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Del Monte Pacific Limited

21 May 2019

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SECURITIES AND EXCHANGE COMMISSION G/F Secretariat Building PICC Complex, Roxas Boulevard Pasay City, Manila 1307

Subject: Integrated Annual Corporate Governance Report of Del Monte Pacific Limited

Gentlemen:

In compliance with the requirements of the Commission, we now submit Del Monte Pacific Limited's Integrated Annual Corporate Governance Report for 2018 which was <u>signed in counterparts</u>, as follows:

- Signed by Mr. Antonio Eugenio Ungson for and on behalf of Mr. Rolando Gapud (Chairman of the Board) pursuant to the enclosed Special Power of Attorney, Mr. Joselito Campos, Jr. (Chief Executive Officer), Mr. Emil Javier (Independent Director), and Mr. Antonio Eugenio Ungson (Company Secretary and Chief Compliance Officer), and notarized in the Philippines;
- Signed by Mr. Benedict Kwek Gim Song (Lead Independent Director) and Ms. Yvonne Goh (Independent Director), and authenticated by the Embassy of the Philippines in Singapore; and
- 3) Signed by Mr. Godfrey Scotchbrook (Independent Director) and authenticated by the Embassy of the Philippines in Hong Kong SAR.

We trust that you will find the foregoing in order.

Thank you.

Sincerely,

ANTONIO EUGENIO S. UNGSON Chief Compliance Officer

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	COMPLIANT /	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT ADDITIONAL INFORMATION	EXPLANATION
	NON-COMPLIANT		EXPLANATION
rinciple 1. The Company sha	uld be beeded by a ee	The Board Governance Responsibilities mpetent, working board to foster the long-term success of the corporation, and to su	atain its compatitiveness and profitability is
		e long-term best interests of its shareholders and other stakeholders.	stain its competitiveness and promability in
Recommendation 1.1			
. Board is composed of	Compliant	Provide information or link/reference to a document containing information on the	
directors with collective		following:	
working knowledge,			
experience or expertise that is relevant to the		1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors	
company's		expense and relevant trainings of directors	
industry/sector.		See the discussion starting on page 12 of the Company's colored FY2018	
		Annual Report ("FY2018 AR"), and the discussion starting on page 6, Annex	
2. Board has an appropriate	Compliant	B (Management Report) of the Company's 2018 Definitive Information	
mix of competence and		Statement ("DIS"). See also Section 2.1.1 of the Company's Manual on	
expertise.		Corporate Governance ("CG Manual").	
Directore remain qualified	Compliant	2. Qualifications standards for directors to facilitate the selection of potential	
 Directors remain qualified for their positions 	Compliant	nominees and to serve as benchmark for the evaluation of its performance	
individually and			
collectively to enable		Under its terms of reference ("TOR"), the Nominating and Governance	
them to fulfill their roles		Committee ("NGC") is responsible for reviewing the Board's composition and	
and responsibilities and		effectiveness, and determining whether the Directors possess the requisite	
respond to the needs of		qualifications and expertise, and whether the independence of Directors is	
the organization.		compromised.	
		All appointments and re-appointments of Directors are first reviewed and	
		considered by the NGC and then recommended for approval by the Board.	
		The NGC has formalized this process and adopted procedures for the	
		selection, appointment and re-appointment of Directors in order to increase	
		transparency of the nominating process.	
		The NCC such start the holence of skills and expression on the Decid and	
		The NGC evaluates the balance of skills and competencies on the Board and, in consultation with the Chairman of the Board and Management, determine	
		the desired skill sets and qualities for a particular appointment.	
		The NGC undertakes the process of identifying the quality of Directors	
		aligned with the Company's strategic directions. The NGC evaluates the	
		suitability of a prospective candidate based on her or his qualifications and	
		experience, ability to commit time and effort in the effective discharge of	
		duties and responsibilities, independence, past business and related	
		experience, and track record. The NGC identifies any core competencies that will complement those of current Directors on the Board.	
Form – I-ACGB * Lindated 21Dec2017			Page 1 of

