ANNUAL CORPORATE GOVERNANCE REPORT OF

BENEFICIAL LIFE INSURANCE COMPANY, INC.
INSURANCE COMMISSION

(Name of Company)

MANILA MINITER

- For the fiscal year ended December 2020
- 2. Certificate Authority Number 2019/31-R
- 3. Manila, Philippines Province, Country or other jurisdiction of incorporation or organization
- 4. Beneficial Life Bldg., 166 Salcedo St., Legaspi Village, Makati City 1229 Address of principal office Postal Code
- 5. (02) 8818 8671 Company's telephone number, including area code
- 6. www.benlife.com.ph Company's official website
- 7. Not Applicable Former name, former address, and former fiscal year, if changed since last report.

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT / NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Bo	pard's Governance Responsibilities	
Principle 1: The company should be headed			
in a manner consistent with its corporate obj	ectives and the	e long- term best interests of its shareholders of	and other stakeholders.
Recommendation 1.1	l	Poplifole Popul of Directors is companyed	l of clive chare with
 Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector. 	COMPLIANT	BenLife's Board of Directors is composed diverse educational background, profest and expertise in industries relevant to the bof BenLife.	sional experience
Board has an appropriate mix of competence and expertise.	COMPLIANT	Individual and collective qualifications Directors (including the Independent Direc	
Directors remain qualified for their positions individually and collectively to		duties and responsibilities of the Board a the Company's Revised Manual on Corpor	re enumerated in
		All members of the Board of Directors compand proper rule and requirement of the SEG	. ,
enable them to fulfill their roles and	COMPLIANT	Links/References:	
responsibilities and respond to the needs of the organization.		List of Members of the Board of Directors year 2020 with their respective qualificat	
		The Revised Manual on Corporate Gove	<u>ernance</u>
Recommendation 1.2			
		In accordance with the Company's Re Corporate Governance, BenLife's Board composed of a majority of non-executive of	d of Directors is
Board is composed of a majority of non-executive directors.	COMPLIANT	In the 2020 Annual Stockholder's Me executive director elected was BenLife's Pr	,
	COMPLIANT	Links/References:	
		Secretary's Certificate on the compose of Directors as of December 31, 2020	ition of the Board
		Minutes of 2020 Annual Stockholders' M	leeting
Recommendation 1.3			

Company provides in its Board Charter or Manual on Corporate Governance a policy on training of directors.	COMPLIANT	The Company's Revised Manual on Corporate Governance provides relevant policy on mandatory training and continuing education and development program for the members of the Board of Directors of BenLife. Links/References: The Revised Manual on Corporate Governance	
Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors.	COMPLIANT	The Company's Revised Manual on Corporate Governance provides relevant policy on orientation and mandatory training and continuing education and development program for the members of the Board of Directors of BenLife.	
Company has relevant annual continuing training for all directors.	COMPLIANT	Pursuant to this policy, the Company, in 2020, sponsored relevant online trainings/webinars on Corporate Governance, and AML/CFT which were provided by SEC and AMLC accredited providers, and attended by the Company's Directors and Management Team. Links/References: The Revised Manual on Corporate Governance 2020 Training Information	
Recommendation 1.4			
1. Board has a policy on board diversity.	COMPLIANT	BenLife's Revised Manual on Corporate Governance provides a policy on Board diversity to ensure that the Board has an appropriate mix of competence and expertise to enable it to fulfill its duties and responsibilities and to respond to the needs of the Company based on evolving business environment and strategic direction. In 2020, BenLife has one female non-executive director. Links/References: • The Revised Manual on Corporate Governance	

Recommendation 1.5			
1 Roard is assisted in its duties by a	OMPLIANT	The Board is assisted by a Corporate Secretary, Atty. Ma. Sigrid R. Pinlac, who is not the Compliance Officer and is not	
individual from the Compliance Officer.	OMPLIANT	a member of the Board of Directors. Links/References:	
3. Corporate Secretary is not a member of the Board of Directors.	OMPLIANT	 Revised Manual on Corporate Governance Profile of the Corporate Secretary 	
Corporate Secretary attends training/s on corporate governance.		The Company's Corporate Secretary has attended the training on corporate governance for the year 2020.	
C	OMPLIANT	Links/References:	
		<u>Training Information</u>	
Recommendation 1.6			
Board is assisted by a Compliance Officer. C	OMPLIANT	The Board is assisted by a Compliance Officer, Atty. Kaima	
Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation.	OMPLIANT	Via B. Velasquez, who is not a member of the Board of Directors and has a rank of Assistant Vice President. Even though her rank is lower that a Vice President, she has a direct reporting line to the Board of Directors through the	
Compliance Officer is not a member of the board. C	OMPLIANT	Corporate Governance Committee, and has an adequate stature and authority in the Company, especially on matters pertaining to the policies and initiatives with regulatory implications. Links/References: The Revised Manual on Corporate Governance Profile of the Compliance Officer	
Compliance Officer attends training/s on corporate governance annually. C	OMPLIANT	The Company's Compliance Officer has attended the training on corporate governance for the year 2020. Links/References: • Training Information	

Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws,				
and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders. Recommendation 2.1				
Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	COMPLIANT	The Members of the Board are required to act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of BenLife. In order to provide them with relevant information, materials for Board meetings are sent to them head of time.		
		Links/References:		
		The Revised Manual on Corporate Governance		
		Excerpt of Minutes of Board Meeting		
Recommendation 2.2				
Board oversees the development, review and approval of the company's business objectives and strategy.	COMPLIANT	The Board's responsibilities include among others is to oversee the development of and approve the Company's business objectives and strategy, and monitor their implementation, in order to sustain the Company's long term		
2. Board oversees and monitors the implementation of the company's business objectives and strategy.	COMPLIANT	viability and strength. Company goals, objectives, and strategies are reviewed and approved annually. Links/References: • The Revised Manual on Corporate Governance • Excerpt of Minutes of Board Meeting		
Recommendation 2.3				
Board is headed by a competent and qualified Chairperson.	COMPLIANT	In the 2020 Annual stockholders' Meeting of the Company, the shareholders elected Mr. Roberto C. Fernandez as the Company's Chairman of the Board of Directors. Links/References: Profile of the Chairman of the Board		
Recommendation 2.4				

Board ensures and adopts an effective succession planning program for directors, key officers and management.	COMPLIANT	The Board of Directors, with the recommendation of the Corporate Governance Committee approved the succession and retirement policy for directors, key officers and management of the Company. The retirement age for the directors is at 80 years old while for corporate officers, it is at 60, unless the Board of Directors, for meritorious and	
Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	exceptional reasons, decides to extend the years of service of the director or officer. Links/References: • The Revised Manual on Corporate Governance	
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company.	COMPLIANT	The Company's remuneration policy provides for fair and competitive salary and benefits commensurate with the Officers' rank, responsibilities and experience, and in consideration with the Company's economic situation. The	
2. Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members.	COMPLIANT	aggregate compensation paid to the Company's President and CEO and three other most highly compensated Executive Officers of the Company in 2020 is disclosed in the Annual Statement (2020 SEC Form 17-A).	
Directors do not participate in		Directors do not receive any compensation as such except for reasonable per diems for attendance in Board and Committee meetings, as approved by the stockholders, and annual bonus which in no case shall the total yearly compensation exceed 5% of the Company's net income during the preceding year. No director participates in discussions of the remuneration	
discussions or deliberations involving his/her own remuneration.	COMPLIANT	scheme for himself or herself. Links/References:	
		 The Revised Manual on Corporate Governance Minutes of the 2020 Annual Stockholders' Meeting 2020 Annual Report 	

Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	COMPLIANT	The Company's Nomination and Election Policy which	
Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	COMPLIANT	includes relevant provisions giving right to a minority shareholder to nominate a candidate to the Board, is embodied in the Company's Revised Manual on Corporate	
Board nomination and election policy includes how the company accepts nominations from minority shareholders.	COMPLIANT	Governance. Links/References:	
Board nomination and election policy includes how the board reviews nominated candidates.	COMPLIANT	 The Revised Manual on Corporate Governance Minutes of the 2020 Annual Stockholders' Meeting 2020 Definitive Information Statement 	
 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	2020 Definitive Information Statement	
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	COMPLIANT		
Recommendation 2.7			
Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	The Board has the duty to ensure that there is a group-wide policy and system governing related parties and Related Party Transactions. It has approved the Company's Related Party Transaction Policy, and created the Related Party Committee to ensure that all Related Party Transactions are (i) conducted at arm's length basis, (ii) fair, and (iii) shall	
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	COMPLIANT	inure to the best interests of the Company and its shareholders. Links/References:	
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	COMPLIANT	 The Revised Manual on Corporate Governance Annual Statement 	

De a compandation 0.0			
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	The Corporate Governance Committee assists the Board in the selection and performance evaluation of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions. The Board appoints/elects the Company's President and CEO, Compliance Officer, Chief Investment Officer (who is also the Chief Risk Officer), and Head of Internal Audit. Links/References: • The Revised Manual on Corporate Governance • Excerpt of Minutes of Corporate Governance Committee (absorbed the Nomination & Remuneration Committee) Meeting • Minutes of the 2020 Organizational Board Meeting	
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	Links/References: • The Revised Manual on Corporate Governance • Excerpt of Minutes of Corporate Governance Committee (absorbed the Nomination & Remuneration Committee) Meeting	
Recommendation 2.9			
performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	The Board of Directors is responsible for ensuring that the performance of Management and personnel is at par with the standards set by the Board. Links/References: The Revised Manual on Corporate Governance	
2. 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	Performance Management System	

Re	commendation 2.10			
1.	Board oversees that an appropriate internal control system is in place.	COMPLIANT	The Board through its Audit Committee is responsible for the establishment and ensuring the adequacy and effectiveness of the Company's internal control system, and	
2.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	reviewing the performance of the Company's internal audit function. Links/References: • The Revised Manual on Corporate Governance	
3.	Board approves the Internal Audit Charter.	COMPLIANT	The Company's Internal Audit Charter was endorsed for approval by the Audit Committee and approved/ratified by the Board. Links/References: Internal Audit Charter	
Re	commendation 2.11			
1.	Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	COMPLIANT	The Board oversees that the Company has in place a sound enterprise risk management framework through its Board Risk Oversight Committee (Risk Com), to effectively identify, monitor, and manage key business risks.	
2.	The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	COMPLIANT	The Risk Com assists the Board in defining the Company's risk appetite and overseeing the risk profile and performance against the defined risk appetite. It oversees the system of limits to discretionary authority that the Board delegates to management, ensure that the system remains effective, that limits are observed and that immediate corrective actions are taken whenever limits are breached.	
			 Links/References: The Revised Manual on Corporate Governance Risk Com Charter 	

