs the CG Committee. Disclosure of Board Committees http://www.dmciholdings.com/uploads/disclosures/2017/DMCIHI 016%20Board%20Meeting%20Results_March%2016.pdf Company website

Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	The RPT Committee has been combined with the Audit Committee Manual on Corporate Governance Pages 13-16 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Policies/New%20Manual%20on%20Corporate%20Governance_August%2013%2020 18.pdf Disclosure of Board Committees http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 016%20Board%20Meeting%20Results_March%208.pdf Annual Report 2018 Page 125 https://dmciholdings.com/uploads/annual_reports/2018_DMCI_Holdings_Ann	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman. Output Description:	Compliant	Company website http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter Disclosure of Board Committees http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 016%20Boar d%20Meeting%20Results_March%208.p df	
Recommendation 3.6			
All established committees have a Committee Charter stating in plain terms	Compliant	Company website	

S	heir respective purposes, memberships, structures, operations, reporting process, esources and other relevant information.		http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter	
€	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	Audit & RPT Committee http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf	
			Board Risk Oversight Committee http://www.dmciholdings.com/uploads/com/uploads/corporategovernance/Manual%20on%20Corp.%20Gov./Risk%20Oversight%20Committee%20Charter_May%2014%202015.pdf	
			Corporate Governance Committee http://www.dmciholdings.com/uploads/corporate governance/2017%20Policies/Corporate%20Governance%20Committee%20Charter_Amended%20March%2016%202017.pdf	
			Nomination and Election Charter http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic ies/NOMELEC%20Committee%20Chart er_Amended%20March%2016%202017. pdf	
			Compensation and Remuneration Charter http://www.dmciholdings.com/uploads/corporate-governance/2017%20Policies/NOMELEC%20Committee%20Char	

		ter Amended%20March%2016%2020 17.pdf	
3. Committee Charters were fully disclosed on the company's website.	Compliant	Company website http://www.dmciholdings.com/corpor ate_governance/page/board- committees-and-charter	

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

Recommendation 4.1			
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	Amended By-Laws Section 7, Pages 11-12 http://www.dmciholdings.com/upload s/incorporation_articles/By- Laws DMCIHI%20Amended%20Sept%2 013%202016.pdf Manual on Corporate Governance Page 21, Item 4.1 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf Directors' Attendance for the year 2018 http://www.dmciholdings.com/upload s/disclosures/2019/DMCIHI_004%202018 %20Board%20Attendance.pdf	
The directors review meeting materials for all	Compliant	A written notice and relevant meeting	
Board and Committee meetings.	Compilarii	materials were provided to the	
		directors prior to scheduled meeting to	
		give them ample time to review.	

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		Manual on Corporate Governance Page 21, Item 4.1 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf	
The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Manual on Corporate Governance Page 21, Item 4.1 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf	
Recommendation 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		The Company has no policy in setting the limit of board seats that a non-executive director can hold. The Company take note of the guidelines on the number of board seats recommended by the Commission to listed companies. The company sees to it that the members of the board are committed to exercise their roles and responsibilities as directors regardless of the number of board seats they have in other companies. Based on the 2018 Board Attendance which the Company filed to the SEC and PSE, none of the incumbent Directors has absented for more than 50% from all meetings of the Board of Directors, both regular and special,

Recommendation 4.3			in any twelve-month period during their incumbency. Manual on Corporate Governance Page 21, Item 4.1 http://www.dmciholdings.com/uploads/cor porate governance/2018%20Policies/New% 20Manual%20on%20Corporate%20Governa nce_August%2013%202018.pdf
The directors notify the company's board before accepting a directorship in another company.	Compliant	In 2018, the members of the Board of Directors had no report on their additional directorship with companies outside the DMCI Group. Directors should notify the Board where he/she is an incumbent director before accepting a directorship in another company Manual on Corporate Governance Page 21, Item 4.3 http://www.dmciholdings.com/uploads/corporate_governance/2018%20Policies/New%20Manual%20on%20Corporate%20Governance_August%2013%2020 18.pdf	
Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	Definitive Information Statement http://www.dmciholdings.com/upload s/corporate_governance/ASM/2019/D MCIHI_024%20SEC%20Form%2020%20IS %20Definitive_April%204.pdf	

2.	Company schedules board of directors' meetings before the start of the financial year.	Compliant	On November 12, 2018, the Chief Compliance Officer has issued a memorandum to the Board Members on the scheduled board and audit committee meetings for 2019.	
3.	Board of directors meet at least six times during the year.	Compliant	In 2018, the board of directors held eleven (11) board meetings Directors' Attendance http://www.dmciholdings.com/uploads/disclosures/2019/DMCIHI 004%202018 %20Board%20Attendance.pdf	
4.	Company requires as minimum quorum of at least 2/3 for board decisions.	Compliant	Board Charter Page 4, Quorum http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/Board%20Charter Amended%20Au gust%2013%202018.pdf Manual on Corporate Governance Page 12, Item 2.4 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf Board Meetings and Quorum Requirement http://www.dmciholdings.com/upload s/disclosures/2019/DMCIHI 004%202018 %20Board%20Attendance.pdf	

Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs

Recommendation 5.1			
The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Non-compliant		The Corporation has a Board consisting of nine members, two of whom are independent directors. The number of independent directors is in accordance with the requirements of the Implementing Rules and Regulations of the Securities Regulation Code and in compliance with the Corporation's New Manual on Corporate Governance (Manual).
Recommendation 5.2			
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Manual on Corporate Governance Page 21 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf By-Laws Article IV, Page 14 http://www.dmciholdings.com/upload s/incorporation_articles/By- Laws_DMCIHI%20Amended%20Sept%2 013%202016.pdf	
Supplement to Recommendation 5.2			
Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	The directors exercise their independent judgment to vote during the annual stockholders' meeting, without any influence from the management. Manual on Corporate Governance Page 21 http://www.dmciholdings.com/uploads/corporate governance/2018%20Polic	

		ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf			
Recommendation 5.3					
The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	Two Independent Directors serve less than nine years (reckoned from 2012): Mr. Honorio Reyes-Lao – 6 years Mr. Antonio Jose U. Periquet – 6 years Annual Report 2018 Company website http://www.dmciholdings.com/our_company/page bod inside/7 http://www.dmciholdings.com/our_company/page bod inside/8			
The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Manual on Corporate Governance Term limits of Independent Directors Item 5.3 Page 22 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf Board Charter Page 3 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/Board%20Charter Amended%20Au gust%2013%202018.pdf			

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	Manual on Corporate Governance Term limits of Independent Directors Item 5.3 Page 22 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf Board Charter Page 3 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf	
Recommendation 5.4	Non compliant	Marguel on Corporate Covernos	The Chairman and Chief Eve entire Officer
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. Individuals.	Non-compliant	Manual on Corporate Governance Page 9 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf	The Chairman and Chief Executive Officer of the Corporation are held by one person – Mr. ISIDRO A. CONSUNJI. The Company sees to it that proper checks and balance are laid down to ensure independent views: 1. The duties and responsibilities of the Chairman and President are separately identified in the Board Charter, Manual on Corporate Governance and By-Laws. 2. The Board sees to it that major decisions are made by at least 2/3 of the board members. Policies are created to ensure the effectiveness of the business operations of the company and the performance of each board director. Such policies