Re	commendation 1.2			
1.	Board is composed of a majority of non-executive directors.	Compliant	Identify or provide link/reference to a document identifying the directors and the type of their directorships. The Board comprises seven Directors, four of whom are non-executive Independent Directors. See page 12 of the FY2018 AR. Information is also available on the Company website: <u>https://www.delmontepacific.com/about-us/leadership</u>)	
Re	commendation 1.3			
	Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	 Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors. See Sections 2.1.3 and 2.1.4 of the CG Manual. Provide information or link/reference to a document containing information on the 	
2.	Company has an orientation program for first time directors.	Compliant	orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered. See page 75 of the FY2018 AR.	
	Company has relevant annual continuing training for all directors.	Compliant		
	commendation 1.4			
	Board has a policy on board diversity	Compliant	 Provide information on or link/reference to a document containing information on the company's board diversity policy. See Section 2.1.5 of CG Manual and its Appendix 2.1.5 (Board Diversity Policy). Indicate gender composition of the board. The Board comprises one female Director and six male Directors. 	
	tional: Recommendation 1.4			
1.	Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Partly Compliant	 Provide information on or link/reference to a document containing the company's policy and measureable objectives for implementing board diversity. The Board Diversity policy recognizes the importance of diversity. The Board believes that its effectiveness and decision-making will be enhanced as it harnesses the variety of skills, industry and business experiences, gender, age, ethnicity and culture, geographical background and nationalities, tenure of service, and other distinguishing qualities of its own diverse Board. (The Board Diversity policy is stated on page 78 of the FY2018 AR.) 	The NGC is still in the process of finalizing these measurable objectives.

Re	commendation 1.5		 Please specify (i) what these measurable objectives are; and (ii) share any progress report in achieving this objective(s). The policy also states that the "corporate governance section of the AR shall include a summary of the policy and measurable objectives set for implementing the policy and progress made towards achieving these objectives. When evaluating candidates, the NGC takes into account this diversity policy and areas of diversity such as skills, industry and business experiences, gender, age, ethnicity and culture, geographical background and nationalities. The NGC has yet to disclose these measurable objectives. Provide link or reference to a progress report in achieving its objectives. 	
1.	Board Assisted by a Corporate Secretary. Corporate Secretary is a separate individual from the Compliance Officer.	Compliant Non-compliant	 Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties and functions. The Company Secretary is Mr. Antonio Eugenio S. Ungson. (Information on his qualifications and professional experiences are found on page 15 of the FY2018 AR. His duties and functions are also described in Section 2.7.3 of the CG Manual.) 	Although the Company Secretary is not a separate individual from the Compliance Officer, he is cognizant of his primary responsibility both as Company Secretary and as Compliance Officer, and remains responsible to the Company and its shareholders, and not to the Chairman or President. Moreover, having one person occupy these two positions does not necessarily diminish the focus he would have in discharging these functions.
3.	Corporate Secretary is not a member of the Board of Directors.	Compliant		
4.	Corporate Secretary attends training/s on corporate governance.	Compliant	 Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered. The Company Secretary attended a Corporate Governance and Anti-Money Laundering Seminar provided by the Philippine Corporate Enhancement and Governance, Inc. at Dusit Thani Hotel, Makati City on 17 October 2018. 	