Re	commendation 2.12			
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties.	COMPLIANT	BenLife has a Board Charter that sets forth its function and role, the processes and protocols that must be followed in the conduct of the board meetings, and the performance of their duties and responsibilities. Links/References:	
2.	Board Charter serves as a guide to the directors in the performance of their functions.	COMPLIANT		
3.	Board Charter is publicly available and posted on the company's website.	COMPLIANT	Board Charter	

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				
Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	COMPLIANT	BenLife's Board Committees consist of the following: (i) Audit Committee, (ii) Board Risk Oversight Committee (absorbed the former assets and Liabilities Committee), (iii) Corporate Governance Committee (absorbed the Nomination and Remuneration Committee), and (iv) Related Party Transactions (RPT) Committee. The composition, functions, and powers of the Board Committees are found in the Company's Revised Manual on Corporate Governance, and respective Committee Charters duly approved by the Board. Links/References: • The Revised Manual on Corporate Governance • Minutes of the 2020 Organizational Board Meeting		

Recommendation 3.2	Recommendation 3.2			
Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and	COMPLIANT	The Audit Committee has the responsibility to select, evaluate, review of the performance, scope of work and fees of the external auditor, and where appropriate, recommend the re-appointment or replacement of the current external auditor. Links/References: • The Revised Manual on Corporate Governance • Audit Committee Charter		
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	COMPLIANT	The members of the Audit Committee as of December 31, 2020 were: Roberto F. De Ocampo Chairman – Independent Director Roberto C. Fernandez Non-Executive Director Jaime F. Panganiban Independent Director Cesar O. Virtusio Independent Director Paul P. Sagayo, Jr. Non-Executive Director Links/References: Directors' Profile Minutes of the 2020 Organizational Board Meeting		
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. 3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	COMPLIANT	The members of the Audit Committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance. Links/References: Directors' Profile 2020 Definitive Information Statement		
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. Output Description:	COMPLIANT	Mr. Roberto F. De Ocampo is the Chairman of the Audit Committee. He is not the Chairman of the Board or of any other committee. Links/References: Profile of Mr. Roberto De Ocampo 2020 Definitive Information Statement		

Recommendation 3.3		
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	In 2020, the Board created the Corporate Governance Committee which absorbed and took over the functions of the Nomination and Remuneration Committee. It is tasked to assist the Board in fulfilling its corporate governance responsibilities by ensuring compliance with and proper observance of corporate governance laws, rules, principles and best practices. Links/References: The Revised Manual on Corporate Governance Corporate Governance Committee Charter
Corporate Governance Committee is composed of at least three members, majority of whom should be independent directors.	COMPLIANT	The members of the Corporate Governance Committee as of December 31, 2020 were: Cesar O. Virtusio Chairman – Independent Director Roberto C. Fernandez Non-Executive Director Jaime F. Panganiban Independent Director Roberto F. De Ocampo Independent Director Jaime C. Fernandez Executive Director Links/References: Directors' Profile Minutes of the 2020 Organizational Board Meeting
Chairman of the Corporate Governance Committee is an independent director.	COMPLIANT	Mr. Cesar O. Virtusio is the Chairman of the Corporate Governance Committee. He is an independent director. Links/References: • Profile of Mr. Cesar O. Virtusio • 2020 Definitive Information Statement

Recommendation 3.4		
1. Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	COMPLIANT	In 2020, the Board created the Board Risk Oversight Committee (Risk Com) which absorbed and took over the functions of the Assets and Liabilities Committee (ALCO). The Risk Com is responsible for the Company's Enterprise Risk Management System, in accordance with its Charter. Links/References: The Revised Manual on Corporate Governance Board Risk Oversight Committee Charter
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman. Output Description:	COMPLIANT	The members of the Board Risk Oversight Committee as of December 31, 2020 were: Jaime F. Panganiban Chairman - Independent Director
The Chairman of the BROC is not the Chairman of the Board or of any other committee.	COMPLIANT	Mr. Jaime F. Panganiban is the Chairman of the Board Risk Oversight Committee. He is not the Chairman of the Board or of any other committee. Links/References: Profile of Mr. Jaime F. Panganiban 2020 Definitive Information Statement
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Output Description:	COMPLIANT	All members of the Board Risk Oversight Committee have relevant thorough knowledge and experience on risk and risk management. Links/References: Directors' Profile 2020 Definitive Information Statement
Recommendation 3.5		

Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company. COM	PLIANT	In 2018, the Board created the Related Party Transaction (RPT) Committee which is tasked with reviewing all material related party transactions of the Company. Links/References: • The Revised Manual on Corporate Governance • Related Party Transactions Committee Charter
whom should be independent, including the Chairman.	PLIANT	The members of the Related Party Transactions Committee as of December 31, 2020 were: Cesar O. Virtusio Chairman – Independent Director Roberto C. Fernandez Non-Executive Director Jaime F. Panganiban Independent Director Roberto F. De Ocampo Independent Director Paul P. Sagayo, Jr. Non-Executive Director John E. Huang Independent Director (Alternate Member) Links/References: Directors' Profile Minutes of the 2020 Organizational Board Meeting
reporting process, resources and other relevant information.	PLIANT	All Board Committees have their own respective Charters which contain all the required information related its respective purposes, memberships, structures, and specific duties. The Charters also provide for the performance evaluation of the Committee. All Board Committee Charters are made available in BenLife's website.
Comminees.	PLIANT	Links/References: • Board Committee Charters Links/References: • Board Committee Charters

		lirectors should devote the time and attention necessary to proprime to be familiar with the corporation's business.	perly and effectively
Recommendation 4.1	Ü		
1. The Directors attend and actively participates 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	For the covered period, the Directors actively participated in Board, Committees and Shareholders' Meetings either in person or through remote communication conducted in accordance with the rules and regulations of the Commission. Links/References: • The Revised Manual on Corporate Governance (Conduct of Meetings, Attendance and Quorum Requirement) • Certificate of Attendance of Directors	
The directors review meeting materials for all Board and Committee meetings.	COMPLIANT	Meeting Materials are sent to the Members prior to the scheduled Board and/or Committee Meetings to fully inform the members of the matters to be taken up during the meeting and enable them to review the materials. Links/References: Printed email showing that the materials were given in advance	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	COMPLIANT	The Minutes of Meetings contain the discussions by the Board/Committee on issues presented by Management which reflect questions or clarifications from the Members and answers/explanations from the Management. Links/References: Excerpt of one of the Minutes of Meetings where questions were raised or clarification/explanation were sought by the directors.	

1. Non-executive directors concurrently serve in a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.	COMPLIANT	The Company's Revised Manual on Corporate Governance provides for a policy limiting directorships of non-executive directors and independent directors in publicly-listed companies and ICREs to a maximum of five (5) to ensure that such director will be able to devote sufficient time to effectively carry-out his duties and responsibilities. Links/References: The Revised Manual on Corporate Governance Directors' Profile	
Recommendation 4.3			
The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.	COMPLIANT	Links/References: • Excerpt of Minutes of Corporate Governance Committee Meeting	
Principle 5: The board should endeavor to ex	ercise an obje	ctive and independent judgment on all corporate affairs	
Recommendation 5.1			
The Board is composed of at least twenty percent (20%) independent directors.	COMPLIANT	As of December 31, 2020, the Board of Directors is composed of ten (10) directors. Four (4) out of Ten (10) or 40% are independent directors. Links/References: Secretary's Certificate on the composition of the Board of Directors as of December 31, 2020	
Recommendation 5.2			
The independent directors possess all the necessary qualifications and none of the disqualifications to hold the position.	COMPLIANT	All BenLife's independent directors possess all the necessary qualifications and none of the disqualifications as such. Links/References: • Directors' Profile • Excerpt of Minutes of Corporate Governance Committee Meeting	

Recommendation 5.3			
The independent directors serve for a			
maximum cumulative term of nine years. As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the Pre-Need Companies and Health	COMPLIANT	The maximum nine (9)-year term limit for the Company is independent directors shall be reckoned from 02 January 2015 pursuant to the relevant IC Circular. As such, the terms served by the Company's independent directors prior to 02 January 2015 shall not be included in the application of the term limit prescribed. Hence, the Company's current independent directors are all within the prescribed term limit. Links/References: • Directors' Profile	
The company bars an independent director from serving in such capacity after the term limit of nine years.	COMPLIANT	The Company's Revised Manual on Corporate Governance adopts a maximum nine (9)-year term limit policy for independent directors which term shall be reckoned from 02 January 2015 pursuant to the relevant IC Circular. Links/References: The Revised Manual on Corporate Governance	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seeks shareholders' approval during the annual shareholders' meeting.	COMPLIANT	The terms served by the Company's independent directors prior to 02 January 2015 shall not be included in the application of the term limit prescribed pursuant to and in accordance with the relevant IC Circular. Hence, the Company's current independent directors are all within the prescribed term limit. Links/References: • The Revised Manual on Corporate Governance	

Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	The Company's Chairman of the Board is Mr. Roberto C. Fernandez while the President and Chief Executive Officer is Mr. Jaime C. Fernandez.	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	COMPLIANT	The Company's Amended By-Laws and Revised Manual on Corporate Governance clearly and distinctly define the duties and responsibilities of the Chairman of the Board and President and Chief Executive Officer. Links/References: The Revised Manual on Corporate Governance Amended By-Laws	
Recommendation 5.5			
If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the board designates a lead director among the independent directors.	COMPLIANT	The Company's Revised Manual on Corporate Governance designates the Chairman of the Audit Committee as the lead director in the event that the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person. For the covered period, the Chairman of the Board is not an independent director. Hence, pursuant to the relevant provision of the Company's Revised Manual on Corporate Governance, the lead director was Mr. Roberto F. De Ocampo, the Chairman of the Audit Committee. Links/References: • The Revised Manual on Corporate Governance	
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations for the same.	COMPLIANT	Links/References: • Excerpt of Minutes of Asset and Liabilities Committee (nka Board Risk Oversight Committee) Meeting	
Recommendation 5.7			