2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities. Recommendation 5.5	Compliant	Manual on Corporate Governance Page 9-10 The Chairman of the Board http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf Manual on Corporate Governance Page 24, President http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf	and regulatory procedures are: Articles of Incorporation, Amended By-Laws, Insider Trading, Board Diversity, Board Charter, Code of Business Conduct and Ethics, among others – to ensure that decisions and events are not solely controlled by the Chairman and President. 3. The Chairman and President is not a member of any Board Committee to ensure independent decisions. The Board Committees are mainly composed of independent and non- executive directors and are tasked to recommend and report to the Board any major business decisions.
1. If the Chairman of the Board is not an	Compliant	The Board appointed Mr. ANTONIO	
independent director, the board designates		JOSE U. PERIQUET as lead director among the independent director.	

a lead director among the independent directors.		The appointment was disclosed to the SEC and PSE on March 16, 2017. Mr. Periquet's will serve as the Lead Director until the Board appoints a new one. Company website Disclosure http://www.dmciholdings.com/upload s/disclosures/2017/DMCIHI 016%20Boar d%20Meeting%20Results March%2016. pdf Annual Report 2018 Page 124 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web version.pdf	
Recommendation 5.6 1. Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Recommendation 5.7	Compliant	Directors did not have any material interest or transaction affecting the corporation. Likewise, the Company sees to it that directors abstain from taking part in the deliberation of the same. Manual on Corporate Governance Page 24 Item 5.6 http://www.dmciholdings.com/uploads/corporate_governance/2018%20Policies/New%20Manual%20on%20Corporate%20Governance_August%2013%2020_18.pdf	

The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Compliant	The Non-Executive Directors met with the external auditors and heads of the internal audit without any executive present on March 1, 2018 to discuss the following: 1. Internal audit report by the CAE	
The meetings are chaired by the lead independent director.	Compliant	to include internal audit plans and reviews, governance, risk management and compliance process, among others 2. Presentation of Audit Results such as financial highlights, areas of audit emphasis, among others. The NEDs met only once in 2018. Attendees were independent directors, SGV (external auditor), and Punongbayan & Araullo (Chief Audit Executive Partner In-Charge). The meeting was chaired by The Lead Director.	
Optional: Principle 5			
None of the directors is a former CEO of the company in the past 2 years.	Non-compliant		The incumbent CEO of the Corporation is also a member of the Board of Directors for the past 2 years. Manual on Corporate Governance Isidro A. Consunji http://www.dmciholdings.com/uploads/corporate_governance/2018%20Policies/New% 20Manual%20on%20Corporate%20Governance_August%2013%202018.pdf

Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies. Recommendation 6.1 1. Board conducts an annual self-assessment of Compliant Internal Corporate Governance its performance as a whole. Assessment 2. The Chairman conducts a self-assessment of Compliant http://www.dmciholdings.com/corpor ate governance/page/boardhis performance. aovernance 3. The individual members conduct a self-Compliant assessment of their performance. Performance Evaluation Criteria and 4. Each committee conducts a self-assessment Compliant http://www.dmciholdings.com/upload s/corporate aovernance/2018%20Polic of its performance. ies/2018%20Performance%20Evaluation %20Criteria%20and%20Process2.pdf The Company's external counsel 5. Every three years, the assessments are Compliant supported by an external facilitator. assisted in the assessment of each performance review. Recommendation 6.2 1. Board has in place a system that provides, at Performance Evaluation Criteria and Compliant the minimum, criteria and process to **Process** determine the performance of the Board, http://www.dmciholdings.com/upload individual directors and committees. s/corporate_governance/2018%20Polic ies/2018%20Performance%20Evaluation %20Criteria%20and%20Process2.pdf Annual Report 2018 Pages 133 - 135 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual Report web version.pdf 2. The system allows for a feedback The Company is in the process of Nonmechanism from the shareholders. Compliant developing a feedback mechanism for

		shareholders relative to the process that determines the performance of the Board, individual directors and committees.
d to apply high e	ethical standards, taking into account the in	terests of all stakeholders.
Compliant	Company website http://www.dmciholdings.com/upload s/corporate_governance/Manual%20o n%20Corp.%20Gov./Code%20of%20Bus inesss%20Conduct%20and%20Ethics_A mended%20March%202016.pdf	
Compliant	The Company's Code of Business Conduct and Ethics was disseminated via electronic mail and any updates or amendments were disclosed to the PSE / SEC as well. http://www.dmciholdings.com/corpor ate_governance/page/code-of-business-conduct-and-ethics	
Compliant	Company website http://www.dmciholdings.com/upload s/corporate_governance/Manual%20o n%20Corp.%20Gov./Code%20of%20Bus inesss%20Conduct%20and%20Ethics_A mended%20March%202016.pdf	
•		
Compliant	The Company adopted the Anti-Corruption and Bribery Policy. http://www.dmciholdings.com/upload	
	Compliant Compliant	http://www.dmciholdings.com/upload s/corporate_governance/Manual%20o n%20Corp.%20Gov./Code%20of%20Bus inesss%20Conduct%20and%20Ethics A mended%20March%202016.pdf The Company's Code of Business Conduct and Ethics was disseminated via electronic mail and any updates or amendments were disclosed to the PSE / SEC as well. http://www.dmciholdings.com/corpor ate_governance/page/code-of-business-conduct-and-ethics Compliant Company website http://www.dmciholdings.com/upload s/corporate_governance/Manual%20o n%20Corp.%20Gov./Code%20of%20Bus inesss%20Conduct%20and%20Ethics_A mended%20March%202016.pdf Compliant The Company adopted the Anti-Corruption and Bribery Policy.

		ies/Anti-Corruption%20and%20Bribery%20Policy _June%204%202015.pdf Code of Business Conduct and Ethics http://www.dmciholdings.com/upload s/corporate governance/Manual%20o n%20Corp.%20Gov./Code%20of%20Bus inesss%20Conduct%20and%20Ethics_A mended%20March%202016.pdf	
Recommendation 7.2			
Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	In 2018, the Company distributed a Self-Assessment Compliance Checklist to the Directors, Officers and employees, which was attested to and	
Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	certified by the Chief Compliance Officer that the Company is in full compliance with its Manual on Corporate Governance, Code of Business Conduct and Ethics, and Company policies.	
		Annual Report 2018 Statement of Full Compliance with the Code of Corporate Governance https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web version.pdf	
		Certification of Full Compliance with Corporate Governance http://www.dmciholdings.com/uploads/corporate-governance/2019%20Polic	

		ies/Certification%20of%20Full%20Compl	
		<u>iance%20CG%202018.pdf</u>	
	Dis	sclosure and Transparency	
Principle 8: The company should establish corpora		olicies and procedures that are practical and in accordance with best practices and	t
regulatory expectations.	·		
Recommendation 8.1			
Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.	Compliant	The Company adopted the Corporate Disclosure Policies and Procedures. Company Website/Company Policies http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic ies/Corporate%20Disclosures- Policies%20and%20Procedures_March %2016%202017.pdf	
Supplement to Recommendations 8.1			
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.	Compliant	Company Website Disclosures – SEC Form 17-A http://www.dmciholdings.com/investor _relations/disclosures http://www.dmciholdings.com/upload s/disclosures/2019/DMCIHI 028%20SEC %20Form%2017- A%20DEC_April%2011.pdf SEC Form 17-Q http://www.dmciholdings.com/investor _relations/disclosures	
		First Quarter http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 038%20First %20Quarter%20Interim%20Report May %2014.pdf	