On	tional: Recommendation 1.	5		
1.	Corporate secretary	Partly Compliant	Provide proof that corporate secretary distributed board meeting materials at least	
	distributes materials for		five business days before scheduled meeting.	
	board meetings at least five business days before		Most of the board meeting materials are made available to Board members on the	
	scheduled meeting.		Board website five business days before the scheduled meeting. The complete	
	solicidadea meeting.		set of meeting materials is usually available around three business days before	
			the scheduled meeting.	
	commendation 1.6 Board is assisted by a	Compliant	Brouide information on or link/reference to a decument containing information on	
1.	Compliance Officer.	Compliant	Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and	
			functions.	
2.	Compliance Officer has a	Compliant		
	rank of Senior Vice		The Company's Chief Compliance Officer is Mr. Antonio Eugenio S. Ungson. For	
	President or an equivalent		information on his position and qualifications, please see page 15 of the FY2018	
	position with adequate stature and authority in		AR. For information on the duties and responsibilities of the Compliance Officer, please refer to Section 4.1.6 of the CG Manual.	
	the corporation.			
3.	Compliance Officer is not	Compliant		
	a member of the board.			
4.	Compliance Officer	Compliant	Provide information on or link/reference to a document containing information on	
4.	attends training/s on	Compliant	the corporate governance training attended, including number of hours and topics	
	corporate governance.		covered.	
			The Chief Compliance Officer, who is also the Company Secretary, attended a	
			Corporate Governance and Anti-Money Laundering Seminar provided by the Philippine Corporate Enhancement and Governance, Inc. at Dusit Thani Hotel,	
			Makati City on 17 October 2018.	
			accountabilities of the Board as provided under the law, the company's articles and b	py-laws, and other legal pronouncements and
gui	delines should be clearly mad	de known to all director	rs as well as to stockholders and other stakeholders.	
Re	commendation 2.1			
	Directors act on a fully	Compliant	Provide information or reference to a document containing information on how the	
	informed basis, in good		directors performed their duties (can include board resolutions, minutes of	
	faith, with due diligence		meeting).	
	and care, and in the best		The Directory adhered strictly to the Company's nation on Directory Conflict of	
	interest of the company.		The Directors adhered strictly to the Company's policy on Director Conflict of Interest. (See Appendix 2.8.3 of the Company's CG Manual.)	
Re	commendation 2.2			
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2.	Board oversees the development, review and approval of the company's business, objectives and strategy. Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	 Provide information or link/reference to a document containing information how the directors performed this function (can include board resolutions, minutes of meeting). The Board has continuously tracked the implementation of the Group's strategies as prepared by Management and facilitated by the Boston Consulting Group. Indicate frequency of review of business objectives and strategy The Board reviewed and discussed the Company and Group's strategies in various meetings in 2018. Management updates the Board at least quarterly on the status of strategic initiatives approved by the Board. 	
Su	pplement to Recommendati	on 2.2		
1.	defined and updated vision, mission and core values.	Compliant	Indicate or provide link/reference to a document containing the company's vision, mission and core values. See page 2 of the FY2018 AR. The Company's website also provides for the Company's vision and core values: <u>https://www.delmontepacific.com/about-us/vision-and-values</u> Indicate frequency of review of the vision, mission and core values. The Company's vision and core values are reviewed annually by the Board.	
2.	Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	Provide information on or link/reference to a document containing information on the strategy execution process. The Board had defined and approved the Company's strategic pillars and enablers that underpin the Company's vision and mission. Importantly, the Board had mandated the execution of the action plans under these pillars and enablers within a timeline, and these action plans are supported by financial and other resources.	
	commendation 2.3	0		
1.	Board is headed by a competent and qualified Chairperson.	Compliant	Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications.For information on the Chairperson's name and qualifications, please see page 12 of the FY2018 AR.	