The non-executive directors (NEDs)		Provide proof and details of said meeting, if any.	For the covered
have separate periodic meetings with			period, all meetings
the external auditor and heads of the		Provide information on the frequency and attendees of	with the external
internal audit, compliance and risk		meetings.	auditor and heads of
functions, without any executive			the internal audit,
director present to ensure that the			compliance and risk
proper checks and balances are in			functions were
place with the corporation.			attended by the
			President & CEO, an
			executive director.
			This area of non-
2. The meetings are chaired by the lead			compliance has
independent director.			already been
·			addressed by the
			Board and Senior
			Management of the
			Company by instituting
			a mandatory private
	NON-		session exclusively
	COMPLIANT		between the NEDs and
			external auditor and
			heads of the internal
			audit, compliance
			and risk functions on
			Audit Committee
			Meetings. Such
			private sessions shall
			be chaired the
			Chairman of the Audit
			Committee who shall
			also be the lead
			independent director
			pursuant to the
			relevant provisions of
			the Revised Manual on
			Corporate
			Governance.

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			
Board conducts an annual self- assessment of its performance as a whole.	COMPLIANT	Pursuant to the Revised Manual on Corporate Governance, the members of the Board and Board Committees conducted the annual review and evaluation of their	
2. The performance of the Chairman is assessed annually by the Board.	COMPLIANT	collective and individual performance. Links/References:	
3. The performance of the individual member of the Board is assessed annually by the Board.	COMPLIANT	 The Revised Manual on Corporate Governance Board Performance Assessment Forms Excerpt of the Minutes of Nomination and Remuneration Committee Meeting 	
4. The performance of each committee is assessed annually by the Board.	COMPLIANT		

5. Every three years, the assessments are supported by an external facilitator.	NON- COMPLIANT	The Board has adopted this recommendation in its Revised Manual on Corporate Governance on October 15, 2020. The Board through its Corporate Governance Committee has determined that due to the prevailing circumstances and restrictions during the community quarantine it is impractical and unfeasible to engage external facilitator to support the Board's annual self-assessment. Nevertheless, it has approved to engage the services of its external auditor to provide support for the Board performance assessment exercise for the year 2022.
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Recommendation 6.2	ı		
 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 	COMPLIANT	The Board, pursuant to the Company's Revised Manual on Corporate Governance, has put in place a Board Performance Review and Self-Assessment Process which provides for the criteria in determining the performance of the Board as a whole, Board Committees, and individual directors on an annual basis. Such process includes a system that allows for a feedback from the shareholders. Links/References: The Revised Manual on Corporate Governance	
The system allows for a feedback mechanism from the shareholders	COMPLIANT		
Principle 7: Members of the Board are duty-b	ound to apply	high ethical standards, taking into account the interests of all sta	keholders.
Recommendation 7.1	, i i		
Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	COMPLIANT	Links/References: • Company's Code of Business Conduct and Ethics	
The Code is properly disseminated to the Board, senior management and employees.	COMPLIANT	The Company's Code of Business Conduct and Ethics is disseminated to the Board, senior management and employees online through BenLife's website, and as part of the orientation of new directors and/or employees, and mandatory continuing training of program for the members of the Board, Officers, and employees.	
3. The Code is disclosed and made available to the public through the company website.	COMPLIANT	Links/References: • Company's Code of Business Conduct and Ethics	

Recommendation 7.2				
 Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. 	COMPLIANT	The Board requires full compliance with the Code of Business Conduct and Ethics and internal policies. The Board, through Human Resources, ensures that every employee is aware of and upholds the same. To		
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.		promote compliance, all new employees are given a copy of the Code of Business Conduct and Ethics and internal policies and undergo the New Employees' Orientation training for staff and Orientation Training for new Officers and Directors wherein the Code is comprehensively discussed.		
	COMPLIANT	The Company implements the Code of Business Conduct and Ethics with a robust disciplinary program wherein proven infractions and violations of employees thereof are acted upon in accordingly.		
		Links/References: • NTE and Notice of Decision		
Disclosure and Transparency				

Disclosure and Transparency

Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

and 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.	BenLife strongly believes that disclosure of relevant information about the Company to its shareholders and other stakeholders is crucial for them to make an informed decision. Relevant information are timely disclosed in the website. In accordance with the Revise Manual on Corporate Governance, the Company continuously expands its public disclosure requirements and ensures observance of expectations and requirements prescribed under relevant laws, rules and regulations, and industry standards on disclosure. Links/References: The Revised Manual on Corporate Governance	

1.	Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	All relevant information about the Company's Directors are available in BenLife's website and also provided to the stockholders in the 2020 Definitive Information Statement. Links/References: Directors' Profile 2020 Definitive Information Statement	
2.	Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	COMPLIANT	All relevant information about the Company's Key Executives are available in BenLife's website and also provided to the stockholders in the 2020 Definitive Information Statement. Links/References: Officers' Profile 2020 Definitive Information Statement	
Re	commendation 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 in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	COMPLIANT	All Directors are entitled to per diem for attendance at each Board/Board Committee meeting and to a total of 5% of the Company's net earnings. Executive Directors are appointed under standard employment terms, which include provisions for basic salary and performance bonus, depending on their performance, relevant working experience, employment status, position, and rank in the Company. Non-executive Directors, do not receive any performance-related compensation. The proposed amendments to the Amended By-Laws include the increase in the per diem of the directors, which shall now amount to Php20,000.00 per Committee Meeting and Php40,000.00 per Board Meeting. Links/References: The Revised Manual on Corporate Governance 2020 Definitive Information Statement	