			Second Quarter http://www.dmciholdings.com/upload s/disclosures/SEC%2017Q%20Quarterly %20Report/DMCIHI_070%20Second%20 Quarter%20Financial%20Results August %2014.pdf Third Quarter http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI_090%20Third %20Quarter%20Interim%20Report_Nov %2014.pdf	
2.	Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	SEC Form 17-A (Annual Report) Notes to Consolidated Financial Statements (Note 36) Pages 2-4 Pages 114-126 http://www.dmciholdings.com/upload s/disclosures/2019/DMCIHI 028%20SE C%20Form%2017- A%20DEC April%2011.pdf	
Re	commendation 8.2			
	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	Board Charter Section 13 http://www.dmciholdings.com/uploads/corporate-governance/2018%20Polic	
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	ies/Board%20Charter_Amended%20Au gust%2013%202018.pdf Insider Trading Policy Section 7 http://www.dmciholdings.com/upload s/corporate governance/2015%20Polic	

		ies/INSIDER%20TRADING%20Policy Final %20June%208%202015.pdf Company website Shareholdings of Directors and Officers http://www.dmciholdings.com/investor_relations/page/shareholdings-of_directors-and-officers Company Website Disclosure SEC Form 23-B http://www.dmciholdings.com/investor_relations/disclosures	
Complement to December and offer 0.0			
Supplement to Recommendation 8.2	C 1' 1	Course and Malacita	
1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	Compliant	Company Website Disclosure SEC Form 23-B http://www.dmciholdings.com/investor relations/disclosures Company website Shareholdings of Directors and Officers http://www.dmciholdings.com/investor relations/page/shareholdings-of- directors-and-officers Company website Share Information http://www.dmciholdings.com/investor relations/page/share-information	
Recommendation 8.3			
 Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, 	Compliant	Company website Directors' Profile	

and assess any potential conflicts of interest		http://www.dmciholdings.com/our co	
		mpany/page/our-board-of-directors	
that might affect their judgment.			
		Companywohoita	
		Company website	
		Shareholdings of Directors and Officers	
		http://www.dmciholdings.com/investor	
		<u>relations/page/shareholdings-of-</u>	
		<u>directors-and-officers</u>	
		Directors and Officers Training in	
		Corporate Governance	
		http://www.dmciholdings.com/upload	
		s/disclosures/2017/DMCIHI 013%20Atte	
		ndance%20in%20Corp%20Governance	
		%20Seminar March%203.pdf	
		http://www.dmciholdings.com/upload	
		s/disclosures/2017/DMCIHI 057%20Atte	
		ndance%20in%20Corp%20Governance	
		%20Seminar August%2014.pdf	
		http://www.dmciholdings.com/upload	
		s/disclosures/2017/DMCIHI 083%20Atte	
		ndance%20in%20Corp%20Governance	
		%20Seminar_ECL_Dec%2011.pdf	
		70200 511 m (G) _ E O E D O O / O E O T 1, P G 1	
2. Board fully discloses all relevant and material	Compliant		
information on key executives to evaluate		Definitive Information Statement	
their experience and qualifications, and		http://www.dmciholdings.com/upload	
assess any potential conflicts of interest that		s/corporate governance/ASM/2019/D	
might affect their judgment.		MCIHI 024%20SEC%20Form%2020%2	
		OIS%20Defintive April%204.pdf	
		Company website	
		Shareholdings of Directors and Officers	
		oraronolalings of Directors and Officers	

Recommendation 8.4 1. Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Compliant	http://www.dmciholdings.com/investor_relations/page/shareholdings-of-directors-and-officers Compensation and Remuneration Policy http://www.dmciholdings.com/upload_s/corporate_governance/2017%20Polic_ies/COMPENSATION%20AND%20REMUN_ERATION%20POLICY_March%2016%202_017.pdf	
2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same. Set of the same is a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	The remuneration for company executives and officers are periodically reviewed by the Compensation Committee to include salary and incentive-compensation plans to be recommended to the Board. Disclosure of the aggregate compensation of executives and officers are being disclosed to the SEC under the SEC Form 17-A (annual report) and Information Statement. Compensation & Remuneration Charter http://www.dmciholdings.com/upload s/corporate governance/Manual%20o n%20Corp.%20Gov./Compensation%20 and%20Remuneration%20Committee% 20Charter.pdf Company Rewards and Compensation Program for Employees	

			http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/2018%20Rewards%20and%20Comp ensation%20Program.pdf	
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non-compliant		The Company discloses the remuneration of directors and officers in aggregate amount Annual Report SEC Form 17-A http://www.dmciholdings.com/uploads/disclosures/2019/DMCIHI 028%20SEC%20Form%2 017-A%20DEC_April%2011.pdf
Rec	commendation 8.5			
1.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	Related Party Transaction Policy http://www.dmciholdings.com/uploads/corporate_governance/2016%20Policies/Related%20Party%20Transactions%20Policy_Amended%20March%202016.pdf	
	Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	Annual Report SEC Form 17-A http://www.dmciholdings.com/upload s/disclosures/2019/DMCIHI 028%20SEC %20Form%2017- A%20DEC_April%2011.pdf	
Sup	plement to Recommendation 8.5			
1.	Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Conflict of Interest Policy http://www.dmciholdings.com/uploads/corporate_governance/2016%20Policies/Conflict%20of%20Interest%20Policy_Amended%20March%202016.pdf	
Ор	tional : Recommendation 8.5			