Po	commendation 2.4			
ке 1.	Board ensures and adopts	Compliant	Disclose and provide information or link/reference to a document containing	
	an effective succession planning program for directors, key officers and	Compilant	information on the company's succession planning policies and programs and its implementation.	
	management.		Page 80 of the FY2018 AR states:	
2.	Board adopts a policy on the retirement for directors and key officers.	Compliant	"In its long term drive towards excellence, the Company recognizes the importance of sustainable leadership. To support this, a Succession Planning Program was established where a leadership talent bench is developed. The Company is committed to building and sustaining leadership capabilities by strengthening its talent pipeline, rolling out a program that identifies and sets out plans to develop expected leadership competencies, identifying high performers, and executing development and retention plans for these high performers. It further drives functional excellence via an integrated employee development program which includes training, on-the-job learning, coaching and mentoring."	
Re	commendation 2.5			
	Board aligns the	Compliant	Provide information on or link/reference to a document containing information on	
	remuneration of key	1	the company's remuneration policy and its implementation, including the	
	officers and board		relationship between remuneration and performance.	
	members with long-term		Or sting 5.0.4 of the COM and states that the time to and an any side and states at	
	interests of the company.		Section 5.2.1 of the CG Manual states that "a significant and appropriate proportion of executive directors' and key management personnel's remuneration should be	
2.	Board adopts a policy	Compliant	structured so as to link rewards to corporate and individual performance. Such	I
	specifying the relationship	Compliant	performance-related remuneration should be aligned with the interests of	
	between remuneration		shareholders and promote the long-term success of the Company."	
	and performance.		Dage 94 of the EV2049 AD indicates that the level and structure of remunaration	
3.	Directors do not	Compliant	Page 84 of the FY2018 AR indicates that the level and structure of remuneration of the Directors and key management personnel are aligned with the long-term	
з.	participate in discussions	Compliant	interests and risk policies of the Company. Relative to industry practice, trends and	
	or deliberations involving		norms, the Company has measurable standards to align the performance-based	
	his/her own remuneration.		remuneration of the Executive Directors and Key Management Personnel with the long-term interests of the Company.	
			Section 5.1 of the CG Manual states that "no director should be involved in deciding any matter relating to his or her remuneration." Further, Section 5.1.3 provides that	
			the RSOC reviews and recommends to the Board a general framework of	
			remuneration (including specific remuneration packages) for the Board and key management personnel.	
			Page 83 of the FY2018 AR also provides that the RSOC considers all aspects of remuneration – directors' fees, salaries, allowances, bonuses, options, share awards and other benefits-in-kind. It also works with the HR department in reviewing individual performance appraisal reports and benchmark studies conducted by Management.	
	orm – I-ACGR * Undated 21Dec2017			Page 6 of 67

Optional to Recommendation	2.5	The RSOC and Board had approved in 2016 a long-term stock option plan for Group executives and Group Directors (2016 ESOP). This plan was designed to align the long term interest of the Company and Group with those of its executives, managers and directors. No grants have been made under the 2016 ESOP.	
1. Board approves the remuneration of senior executives.	Compliant	Provide proof of board approval The Company Secretary hereby certifies that the Board had approved the remuneration of senior executives upon recommendation of the RSOC.	
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.	Compliant	 Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company. Section 5.2 of the CG Manual and the FY2018 AR provide that the level and structure of remuneration are aligned with the Company's long-term interests and risk policies. Page 84 of the FY2018 AR also discussed how the RSOC reviews the service contracts of the Executive Directors and key management personnel, and the remuneration framework adopted for these Directors and officers. See also Sections 5.2.2 and 5.2.3 of the CG Manual. Under the 2016 ESOP, the price or value of the Company's shares after a certain defined period is a measurable standard that aligns the long-term interest of eligible executives and Directors with that of the Company. 	
Recommendation 2.6			
 Board has a formal and transparent board nomination and election policy. 	Compliant	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders.	
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	Section 2.5.6 of the CG Manual states: Important issues to be considered as part of the process for the selection, appointment and re-appointment of directors include composition and progressive renewal of the Board and each director's competencies, commitment, contribution and performance (e.g., attendance, preparedness,	