2.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporate Code.	COMPLIANT	The Company's Remuneration System is anchored on the principle of fair, transparent, and performance-based reward. The general remuneration policy is to provide fair and competitive salary and benefits to officers and employees commensurate with their experience, responsibilities, job grade/corporate rank and position. Links/References: • The Revised Manual on Corporate Governance	
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	NON-COMPLIANT	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.	The Company's reports do not disclose the remuneration on an individual basis. However, the Annual Report and Information Statement include a clear, concise and understandable disclosure of the aggregate compensation paid to and received by the Company directors and top four (4) executives including the President & CEO during the preceding year. Links/References: 2020 Annual Report 2020 Definitive Information Statement

Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	COMPLIANT	The Revised Manual on Corporate Governance contains relevant provision on related party transactions. Pursuant to the RPT Policy of the Company, a director or officer who has conflict of interest in a particular RPT, should refrain from participation in the deliberation and approval of the particular transaction. Links/References: The Revised Manual on Corporate Governance RPT Policy	
2. Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by the majority vote of the stockholders in the annual stockholders' meeting during the year.	COMPLIANT	The Company's RPT Policy requires a summary of Material RPTs to be disclosed in the Company's ACGR. All of the Company's RPTs are disclosed in the Audited Financial Statements (PAS)24, as a schedule in the Annual Statement, and in the RPT quarterly reports to the IC. For the period covered, there was no RPT which required to be reported. Links/References: RPT Policy Audited Financial Statement RPT Schedule to the Annual Statement	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT	The Company's corporate governance policies, programs and procedures are contained in its Revised Manual on Corporate Governance. Links/References:	
Company's MCG is posted on its company website.	COMPLIANT	The Revised Manual on Corporate Governance	

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.

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Recommendation 9.1	Recommendation 9.1					
 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	COMPLIANT	Links/References: The Revised Manual on Corporate Governance Audit Committee Charter				
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	Links/References: • Minutes of the 2020 Annual Stockholders' Meeting • 2020 Definitive Information Statement				
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	COMPLIANT	The incumbent external auditor of the Company, Reyes Tacandong & Co. was re-elected in 2020. Links/References: Minutes of the 2020 Annual Stockholders' Meeting				
Recommendation 9.2						
1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	COMPLIANT	Links/References: • Audit Committee Charter				

2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Links/References: • Audit Committee Charter	
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	For 2020, the Company did not engage its external auditor, Reyes Tacandong & Co., for any non-audit/consultancy services. Thus, no non-audit fees were paid.	
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	Links/References: • Audit Committee Charter	
Principle 10: The company should ensure that	t the material c	and reportable non-financial and sustainability issues are disclose	ed.
Recommendation 10.1			
Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	COMPLIANT	Links/References: • Sustainability Report • The Revised Manual on Corporate Governance	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	COMPLIANT	Links/References: • Sustainability Report	

Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information.					
This channel is crucial for informed decision-ma	aking by inves	stors, stakeholders and other interested users.			
Recommendation 11.1					
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	COMPLIANT	BenLife maintains and regularly updates the information and public disclosures found in the Company's website. Links/References: BenLife's website [https://www.benlife.com.ph/]			
In	nternal Contro	l System and Risk Management Framework			
		er governance in the conduct of its affairs, the company should	bayo a strong and		
			have a sirong and		
effective internal control system and enterprise	e risk manage	erneni irarnework.			
Recommendation 12.1					
		All internal controls procedures are incorporated in the policies of the Audit Committee Charter.			
Company has an adequate and effective internal control system in the conduct of its business.	COMPLIANT	The review of internal control systems is embedded in the audit program/procedures of a particular unit/process/system performed all year round based on the approved Audit Plan. The Annual Audit Plan is prepared using the risk-based audit methodology and is being reviewed and approved by the Audit Committee.			
		Links/References:			

<u>Audit Committee Charter</u><u>Internal Audit Charter</u>

	T		
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	An integral part of the Company's risk management discipline is a clear understanding of its key risks, the consistent execution of activities to address them and continuous improvement of the Risk Management program.	
		Part of the governance of Risk Management is the regular review of the Risk Management Plans of all its business units. This is being conducted at least once a year across the Support Group for Strategic Risks, while for Operational and Investment Risks, the business units have a more frequent review of their risk management plan.	
		Risk management was also integrated into the strategic planning process, wherein risks are also identified especially for those areas that could have an impact on the strategic objectives set by the Company. The Risk Management Team has also started to integrate Environment, Social and Governance (ESG) in the risk assessment process, including enhancement of business continuity plans to make sure climate change related risks are properly mitigated.	
		For a thorough discussion on the Company's top risks and risk management programs and initiatives, see below links/references:	
		 The Revised Manual on Corporate Governance Board Risk Oversight Committee Charter 	
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 has an Internal Audit Department (in-house) that provides independent, objective assurance, and consulting services designed to add value and improve the Company's operations.	