1.	Company discloses that RPTs are	Compliant	Related Party Transaction Policy	
	conducted in such a way to ensure that		http://www.dmciholdings.com/upload	
	they are fair and at arms' length.		s/corporate_governance/2016%20Polic	
	·		ies/Related%20Party%20Transactions%2	
			OPolicy_Amended%20March%202016.p	
			df	
			<u>~</u>	
Re	commendation 8.6			
	Company makes a full, fair, accurate and	Non-compliant		
''	timely disclosure to the public of every	Tron compilarii		
	material fact or event that occur, particularly			
	on the acquisition or disposal of significant			
	assets, which could adversely affect the			In 2018, there were no acquisition or disposal
	viability or the interest of its shareholders and			of significant assets that the company
				made.
	other stakeholders.	Nan		
2.	Board appoints an independent party to	Non-		
	evaluate the fairness of the transaction price	Compliant		
	on the acquisition or disposal of assets.			
Su	oplement to Recommendation 8.6			
1.	Company discloses the existence,	Non-		There were no shareholder agreements,
	justification and details on shareholder	Compliant		voting trust agreements made in 2018.
	agreements, voting trust agreements,			
	confidentiality agreements, and such other			
	agreements that may impact on the			
	control, ownership, and strategic direction			
	of the company.			
1				
			_	
1.	Company's corporate governance policies,	Compliant	The Company submitted its Manual on	
1.	Company's corporate governance policies, programs and procedures are contained in	Compliant	The Company submitted its Manual on Corporate Governance in May 22,	
1.		Compliant		
1.	programs and procedures are contained in	Compliant	Corporate Governance in May 22,	
1.	programs and procedures are contained in its Manual on Corporate Governance	Compliant	Corporate Governance in May 22, 2017 in compliance with the SEC	
	programs and procedures are contained in its Manual on Corporate Governance (MCG).	·	Corporate Governance in May 22, 2017 in compliance with the SEC Memorandum No. 19, 2016.	
	programs and procedures are contained in its Manual on Corporate Governance (MCG). Company's MCG is submitted to the SEC	Compliant Compliant	Corporate Governance in May 22, 2017 in compliance with the SEC Memorandum No. 19, 2016. PSE EDGE Disclosure – August 13, 2018	
	programs and procedures are contained in its Manual on Corporate Governance (MCG).	·	Corporate Governance in May 22, 2017 in compliance with the SEC Memorandum No. 19, 2016. PSE EDGE Disclosure – August 13, 2018 (amended MCG)	
2.	programs and procedures are contained in its Manual on Corporate Governance (MCG). Company's MCG is submitted to the SEC and PSE.	Compliant	Corporate Governance in May 22, 2017 in compliance with the SEC Memorandum No. 19, 2016. PSE EDGE Disclosure – August 13, 2018 (amended MCG) http://edge.pse.com.ph/openDiscVie	
2.	programs and procedures are contained in its Manual on Corporate Governance (MCG). Company's MCG is submitted to the SEC	·	Corporate Governance in May 22, 2017 in compliance with the SEC Memorandum No. 19, 2016. PSE EDGE Disclosure – August 13, 2018 (amended MCG)	

	I		
		On August 13, 2018, the Company amended its MCG. Manual on Corporate Governance http://www.dmciholdings.com/upload s/corporate governance/2018%20Policies/New%20Manual%20on%20Corporate%20Governance_August%2013%2020 18.pdf	
Supplement to Recommendation 8.7			
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	The Company has amended it MCG and disclosed the changes/compliance in training of directors and specific duties of the board of directors Manual on Corporate Governance (amended) http://www.dmciholdings.com/uploads/corporate_governance/2018%20Policies/New%20Manual%20on%20Corporate%20Governance_August%2013%2020_18.pdf PSE EDGE Disclosure – August 13, 2018 (amended MCG) http://edge.pse.com.ph/openDiscViewer.do?edge_no=68f6d4cdb0bc27a343ca035510b6ec2b#sthash.UTf2Vobn.dpbs	
Optional: Principle 8			

Does the company's Annual Report disclose the following information:		Annual Report 2018 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_Ann ual_Report_web_version.pdf	
a. Corporate Objectives	Non- Compliant		The corporate objectives are set per business subsidiary level. The Company has set an overall mission and vision for the group, overseeing each investments achieve their targets.
b. Financial performance indicators	Compliant	Annual Report 2018 Pages 10-11 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual_Report_web_version.pdf	
c. Non-financial performance indicators	Compliant	Annual Report 2018 Pages 12-13 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web version.pdf	
d. Dividend Policy	Compliant	Annual Report 2018 Page 95 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web_version.pdf	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	Annual Report 2018 Pages 310-314 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual Report web version.pdf	
f. Attendance details of each director in all directors meetings held during the year	Compliant	Annual Report 2018 Page 127 https://dmciholdings.com/uploads/an	

	g. Total remuneration of each member of the board of directors	Non-compliant	nual reports/2018 DMCI Holdings Annual Report web version.pdf	Aggregate amount of directors' compensation is disclosed in the Annual Report SEC Form 17-A
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	Annual Report 2018 Page 94 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web version.pdf	
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	Annual Report 2018 Page 143 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual Report web version.pdf	
4.	The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	Compliant	Annual Report 2018 Pages 144-145 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web version.pdf	
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	Annual Report 2018 Pages 130-131 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_Ann ual_Report_web_version.pdf	

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

Recommendation 9.1 1. Audit Committee has a robust process for approving and recommending the Compliant Audit Committee Charter Items b and d

		T	
appointment, reappointment, removal, and		http://www.dmciholdings.com/upload	
fees of the external auditors.		s/corporate_governance/2017%20Polic	
		ies/Audit%20Committee%20Charter_A	
		mended%20March%2016%202017.pdf	
2. The appointment, reappointment, removal,	Compliant	Audit Committee Charter	
and fees of the external auditor is	·	Items b and d	
recommended by the Audit Committee,		http://www.dmciholdings.com/upload	
approved by the Board and ratified by the		s/corporate governance/2017%20Polic	
shareholders.		ies/Audit%20Committee%20Charter A	
Sildiorioladis.		mended%20March%2016%202017.pdf	
		<u>mended/620March/62016/6202017.pai</u>	
		Appual Stackholders Macting Results	
		Annual Stockholders Meeting Results	
		http://www.dmciholdings.com/upload	
		s/disclosures/2018/DMCIHI 039%20SEC	
		<u>%20Form%2017-</u>	
		C_ASM%20results_May%2015.pdf	
3. For removal of the external auditor, the	Compliant	Definitive Information Statement	
reasons for removal or change are disclosed		http://www.dmciholdings.com/upload	
to the regulators and the public through the		s/corporate_governance/ASM/2019/D	
company website and required disclosures.		MCIHI 024%20SEC%20Form%2020%20IS	
		%20Defintive April%204.pdf	
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead	Compliant	Audit Committee Charter	
audit partner every five years.		Item i	
acan painter every live years.		http://www.dmciholdings.com/upload	
		s/corporate governance/2017%20Polic	
		ies/Audit%20Committee%20Charter_A	
		mended%20March%2016%202017.pdf	
		<u>mended%z0MdrCn%z016%z0z017.pdl</u>	
Recommendation 9.2			
	Cananianat	Audit Committee Charter	
Audit Committee Charter includes the Audit	Compliant		
	1	I http://www.dmciholdings.com/unload	
Committee's responsibility on:		http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic	

 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. 		ies/Audit%20Committee%20Charter A mended%20March%2016%202017.pdf	
Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Audit Committee Charter http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic ies/Audit%20Committee%20Charter_A mended%20March%2016%202017.pdf	
Supplement to Recommendations 9.2			
Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	Compliant	Audit Committee Charter http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic ies/Audit%20Committee%20Charter A mended%20March%2016%202017.pdf http://www.dmciholdings.com/upload s/corporate governance/Manual%20o n%20Corp.%20Gov./DMCIHI_039%20Ne w%20CG%20Manual_May%2022.pdf	
Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Audit Committee Charter http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic ies/Audit%20Committee%20Charter A mended%20March%2016%202017.pdf	

Recommendation 9.3			
Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Non-audit services performed by external auditor were as follows: 1. Board Canvassers in the Poll voting at the annual stockholders' meeting.	
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	Audit Committee Charter http://www.dmciholdings.com/upload s/corporate_governance/2017%20Polic ies/Audit%20Committee%20Charter A mended%20March%2016%202017.pdf	
Supplement to Recommendation 9.3			
Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	The Audit Committee sees to it that the non-audit fees do not exceed the audit fees for the year. Definitive Information Statement Management Report http://www.dmciholdings.com/uploads/corporate governance/ASM/2019/DMCIHI_024%20SEC%20Form%2020%20IS%20Defintive_April%204.pdf Annual Report 2018 Page 135 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web version.pdf	
Additional Recommendation to Principle 9			