election policy includes how the company accepted nominations from minority shareholders. Directors shall be required to submit themselves for en-omination and re- shareholders. In provide for nominations from min shareholders. 4. Board nomination and election policy includes how the board shortlists candidates. Compliant 5. Board nomination and election policy includes how the board shortlists Compliant 6. Board nomination and election policy includes nasessment of the effective process for identifying the quality of directors that is aligned with the stretegic direction. Compliant 7. Board homination and election policy includes nasessment of the effective process for identifying the quality of directors that is aligned with the stretegic direction. Compliant 8. Board has a process for identifying the quality of directors that is aligned with the stretegic direction. Compliant 9. Board has a process for identifying the quality of directors that is aligned with the scheduce and processes in the momination, election or replacement of a director. Provide information, election or replacements an annual evaluation process to assess the effectiveness of the Board as a wholes. The evaluation process to assess the effectiveness of the Board as a whole. The evaluation process to assess the effectiveness of the Board as a whole. The evaluation process to assess the effectiveness of the Board as a whole. The evaluation process to assess the effectiveness of the Board as a whole. The evaluation procestore and proceduces and proceduces and proceduces and					
shareholders. qualification standards and grounds for disqualification of Directors, as prescribed by the SEC GC Code. 4. Board nomination and election policy includes candidates. Compliant Under its TOR, the NGC reviews the Board's composition and effectiveness, and determines whether Directors possess the requisite qualifications, skills, candidates. 5. Board nomination and election policy includes an assessment of the Board's processes in the nomination, election or replacement of a director. Please also see page 79 of the FY2018 AR which discusses how Directors are selected, appointed and reappointed, and the role of the NGC in these processes. 7. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company. Compliant 8. Board for the ST2018 AR states: The Board's processes in the nomination, election or replacement of a director. Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. 6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company. Compliant 7. Definit company. Provide Information if there was an ansees stealting to its composition, information management. Board processes and processes to undertaken as an internal exercise and processes of a director databases set up by director or shareholder Non-compliant 1. Compony uses or other external sources of candidates (such as director	3.	election policy includes how the company accepted nominations	Non-compliant	appointment at regular intervals, and at least once every three years.	The Company's Articles of Association do not provide for nominations from minority shareholders.
election policy includes how the board shortlists Under its TOR, the NGC reviews the Board's composition and effectiveness, and determines whether Directors passess the requisite qualifications, skills, experience and expertise to meet the Company's business needs. 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 election appointed and reappointed, and the NGC in these processes. 6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company. Compliant information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. 7. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company. Compliant information if there was an assessment of the effectiveness of the Board as a whole. The evaluation process to a questional ecovering areas relating to its composition, information management, Board processes and procedures, Board Committee effectiveness, CEO performance evaluation and succession planning; and other matters. 7. 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 Non-compliant lefentify the professional search firm used or other external sources of candidates or ther external sources of databases set up by director or shareholder bodies) when searching Page 79 of the FY2018 AR states: The NGC does not usually but may come engaging the services of search consult of candidates in the so ari		shareholders.	-	qualification standards and grounds for disqualification of Directors, as prescribed	
 election policy includes an assessment of the German Sector and Sector and	4.	election policy includes how the board shortlists	Compliant	determines whether Directors possess the requisite qualifications, skills,	
effectiveness of the board's processes in the nomination, election or replacement of a director. Provide proof if minority shareholders have a right to nominate candidates to the board. 6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company. Compliant Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. Page 81 of the FY2018 AR states: The Board, through the NGC, implements an annual evaluation process to assess the effectiveness of the Board as a whole. The evaluation process to assess the effectiveness of the Board as a whole. The evaluation process to assess the effectiveness of the Board as a whole. The evaluation process is undertaken as an internal evaluation and succession planning; and other matters. Optional to Recommendation 2.6 Non-compliant 1. Company uses or other external sources of candidates (such as director databases set up by director or shareholder bodies (when as director databases set up by director or shareholder Non-compliant Identify the professional search firm board of directors. Non-compliant	5.	election policy includes an	Compliant		
replacement of a director. This mechanism is not provided in the Company's Articles of Association. 6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company. Compliant Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. Page 81 of the FY2018 AR states: The Board, through the NGC, implements an annual evaluation process is undertaken as an internal exercise and involves Board members completing a questionnaire covering areas relating to its composition, information management, Board processes and procedures, Board Committee effectiveness, CEO performance evaluation and succession planning; and other matters. 7 The findings are discussed with the NGC and the Board. Page 79 of the FY2018 AR states: The Indings are discussed with the NGC and the Board. Optional to Recommendation 2.6 Identify the professional search firm used or other external sources of candidates or candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors. Non-compliant Identify the professional search firm board of directors. Page 79 of the FY2018 AR states: The NGC currently consi recommendations and referrals from c sources, provided the prospective condidates (such as director databases set up by director or shareholder board of directors.		effectiveness of the Board's processes in the			
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assess the effectiveness of the Board as a whole. The evaluation process is undertaken as an internal exercise and involves Board members completing a questionnaire covering areas relating to its composition, information management, Board procedures, Board Committee effectiveness, CEO performance evaluation and succession planning; and other matters. The findings are discussed with the NGC and the Board. Optional to Recommendation 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 (such as directors. Identify the professional search firm used or other external sources of search consult to identify prospective candidates if the ros arises. The NGC currently considered the prospective candidates if the ros arises. The NGC currently considered the prospective candidates if the ros arises. The NGC currently considered the prospective candidates if the ros arises. The NGC currently considered the prospective candidates if the ros arises. The NGC currently considered the prospective candidates if the ros arises. The NGC currently considered the prospective candidates if the ros arises. The NGC currently considered the prospective candidates if the ros arises. The NGC currently considered the prospective candidates if the ros arises. The NGC currently considered the prospective candidates for the sources are the dualification criteria.	6.	identifying the quality of directors that is aligned with the strategic direction	Compliant	processes in the nomination, election or replacement of a director.Page 81 of the FY2018 AR states:The Board, through the NGC, implements an annual evaluation process to	
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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. Non-compliant Identify the professional search firm used or other external sources of candidates Identify the professional search firm used or other external sources of candidates Page 79 of the FY2018 AR states: The NGC does not usually but may consider engaging the services of search consult to identify prospective candidates if the r so arises. The NGC currently consider podies if the prospective candidates form of sources, provided the prospective candidates meet the qualification criticity				The findings are discussed with the NGC and the Board.	
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. Non-compliant Identify the professional search firm used or other external sources of candidates Identify the professional search firm used or other external sources of candidates Page 79 of the FY2018 AR states: The NGC does not usually but may consider engaging the services of search consult to identify prospective candidates if the r so arises. The NGC currently consider podies if the prospective candidates form of sources, provided the prospective candidates meet the qualification criticity	Op	tional to Recommendation 2	2.6		
of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.engaging the services of search consult to identify prospective candidates if the r so arises. The NGC currently consist recommendations and referrals from or sources, provided the prospec candidates meet the qualification criticity		Company uses professional search firms		Identify the professional search firm used or other external sources of candidates	-
bodies) when searching recommendations and referrals from or sources, provided the prospect board of directors. recommendations and referrals from or sources, provided the prospect candidates meet the qualification critication criteation critication critication criteation c		of candidates (such as director databases set up			The NGC does not usually but may consider engaging the services of search consultants to identify prospective candidates if the need so arises. The NGC currently considers
Lestablished for the particular appointment		bodies) when searching for candidates to the			recommendations and referrals from other