Ro	commendation 12.3			
	Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	COMPLIANT	The Company has a qualified Internal Audit Head appointed by the Board. She is Ms. Anna Christina H. Docena.	
2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	COMPLIANT	Links/References: • Internal Audit Head's Profile • Internal Audit Charter	
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 Company has an in-house Internal Audit Department and does not outsource activity to third-party provider.	
Re	commendation 12.4			
1.	Company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT	The risk management function is one of the Company's key line of defense, apart from Compliance, and is carried out by the Risk Management Unit of the Company. The Company's Board of Directors is committed to establishing a fully functioning enterprise risk management system for the Company and its business. The Board oversees the Company's risk management functions through the Risk Management Unit. The Risk Management Unit reports functionally to the Board through the Risk Oversight Committee. The personnel under the Risk Management Unit have collective knowledge and technical skills commensurate with business activities and risk exposures of the Bank. Links/References: • The Revised Manual on Corporate Governance • Board Risk Oversight Committee Charter	

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 has a Chief Risk Officer who is the ultimate champion of Enterprise Risk Management. She is Ms. Annette Marie M. Malixi. Links/References: CRO Profile	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	COMPLIANT	In 2020, the Company's Chief Risk Officer, Ms. Annette Marie M. Malixi, had a rank of Senior Vice President and was supported by a team composed of competent risk and compliance specialists. Links/References: The Revised Manual on Corporate Governance Board Risk Oversight Committee Charter	
Principle 12: The consequence of outlet two or call the		Synergic Relationship with Shareholders	varaina af thaoir rialata
Recommendation 13.1	arenolaers raini	y and equitably, and also recognize, protect and facilitate the e	exercise of their rights.
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	COMPLIANT	Links/References: • The Revised Manual on Corporate Governance	
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Links/References: • Shareholders' Rights	
Recommendation 13.2			

1. 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 COMPLIANT COMPLIANT COMPLIANT COMPLIANT Links/References: Minutes of the 2020 Annual Stockholders' Meeting was held on 15 October 2020. The minutes of the ASM was posted on the Company's website within five (5) business days after the ASM. The votes on each agenda item is clearly reflected in the minutes of the meeting, including all the questions asked and the reply thereto. [Link] There was opportunity to ask question and the answers given [Links/References: Minutes of the 2020 Annual Stockholders' Meeting The votes on each agenda item is clearly reflected in the minutes of the meeting, including all the questions asked and the reply thereto. [Link] There was opportunity to ask question and the answers given [Links/References: Minutes of the 2020 Annual Stockholders' Meeting	Board encourages active sharehol participation by sending the Notice Annual and Special Shareholders' Meeting with sufficient and relevan information at least 21 days before meeting.	e of and	The 2020 Notice and Agenda along with the 20202 Definitive Information Statement and other ASM Materials were sent out to the stockholders on September 23, 2020, or at least 21 days before the meeting. Included in the 2020 Agenda is an item for the approval of the Shareholders on the Management proposed increase in the directors' per diem. Links/References: Notice & Agenda of 2020 Annual Stockholders' Meeting 2020 Definitive Information Statement	
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 The 2020 Annual Stockholders Meeting was held on 15 October 2020. The minutes of the ASM was posted on the Company's website within five business days from the end of the meeting. COMPLIANT Links/References: Minutes of the 2020 Annual Stockholders Meeting was held on 15 October 2020. The minutes of the ASM was posted on the Company's website within five (5) business days after the ASM. The votes on each agenda item is clearly reflected in the minutes of the meeting, including all the questions asked and the reply thereto. [Link] There was opportunity to ask question and the answers given [Link] Links/References:	Recommendation 13.3			
2. 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 COMPLIANT Company's website within five (5) business days after the ASM. The votes on each agenda item is clearly reflected in the minutes of the meeting, including all the questions asked and the reply thereto. [Link] There was opportunity to ask question and the answers given [Link] Links/References:	participation by making the resu the votes taken during the most re- Annual or Special Sharehold Meeting publicly available the	others'		
Recommendation 13.4	Shareholders' Meetings were availed on the company website within five business days from the end of the meeting.		October 2020. The minutes of the ASM was posted on the Company's website within five (5) business days after the ASM. The votes on each agenda item is clearly reflected in the minutes of the meeting, including all the questions asked and the reply thereto. [Link] There was opportunity to ask question and the answers given [Link] Links/References:	

Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	COMPLIANT	The Company's Revised Manual on Corporate Governance provides that the Board may adopt the rules and procedures set forth under Republic Act No. 9285, the Alternative Dispute Resolution Act of 2004, as an alternative means to amicably and fairly settle such disputes, conflicts, or differences, in order to ease the tedious process of court litigation. Links/References: • The Revised Manual on Corporate Governance	
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	COMPLIANT	Links/References: • The Revised Manual on Corporate Governance	

Duties to Stakeholders

Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.