1.	Company's external auditor is duly accredited by the SEC under Group A category.	Compliant	Provide information on company's external auditor: - Dhonabee B. Señeres - SEC Accreditation No. 1196-AR-2 (Group A) - October 18, 2018 - valid until October 17, 2021 - SGV & Co., 6760 Ayala Ave. Makati City, (02)891-0307	
2.	Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).		-November 12-23, 2018 -SGV & CoThe names of the members of the engagement team were provided to the SEC during the SOAR inspection.	
Pri	nciple 10: The company should ensure that the	material and repo	ortable non-financial and sustainability issu	es are disclosed.
Re	commendation 10.1			
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.	Non- Compliant		The Company will develop a policy on disclosure on non-financial information in accordance with the Reporting Guidelines on Sustainability which will be submitted in 2020 (In compliance with the SEC Memorandum Circular 4 of 2019).
2.	Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Non-compliant		The Company will comply with the Sustainability Reporting Guidelines for Publicly-listed Companies as mandated by the SEC on it Memorandum Circular No. 4 Series of 2019. This will be attached to the 2019 Annual Report which will be filed in 2020.

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

Recommendation 11.1

1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.

Compliant

Aside from periodic reporting, the Company also conduct media and analysts' briefings. It is the Company's duty to advance the investors interests and to provide timely, accurate, relevant information.

Notice of Media / Analyst Briefings are disclosed to PSE and SEC.

Company Website
Disclosure, 2018 Notice of
Media/Analyst Briefing
http://www.dmciholdings.com/investor-relations/disclosures

Notice of Analyst Briefing
http://www.dmciholdings.com/uploads/disclosures/2018/DMCIHI 085%20Notice%20of%20Analysts%20Briefing Nov%206.pdf

http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 068%20Noti ce%20of%20Analysts'%20Briefing_Aug% 209.pdf

http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI%20037_Noti ce%20of%20Analysts%20Briefing May% 209.pdf

http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 024%20Noti

		ce%20of%20Analysts%20Briefing March	
		%2012.pdf	
		Notice of Media Briefing	
		http://www.dmciholdings.com/upload	
		s/disclosures/2018/DMCIHI 086%20Noti	
		ce%20of%20Media%20Briefing_Nov%20	
		<u>6.pdf</u>	
		http://www.dmciholdings.com/upload	
		s/disclosures/2018/DMCIHI_067%20Noti	
		ce%20of%20Media%20Briefing Aug%20	
		<u>7.pdf</u>	
		http://www.dmciholdings.com/upload	
		s/disclosures/2018/DMCIHI%20035 Noti	
		ce%20of%20Media%20Briefing May%20	
		7.pdf	
		http://www.dmciholdings.com/upload	
		s/disclosures/2018/DMCIHI_015%20Noti	
		ce%20of%20Media%20Briefing March%	
		205.pdf	
		<u>203.pdi</u>	
		Associate Description 2010	
		Annual Report 2018	
		Pages 117-118	
		https://dmciholdings.com/uploads/an	
		nual reports/2018 DMCI Holdings Ann	
		<u>ual Report web version.pdf</u>	
Supplemental to Principle 11			
1. Company has a website disclosing up-to-	Compliant	Company website:	
date information on the following:		www.dmciholdings.com	
	•	<u> </u>	

ompliant ompliant ompliant ompliant	relations/financial_reports Presentation materials http://www.dmciholdings.com/investor relations/presentations Annual Reports http://www.dmciholdings.com/investor relations/annual_reports
ompliant ompliant	Annual Reports http://www.dmciholdings.com/investor relations/annual reports
ompliant	http://www.dmciholdings.com/investor_relations/annual reports
ompliant	
	Notice of ASM http://www.dmciholdings.com/investor relations/disclosures http://www.dmciholdings.com/upload s/corporate_governance/ASM/2018/D MCIHI_025%20Notice%20and%20Agen da_March%2015.pdf http://www.dmciholdings.com/corpor ate_governance/page/2018-annual- stockholders-meeting Minutes of the ASM http://www.dmciholdings.com/upload s/corporate_governance/ASM/2018/20 18%20ASM%20Minutes.pdf Articles of Incorporation and By-Laws http://www.dmciholdings.com/our_co mpany/page/articles-of-incorporation-

Company complies with SEC-prescribed website template.	Compliant	The Company follows the SEC- prescribed website template, with the following information:	
		 Our Company Our Businesses Corporate Governance Company Disclosures Press Materials/Presentations Investor Relations 	
		Company website: www.dmciholdings.com	

Internal Control System and Risk Management Framework

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

Recommendation 12.1

Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	The Board, through the Audit Committee, is responsible for overseeing that senior management establishes and maintains an adequate, effective and efficient internal control system. The Company's internal control system provides assurance in areas including reporting, compliance with laws, regulations and internal policies, efficiency and effectiveness of operations, and safeguarding of assets. Senior management is responsible for implementing and evaluating an adequate and effective internal control system, and report on its ongoing effectiveness.	

			The Company's internal audit function is responsible for periodically monitoring and evaluating the adequacy and effectiveness of the Company's internal control system, integrity of financial reporting, and security of physical and information assets. They discuss with management and report to the Audit Committee, on a periodic basis, the results of their evaluation. Statement of Board of Directors' Responsibility for Internal Controls and Risk Management System http://www.dmciholdings.com/uploads/corporate_governance/2019%20Polic	
			ies/2018%20Statement%20of%20BOD's% 20Responsibility%20for%20Internal%20C ontrols%20and%20Risk%20Managemen t%20Systems.pdf	
	Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Enterprise Risk Management http://www.dmciholdings.com/corpor ate_governance/page/enterprise-risk- management	
Sup	pplement to Recommendations 12.1			
1.	Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding,	Compliant	Enterprise Risk Management http://www.dmciholdings.com/corpor ate_governance/page/enterprise-risk- management The ERM program is being monitored and reviewed by the Board Risk	

acceptance and compliance with the said issuances.		Oversight Committee at least twice a year.	
Optional: Recommendation 12.1			
 Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board. 	Non-compliant		The Company is still developing the IT Governance process. As of to date, the Data Privacy Policy is in place.
Recommendation 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	The Company's internal audit function provides independent and objective assurance and consulting services that add value and improve its operations. The Company has outsourced its internal audit activity to Punongbayan & Araullo. They report directly to the Audit Committee of the Board and has maintained organizational independence. Annual Report 2018 Page 129 https://dmciholdings.com/uploads/annual_reports/2018_DMCI_Holdings_Annual_Report_web_version.pdf	
		Disclosure on the appointment of internal auditor (every two years):	
		2017 http://www.dmciholdings.com/upload s/disclosures/2017/DMCIHI 016%20Boar d%20Meeting%20Results_March%2016. pdf	