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	 Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs. The Company's Interested Person Transactions (IPT) policy and manual set out the definitions, general guidelines, and review and monitoring procedures to be adopted across the Company and all its subsidiaries (the "Group"), in compliance with Chapter 9 of the Listing Manual of the Singapore Exchange Securities Trading Limited ("SGX"). 	
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	The IPT manual presents a comprehensive view of IPT and the procedures that all members of the Board, affected Group personnel, including members of senior management, Directors and employees in Purchasing, Treasury, Finance, Sales, Legal and Internal Audit, must follow. <i>Review</i>	
3. RPT Policy encompasses all entities within the group, taking into account their size, structure, risk profile, and complexity of operations.	Compliant	 The Company established review procedures to ensure that the IPTs: (1) will be carried out on an arm's length basis and on normal commercial terms; and (2) will not be prejudicial to the interests of the Company and its minority shareholders. In general, the transactions with related parties are carried out based on terms agreed between the parties. Pricing for the sales of products are market driven, less certain allowances. For purchases, the Group's policy is to solicit competitive quotations. Bids from any related party are evaluated on arm's length commercial terms and subject to bidding against third party suppliers. Purchases are normally awarded based on the lowest price. The Audit and Risk Committee ("ARC") reviews the internal audit report on the IPT on a quarterly basis to ascertain that the established review procedures are complied with. If, however, during such periodic reviews, the ARC determines that the review procedures have become inappropriate or insufficient in view of changes to the nature of, or the manner in which the business activities of the Group are conducted, then the Company will revert to its shareholders for a fresh mandate based on a new set of guidelines and review procedures that would ensure compliance with the established standards above. Approval or Ratification The following are the categories of IPTs in the Company's manual: 	