Recommendation 14.1			
Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	COMPLIANT	The Board of Directors and Management has identified the Company's various stakeholders in its Revised Manual on Corporate Governance, as it is through recognition of stakeholders and proper understanding of their needs, concerns, and expectations, will the Company be able to develop long term-solutions, make responsible business decisions, and perform better and create meaningful wealth, growth and sustainability.	
		Essentially, the Company's key stakeholders include: (i) employees, and partner sales agents and brokers, who work toward achieving business strategies, (ii) clients and policyholders whom the Company serves; (iii) suppliers and contractors; (iv) host communities of the companies and business units, and (v) regulators of the business.	
		Links/References:	
		 The Revised Manual on Corporate Governance Sustainability Report 	

Recommendation 14.2						
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	COMPLIANT	BenLife treats its stakeholders fairly and protection. Links/References: Policy on Fair Treatment to Stakeho in the Company's Revised Manual Governance) Code of Ethics and Business Condu	on Corporate			
Recommendation 14.3						
Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	COMPLIANT	Ma. Grace E. Ang mgeang@benlife.com.ph customercare@benlife.com.ph +63(02) 8818-8671 For any concerns of shareholders corpsec@benlife.com.ph mmcqui	the Company ensures byees may raise their bloyee concerns ima Via B. Velasquez inlife.com.ph ince@benlife.com.ph e8671 loc. 8707 sales & agency forms in intio@benlife.com.ph 8-8671 loc. 8571			

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.

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	BenLife has put in place policies and programs that focus on (i) health, safety and welfare; (ii) training and development; and (iii) reward/compensation for employees to encourage them to perform better and motivate them to take a more dynamic role in the Company. BenLife is committed to consistently engage its employees to ensure that they are heard and updated of Company goals and key result areas to make them more effective. Links/References: The Revised Manual on Corporate Governance Annual Report Sustainability Report	
Recommendation 15.2			
Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	COMPLIANT	 Links/References: Anti-Bribery and Corruption Policy (as incorporated in the Company's Revised Manual on Corporate Governance Company's Code of Business Conduct and Ethics 	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. Recommendation 15.3	COMPLIANT	The Company's Policy and Program is disseminated to the Board, senior management and employees online through BenLife's website, intranet email communications, and as part of the orientation of new directors and/or employees, and mandatory continuing training of program for the members of the Board, Officers, and employees.	

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	BenLife does not and will not tolerate unethical or illegal conduct, thus a Whistleblowing Policy and its mechanism were established to ensure that employees, customers, shareholders, and third-party service providers will have a way to report questionable activity, unethical conduct, fraud or any other malpractice, by mail, phone or e-mail. Disclosures or reports are handled under the strictest measures of confidentiality and anonymity to allay fears of reprisal or retaliation. Reports can be submitted to the Compliance and who determines the substance and validity of all whistle- blower reports. Reports can also be disclosed to any officer of the Company, to the office of HRLRA, and Internal Audit. If the report is deemed well-substantiated, the report is turned over to the Audit Department and/or HR for further investigation. Should the report be deemed baseless, within 24 hours from receipt thereof, the whistleblower shall be informed of the report status without prejudice to its re-submission. Meritorious disclosures are given due recognition and may be eligible for a reward as determined by the HR or the Investigation Committee. All disclosures, their statuses, and resolutions are regularly reported to the Company's Audit Committee then to the Board. The Company's Whistleblowing Policy and mechanism include procedures and measures to protect the employees from retaliation Links/References: Whistleblowing Policy (as incorporated in the Company's	
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		
Board supervises and ensures the enforcement of the whistleblowing framework.	COMPLIANT	All disclosures and their corresponding status and resolution are regularly reported to the Board, thru the Audit Committee.	

Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.

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.

COMPLIANT

BenLife's community involvement and environment –related programs are prescribed in the Company's Revised Manual on Corporate Governance.

BenLife is committed to protecting the environment by responsibly managing environmental footprint. The Company's efforts and programs are discussed in BenLife's website under CSR corner and Sustainability Report.

Links/References:

- The Revised Manual on Corporate Governance
- Sustainability Report
- CSR corner

CERTIFICATION

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

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ROBERTO C. FERNAN		JAIME C. FERNAN	DEZ				
CHAIRMAN OF THE BOARD		PRESIDENT/CEO					
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SUBSCRIBED AND SW	ORN to before me this _	day of	, of 20, by				
the following who are all							
competent evidence of id document as follows:	entity) and who exhibite	ed to me their resp	pective identification				
NAME	ID NO.	DATE/F	PLACE ISSUED				
1. Roberto C. Fernandez	Passport No. P5590221A; I						
2. Jaime C. Fernandez	Passport No. P4426338B; Is						
3. Roberto F. De Ocampo	Passport No. P5685296B; 1						
4. Cesar O. Virtusio	Passport No. P5559125B; Is						
5. Jaime F. Panganiban 6. John E. Huang	Passport No. P8096043A; I Passport No. P8640188A; I						
7. Ma. Sigrid R. Pinlac	Passport No. P7167294B; Is						
8. Kaima Via B. Velasquez	Passport No. P10138298; Is	Control of the Contro					
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				Appointment No. M-82-(2021-2022) PTR No. 8531011 Jan. 4, 2021			
				Makati City Roll No. 40091			
	101 Urban Ave. Campos Rueda Bidg.						
	Brgy. Pio Del Pilar, Makati City						