	1		
		2019 http://www.dmciholdings.com/uploads/disclosures/2019/DMCIHI 010%20Board%20Meeting%20Results_March%207.pdf	
Recommendation 12.3			
 Company has a qualified Chief Audit Executive (CAE) appointed by the Board. CAE oversees and is responsible for the 	Non- Compliant		The Company has outsourced the functions of the Chief Audit Executive (CAE) to its internal auditor Punongbayan & Aurallo.
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. Output Description:	Non- Compliant		The responsibilities of the chief audit executive are documented in the Company's Internal Audit Charter. Within the provisions of the outsourcing contract, the engagement partner of the outsourced internal audit service provider oversees the internal audit activity of the Company. In addition, the Company appointed an Internal Audit Lead Coordinator to coordinate the activities of the outsourced internal audit service provider. Disclosure on the appointment of internal auditor (every two years): 2017 http://www.dmciholdings.com/uploads/disclosures/2017/DMCIHI 016%20Board%20Meeting%20Results March%2016.pdf 2019 http://www.dmciholdings.com/uploads/disclosures/2019/DMCIHI 010%20Board%20Meeting%20Results March%207.pdf

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	The Board has designated Mr. Brian T. Lim, Senior Finance Officer, as the Internal Audit Lead Coordinator. Annual Report 2018 Page 124 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web version.pdf	
Recommendation 12.4			
Company has a separate risk management function to identify, assess and monitor key risk exposures.		ERM http://www.dmciholdings.com/upload s/corporate_governance/2016%20Polic ies/ERM%20Policy Final Nov%2018.pdf Annual Report 2018 Pages 130-131 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_Ann ual_Report_web_version.pdf	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally.	Compliant	The Company, from time to time, consulted its CAE/Internal Auditor who is fully outsourced, for technical support in relation to risk management.	
Recommendation 12.5			
 In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM). 	Compliant	The Company's Chief Risk Officer is Mr. HERBERT M. CONSUNJI His functions are described in the Manual on Corporate Governance.	

CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	Manual on Corporate Governance Item 12.5, Page 29 http://www.dmciholdings.com/upload s/corporate_governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf Annual Report 2018 Page 124 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual Report web version.pdf	
Additional Recommendation to Principle 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	The Company's CEO and CAE attested the sound internal audit, control and compliance systems is in place and working effectively. This is included in the Annual Report 2018 and posted in the Company's website Annual Report 2018 Page 146 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web_version.pdf Company website http://www.dmciholdings.com/uploads/corporate_governance/2019%20Policies/2018%20CAE%20Attestation-final.pdf	
Principle 13: The company should treat all shareh		-	
Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate the exercise of their rights.			

Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	The Shareholders' rights are disclosed in the Company's Manual on Corporate Governance. Manual on Corporate Governance Pages 31-34 http://www.dmciholdings.com/upload s/corporate governance/2018%20Policies/New%20Manual%20on%20Corporate%20Governance August%2013%2020 18.pdf	
Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	The Shareholders' rights are posted in the Company's website Manual on Corporate Governance Pages 31-34 http://www.dmciholdings.com/upload s/corporate governance/2018%20Policies/New%20Manual%20on%20Corporate%20Governance August%2013%2020 18.pdf	
Supplement to Recommendation 13.1	•		
Company's common share has one vote for one share.	Compliant	Manual on Corporate Governance Pages 31 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf Annual Report 2018	
		Page 100 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann	

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			ual Report web version.pdf	
2	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	Manual on Corporate Governance Pages 31-34 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance August%2013%2020 18.pdf	
			Annual Report 2018 Page 100 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual Report web version.pdf	
3	Board has an effective, secure, and efficient voting system.	Compliant	Manual on Corporate Governance Pages 32 http://www.dmciholdings.com/upload s/corporate governance/2018%20Polic ies/New%20Manual%20on%20Corporat e%20Governance_August%2013%2020 18.pdf	
			Nomination and Election Policy http://www.dmciholdings.com/upload s/corporate governance/2017%20Polic ies/NOMINATION%20AND%20ELECTION %20POLICY Amended%20November% 202017.pdf	
			Annual Report 2018 Pages 97-100 https://dmciholdings.com/uploads/an	

			10010 managed (0010 DA401 Halalia and A	
			nual reports/2018 DMCI Holdings Ann	
			ual_Report_web_version.pdf	
4.	Board has an effective shareholder voting	Compliant	Nomination and Election Policy	
	mechanisms such as supermajority or		http://www.dmciholdings.com/upload	
	"majority of minority" requirements to protect		s/corporate governance/2017%20Polic	
	minority shareholders against actions of		ies/NOMINATION%20AND%20ELECTION	
	controlling shareholders.		%20POLICY_Amended%20November%	
			<u>202017.pdf</u>	
			Annual Report 2018	
			Pages 97-100	
			https://dmciholdings.com/uploads/an	
			nual_reports/2018_DMCI_Holdings_Ann	
			ual Report web version.pdf	
5.	Board allows shareholders to call a special	Compliant	Manual on Corporate Governance	
	shareholders' meeting and submit a		Pages 32	
	proposal for consideration or agenda item at		http://www.dmciholdings.com/upload	
	the AGM or special meeting.		s/corporate governance/2018%20Polic	
	· · · · · · · · · · · · · · · · · · ·		ies/New%20Manual%20on%20Corporat	
			e%20Governance_August%2013%2020	
			18.pdf	
			10,001	
6.	Board clearly articulates and enforces	Compliant	Manual on Corporate Governance	
Ŭ.	policies with respect to treatment of minority	Compliant	Pages 32, 13.1.5	
	shareholders.		http://www.dmciholdings.com/upload	
			s/corporate governance/2018%20Polic	
			ies/New%20Manual%20on%20Corporat	
			e%20Governance August%2013%2020	
			18.pdf	
			10.pai	
7	Company has a transparent and specific	Compliant	Dividend Policy	
′ ·	dividend policy.	Compilarii	http://www.dmciholdings.com/upload	
	airiacha policy.		s/corporate governance/DIVIDEND%2	
L			3/COIPOIGIE_GOVERNANCE/DIVIDEND%Z	

		<u>OPOLICY Final%20May%2015%202014.p</u> <u>df</u>	
Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	The Board appointed the Company's external auditors as Board Canvassers to count and validate the votes at the Annual Stockholders' meeting. Appointment of SGV as Board Canvassers: http://www.dmciholdings.com/uploads/disclosures/2018/DMCIHI 016%20Board%20Meeting%20Results_March%208.pdf	
Recommendation 13.2			
1. 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	The Company's Notice of 2018 Annual Shareholders' Meeting (ASM) with corresponding details and rationale for each agenda item was disclosed to the PSE and uploaded on our website on 17 March 2017. http://www.dmciholdings.com/uploads/disclosures/2018/DMCIHI_025%20Notice%20and%20Agenda_March%2015.pdf On April 6, 2018, we likewise filed our SEC20-IS (Definitive Information Statement) with detailed agenda and relevant information for	
		our shareholders' guidance pursuant to the SEC rules that include proxy form,	

		management report and financial statements. http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI_030%20SEC %20Form%2020- IS_Definitive%20Info%20Statement_April %206.pdf The Definitive Information Statement was issued thirty-nine calendar days (39) before the regular ASM.	
Supplemental to Recommendation 13.2			
Company's Notice of Annual Stockholders' Meeting contains the following information:	Compliant	Definitive Information Statement http://www.dmciholdings.com/upload	
 a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies) 	Compliant	s/disclosures/2018/DMCIHI 030%20SEC %20Form%2020- IS Definitive%20Info%20Statement April %206.pdf	
b. Auditors seeking appointment/re- appointment	Compliant		
c. Proxy documents	Compliant		
Optional: Recommendation 13.2	<u> </u>		
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Notice of Meeting with Agenda Rationale http://www.dmciholdings.com/upload s/disclosures/2018/DMCIHI 025%20Noti ce%20and%20Agenda March%2015.p df	
Recommendation 13.3			