	 Person1 pur by the Comp annual gene mandate, Ma 2. Non-Mandate or businesse mandate, wh approval and Monitoring and F 	suant to a sha pany's shareho ral meeting. H andated IPTs a ed IPT – refers es, as well as hich may required d/or shareholde Recording	an IPT between reholders' mandat lders, which is sub owever, despite the re still subject to a transactions not in re announcements rs' approval, depe	e approved ect to rene e existence uditors and le of fixed a cluded unc , managem nding on th	on an anr wal each y of the sha ARC's rev assets, unc ler the sha nent approv e amounts	nual basis ear at the reholders' iew. dertakings reholders val, Board involved.
	two holding acco IPTs and the oth these two holding The transactions reported on a qua submitted to the Identify transaction In its 2018 DIS, th	unts that will be ner to record N g accounts will s that are rec arterly basis to ARC for evaluations that were a he Company re	each Group subside a used in recording on-Mandated IPTs then be cleared r orded under the the CFO for conso ation and review. Approved pursuant eported the followin sted Persons, as c	IPTs – one s. Transact nonthly to t holding ac blidation wh to the polic g summary	e to record ions record he proper counts will ich will the y.	Mandated ded under accounts. then be reafter be
	Related Party Transaction	Relationship	Nature	FY2018 US\$'000	FY2017 US\$'000	FY 2016 US\$'000
			Rental to DMPI Retirement Fund	1,858	1,619	1,395
	Del Monte Philippines, Inc (DMPI Retirement Fund)	Retirement fund of the Company's	Purchases of Services to DMPI Retirement Fund	-	-	-
		subsidiary	Management fees from DMPI Retirement Fund	(4)	(4)	(4)
	Del Monte Philippines, Inc (DMPI Provident Fund)	Retirement fund of the Company's subsidiary	Rental to DMPI Provident Fund	-	6	5

¹ Under the Listing Manual of the SGX-ST, "Interested Person" is defined as: (a) a Director, CEO or Controlling Shareholder of the listed company; or (b) an Associate of any such Director, CEO or Controlling Shareholder. A "Controlling Shareholder" is one who: (a) holds directly or indirectly 15% or more of the nominal amount of all voting shares in the company; or (b) in fact exercises control over a company. SEC Form – I-ACGR * Updated 21Dec2017

			Rental to NAI Retirement Fund	543	541	529
			Purchases of Production Materials	233	160	743
			Toll Pack Fees	572	666	551
			Utilities / Parking Space Rental	160	117	83
	NutriAsia Inc (NAI)	Affiliate of the Company	Recharge of Inventory Count Shortage	(33)	-	(25)
			Management fee	(15)	-	-
			Shared IT & Other Services from NAI	(343)	(334)	(215)
			Sale of other raw materials with NAI	(1)	(34)	(13)
			Sale of tomato sauce with NAI	(31)	-	(1,098)
	TOTAL			2,939	2,737	1,951
Supplement to Recommendation 2.7	Drevide informet	ion on o motor	ality threads ald far I	DDT die die		mana val if
1. Board clearly defines the Compliant threshold for disclosure		ion on a mater	iality threshold for I	RPT disclos	sure and a	ipproval, ir
and approval of RPTs and	any.					
categorized such	The Company s	upplements its	internal systems w	ith stringer	nt approval	threshold
transactions according to			s are undertaken o			
those that are considered			d will not be prej			
de minimis or transactions	Company and its					
that need not to be						
reported or announced,			in determining the			
those that need to be			ed by reference to			
disclosed, and those that			ual of the SGX-S			
need prior shareholder	transaction is the	e amount of risi	k to the listed comp	any and pr	ovides illus	strations.
approval. The aggregate						
amount of RPTs within	Provide informat	ion on RPT cat	enories			
amount of RPTs within any twelve (12) month	Provide informat	ion on RPT cat	egories.			
amount of RPTs within any twelve (12) month period should be			0	npany's ma	anual:	
any twelve (12) month			egories. s of IPTs in the Cor	mpany's ma	anual:	