р V	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	Poll voting results http://www.dmciholdings.com/upload s/corporate_governance/ASM/2018/18 %20DMCl%20Annual%20Stockholders'% 20Meeting%20Vote%20Summary.pdf http://www.dmciholdings.com/upload s/corporate_governance/ASM/2018/D MCIHI_039%20SEC%20Form%2017- C_ASM%20results_May%2015.pdf	
S	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	Minutes of the ASM 2017 (posted on May 16, 2018, a day after the ASM) http://www.dmciholdings.com/upload s/corporate governance/ASM/2018/20 18%20ASM%20Minutes.pdf	
1. Bo	lement to Recommendation 13.3 oard ensures the attendance of the external auditor and other relevant adividuals to answer shareholders questions	Compliant	Annual Report 2018 Page 97 https://dmciholdings.com/uploads/an	
dı	luring the ASM and SSM.		nual_reports/2018_DMCI_Holdings_Ann ual_Report_web_version.pdf	
	mmendation 13.4			
	oard makes available, at the option of a	Compliant	Alternative Dispute Resolution Policy	
	nareholder, an alternative dispute nechanism to resolve intra-corporate		http://www.dmciholdings.com/upload s/corporate_governance/2017%20Polic	
	lisputes in an amicable and effective		ies/ALTERNATIVE%20DISPUTE%20RESOLU	
m	nanner.		TION%20POLICY August%202017.pdf	
	ne alternative dispute mechanism is	Compliant	Manual on Corporate Governance	
	ncluded in the company's Manual on Corporate Governance.		Page 34, Item 13.3 http://www.dmciholdings.com/upload	
	solpoidio octomanico.		s/corporate governance/2018%20Polic	
1			ies/New%20Manual%20on%20Corporat	

			e%20Governance August%2013%2020 18.pdf	,
			10,501	
Re	commendation 13.5			
1.	Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.		Disclose the contact details of the officer/office responsible for investor relations, such as: 1. Dr. Victor S. Limlingan (Managing Director) and Tara Ann C. Reyes (IR Officer) 2. Telephone number – (632) 888 3000 3. Fax number – (632) 816 7362 4. E-mail address – investor.relations@dmcinet.com Company website http://www.dmciholdings.com/contac	
			Annual Report 2018 Pages 117-118 https://dmciholdings.com/uploads/annual_reports/2018_DMCI_Holdings_Annual_Report_web_version.pdf	
2.	IRO is present at every shareholder's meeting.	Compliant	The Investor Relations Officer, Tara Ann C. Reyes, is always present in every annual shareholders' meeting.	
	pplemental Recommendations to Principle 13			
1.	Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Non- Compliant		There have been no transactions that the Board must act to avoid anti-take-over measures.

Company has at least thirty percent (30%) public float to increase liquidity in the market.	Non-compliant		While the Company has 27% public float as of December 31, 2018, it is in compliance with the PSE's required minimum public float of 10%.
Optional: Principle 13			
 Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting Company practices secure electronic voting in absentia at the Annual 	Non-Compliant	Investors Relations activities and programs http://www.dmciholdings.com/investor_relations/page/investor-relations-programs Press Releases and updates http://www.dmciholdings.com/investor_relations/reports Periodic Reporting http://www.dmciholdings.com/investor_relations/disclosures	The Company allows voting person or in absentia via proxy to give shareholders who
Shareholders' Meeting.			are unable to attend our ASM the opportunity to participate and vote.
		Duties to Stakeholders	
Principle 14: The rights of stakeholders established stakeholders' rights and/or interests are at stake, Recommendation 14.1	by law, by contra	ctual relations and through voluntary com	
Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. Recommendation 14.2	Compliant	Annual Report 2018 Corporate Sustainability and Responsibility, Pages 75-89 https://dmciholdings.com/uploads/an nual reports/2018 DMCI Holdings Ann ual Report web version.pdf	

Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	Website http://www.dmciholdings.com/corpor ate_governance/page/company- policies Annual Report 2018 Role of Stakeholders, Pages 106-114 https://dmciholdings.com/uploads/an nual_reports/2018_DMCI_Holdings_Ann ual_Report_web_version.pdf	
Recommendation 14.3		Company Policies: Alternative Dispute Resolution Anti-Corruption and Bribery Board Diversity Climate Change Community Interaction Compensation and Remuneration Conflict of Interest Corporate Disclosure Policies & Procedures Customer Welfare Data Privacy Environmentally Friendly Value-Chain Health, Safety and General Welfare of Employees Insider Trading Nomination & Election Related Party Transaction Safeguarding Creditor's Rights Supplier and Contractor's Relations Training Policy for Directors Whistleblower	

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	Whistleblower Policy http://www.dmciholdings.com/upload s/corporate_governance/2017%20Polic ies/WHISTLEBLOWER%20POLICY Amend ed%20March%2016%202017.pdf Whistleblower Reporting Channel http://www.dmciholdings.com/upload s/corporate_governance/2015%20Polic ies/WB%20Reporting%20Form_DMCIHI June%2025%202015.pdf	
Supplement 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	Alternative Dispute Resolution Policy http://www.dmciholdings.com/uploads/corporate_governance/2017%20Policies/ALTERNATIVE%20DISPUTE%20RESOLUTION%20POLICY_August%202017.pdf	
Additional Recommendations to Principle 14			
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Non- Compliant		There were no requests made by the Company for any exemption from application of a law, rule or regulation.
Company respects intellectual property rights.	Compliant	Code of Business Conduct and Ethics http://www.dmciholdings.com/corpor ate governance/page/code-of-business-conduct-and-ethics	
Optional: Principle 14			

Company discloses its policies and practices that address customers' welfare	Compliant	Customer Welfare Policy http://www.dmciholdings.com/uploads/corporate_governance/2015%20Policies/Customer%20Welfare%20Policy_June%204%202015.pdf	
Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Supplier and Contractor Policy http://www.dmciholdings.com/upload s/corporate governance/2016%20Polic ies/Supplier%20and%20Contractor%20P olicy Amended%20March%202016.pdf	

Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes.

ecommend	

Recommendation 15.1			
 Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance. 	Compliant	Company Policies http://www.dmciholdings.com/corpor-ate-governance/page/company-policies	
		Health, Safety and General Welfare http://www.dmciholdings.com/uploads/com/uploads/corporate_governance/Manual%20on%20Health%20Corp.%20Gov./Policy%20on%20Health%20Safety%20and%20Welfare_May%2014%202015.pdf	
		Training and Development The Company is committed to improving the performance of the Group, including the employees of its subsidiaries. The Company recognizes the benefits of trainings and development programs for the employees to grow and develop their skills and talents.	

For General Welfare and Development, the Company has the following activities: 1. The Company has an in-house training center through DM Consunji Technical Training Center (DMCTTC). It provides quality training exclusive to the DMC Group of Companies such as Leadership, Supervisory Development, Problem Solving and Decision Making and Foremanship Training among others. Professional **Development Trainings** conducted by DM Consunji Technical Training Center to the DMCI Group of Companies are as follows: a. Professional Development Seminars b. Basic Safety Orientation Program c. Basic Occupation Safety and Health d. Quality of Work Life Seminars e. Performance Management, Leadership and Succession training f. Foremanship Program g. Team Building Programs h. Administrative Programs i. Behavioral, skills and technical courses j. Engineers Development **Programs**

Supplement to Recommendation 15.1		professional development of its employees by allowing them to participate in organizations and professional clubs such as: a. Management Association of the Philippines b. Public Relations Society of the Philippines c. Golf Clubs d. Philippine Chamber of Commerce and Industry e. Philippine Overseas Construction Board f. International Association of Business Communicators g. Institute of Corporate Directors h. United Architects of the Philippines i. Financial Executives Institute of the Philippines (FINEX) 3. Activities of each subsidiary such as: a. Fellowships among management and key officers of subsidiaries b. Corporate planning sessions c. Team building activities	
Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	Reward and compensation program for employees http://www.dmciholdings.com/uploads/corporate_governance/2018%20Policies/2018%20Rewards%20and%20Compensation%20Program.pdf	

2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	Health, Safety and General Welfare of Employees http://www.dmciholdings.com/upload s/corporate_governance/Manual%20o n%20Corp.%20Gov./Policy%20on%20He alth%20Safety%20and%20Welfare May %2014%202015.pdf	
3.	Company has policies and practices on training and development of its employees.	Compliant	Health, Safety and General Welfare of Employees http://www.dmciholdings.com/upload s/corporate_governance/Manual%20o n%20Corp.%20Gov./Policy%20on%20He alth%20Safety%20and%20Welfare May %2014%202015.pdf Training and Development The Company is committed to improving the performance of the Group, including the employees of its subsidiaries. The Company recognizes the benefits of trainings and development programs for the employees to grow and develop their skills and talents. For General Welfare and Development, the Company has the following activities: 1. The Company has an in-house training center through DM Consunji Technical Training Center (DMCTTC). It provides quality training exclusive to the DMC Group of Companies	

such as Leadership, Supervisory Development, Problem Solving and Decision Making and Foremanship Training among others. Professional Development Trainings conducted by DM Consunji Technical Training Center to the DMCI Group of Companies are as follows: a. Professional Development Seminars b. Basic Safety Orientation Program c. Basic Occupation Safety and Health d. Quality of Work Life Seminars e. Performance Management, Leadership and Succession training f. Foremanship Program g. Team Building Programs h. Administrative Programs i. Behavioral, skills and technical courses j. Engineers Development Programs 2. The Company supports the professional development of its employees by allowing them to participate in organizations and professional clubs such as: a. Management Association of the **Philippines** b. Public Relations Society of the **Philippines** c. Golf Clubs

		d. Philippine Chamber of Commerce and Industry e. Philippine Overseas Construction Board f. International Association of Business Communicators g. Institute of Corporate Directors h. United Architects of the Philippines i. Financial Executives Institute of the Philippines (FINEX) 3. Activities of each subsidiary such as: a. Fellowships among management and key officers of subsidiaries b. Corporate planning sessions c. Team building activities	
1. 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-Corruption and Bribery Policy http://www.dmciholdings.com/upload s/corporate governance/2015%20Polic ies/Anti- Corruption%20and%20Bribery%20Policy June%204%202015.pdf	
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	The Company allows employees to actively participate and attend inhouse or external trainings to be able to further develop their skills and maintain contacts with colleagues in the industry. Health, Safety and General Welfare of Employees	

			http://www.dmciholdings.com/upload s/corporate_governance/Manual%20o n%20Corp.%20Gov./Policy%20on%20He alth%20Safety%20and%20Welfare May %2014%202015.pdf	
Su	oplement to Recommendation 15.2			
1.	Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes.	Compliant	Anti-Corruption and Bribery Policy http://www.dmciholdings.com/upload s/corporate governance/2015%20Polic ies/Anti- Corruption%20and%20Bribery%20Policy June%204%202015.pdf Anti-Corruption and Bribery Programs http://www.dmciholdings.com/upload s/corporate_governance/2016%20Polic ies/Anti%20Corruption%20Programs.pdf	
Re	commendation 15.3			
1.	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 http://www.dmciholdings.com/upload s/corporate_governance/2017%20Polic ies/WHISTLEBLOWER%20POLICY_Amend ed%20March%2016%202017.pdf	
2.	Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	Whistleblower Reporting Channel http://www.dmciholdings.com/upload s/corporate governance/2015%20Polic ies/WB%20Reporting%20Form_DMCIHI June%2025%202015.pdf	
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	Non- Compliant		As of December 31, 2018, there were no incidents reported through the Whistleblower Reporting Channel.

			The Chief Compliance Officer is in-charge to handle the reports and to raise a serious concern covered by the Whistleblower policy. However, in case the Chief Compliance Officer will be the subject of the report, the whistleblower can raise this concern to the Vice-Chairman of the Board. Whistleblower Reporting Channel http://www.dmciholdings.com/uploads/corporate_governance/2015%20Policies/WB%2 OReporting%20Form DMCIHI June%2025%20 2015.pdf
Principle 16: The company should be socially responsits environment and stakeholders in a positive and Recommendation 16.1 1. Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.			
Optional: Principle 16			
Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	Environmentally Friendly Value Chain Policy http://www.dmciholdings.com/upload s/corporate governance/2016%20Polic ies/Environmentally%20Friendly%20Valu e%20Chain%20Policy_Amended%20Ma rch%202016.pdf	

2	Company exerts effort to interact positively with the communities in which it operates	Compliant	Corporate Sustainability and Responsibility Annual Report 2018 Pages 75-89 https://dmciholdings.com/uploads/annual reports/2018 DMCI Holdings Annual Report web version.pdf	
			Company Website http://www.dmciholdings.com/corpor ate_social_responsibility/page/corpora te-sustainability-and-responsibility	

Pursuant to the requirement of the Se undersigned, thereunto duly authorized		nnual Corporate Governance Report is signed on be	ehalf of the registrant by the
	SIGNAT	ΓURES	
ISIDRO A. CONSUNJI Chairman and CEO ANTONIO JOSE U. PERIQUET Independent Director	HERBERT M. CONSUNJI Chief Compliance Officer ATTY. NOEL A. LAMAN Corporate Secretary	HONORIO O. REYES-LAO Independent Director	
	MAY 2 3 2019	_20 , affiant(s) exhibiting to me their	as follows:
NAME	PASSPORT NO.	PLACE OF ISSUE/FXPIRY DATE	
Isidro A. Consunji			
Honorio O. Reyes-Lao			
Antonio Jose U. Periquet			
Herbert M. Consunji			
Noel A. Laman			
Doc No	COM AISSEC NOTALY CLITA UPATA OF AI NO. 16 J. 37 AI	DND A. RAMOS PH NO. M-239 PUR MARKATE CITY PER CEP T FRILLEST.	
SEC Form – I-ACGR * Updated 21Dec2017	SC Self Fig. 1. 2244.3 HBP NO. 271 PTR NO MACE AND		Page 85 of 85