² Under the Listing Manual of the SGX-ST, "Interested Person" is defined as: (a) a Director, CEO or Controlling Shareholder of the listed company; or (b) an Associate of any such Director, CEO or Controlling Shareholder. A "Controlling Shareholder" is one who: (a) holds directly or indirectly 15% or more of the nominal amount of all voting shares in the company; or (b) in fact exercises control over a company. SEC Form – I-ACGR * Updated 21Dec2017

for disclosure and approval.		 the Company's shareholders, which is subject to renewal each year at the annual general meeting. However, despite the existence of the shareholders' mandate, Mandated IPTs are still subject to auditors and ARC's review to ensure compliance with SGX-ST listing rules. 2. Non-Mandated IPT – refers to purchase or sale of fixed assets, undertakings or businesses, as well as transactions not included under the shareholders mandate, which may require announcements, management approval, Board approval and/or shareholders' approval, depending on the amounts involved. 	
 Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings. 	Compliant	 Provide information on voting system, if any. The Company's IPT manual sets out the definitions, general guidelines, and review and monitoring procedures to be adopted across the Group, in compliance with Chapter 9 of the Listing Manual of the SGX-ST. In a meeting to obtain shareholder approval, the interested person and any associate of the interested person must not vote on the resolution. 	
Recommendation 2.8	F		
 Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive). 	Compliant	 Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management. Under the Company's Articles of Association, the Board has the authority to appoint the officers of the Company as shall be considered necessary or expedient. Identity the Management team appointed. The following are the Company's senior Management: Mr. Joselito D. Campos, Jr. – Chief Executive Officer Mr. Luis F. Alejandro – Chief Operating Officer Mr. Ignacio Carmelo O. Sison – Chief Corporate Officer Mr. Parag Sachdeva – Chief Financial Officer Mr. Antonio Eugenio S. Ungson – Chief Legal Counsel, Chief Compliance Officer, and Company Secretary Mr. Ruiz G. Salazar – Chief Human Resource Officer Ms. Bella B. Javier – Chief Scientific Officer 	
2. Board is primarily responsible for assessing the performance of Management led by the	Compliant	Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management. The Company Secretary hereby confirms that the RSOC and the Board evaluate	
Chief Executive Officer (CEO) and the heads of		the performance of the Company's key executive officers. These are duly minuted.	
SEC Form - LACCE * Undated 21Doc2017			Page 12 of 67

the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).		 Provide information on the assessment process and indicate frequency of assessment of performance. Management is accountable to the Board and its performance is reviewed by the Board annually. (Page 74 of the FY2018 AR.) The Non-Executive Directors contribute to the Board process by monitoring and reviewing Management's performance against pre-determined goals and objectives. Their views and opinions provide alternative perspectives to the Group's business. 	
Recommendation 2.9			
 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). Board establishes an effective performance management framework that ensures that personnel's performance is at part with the standards set by the Board and Senior 	Compliant	 Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel. The Board has a set of internal guidelines specifying matters that require the Board's approval, which include the appointment of key management personnel. Key management personnel refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the Group. (See page 73 of the FY2018 AR.) The Board approves the annual operating plan with key performance metrics. The Board then sanctions and works with the Del Monte Performance Management System as a tool for alignment on annual key result areas (key results of performance objectives, with assigned weight and ratings). (See page 74 of the FY2018 AR.) 	
Management.			
Recommendation 2.10			
 Board oversees that an appropriate internal control system is in place. 	Compliant	Provide information on or reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system.	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	Internal Audit is responsible for reviewing the risk management, internal control and governance processes to determine whether these are adequately and effectively implemented. (See Section 3.3.1 of the CG Manual) The Board ensures that Management maintains a sound system of risk management and effective internal controls to safeguard shareholders' interests and the Company's assets and reputation. (See Section 4.1 of the CG Manual)	
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			The Board, through the ARC, reviews at least annually the adequacy of the Company's risk management and internal control systems, which include financial, operational, compliance and information technology controls. (See Sections 3.3 and 4.1.3 of the CG Manual.)	
3.	Board approves the	Compliant	Provide reference or link to the company's Internal Audit Charter.	
	Internal Audit Charter.		The terms of reference or the charter of Internal Audit are set out in Appendix 3.3.2 of the CG Manual. The CG Manual is found on the Company website and can be accessed through this link:	
			https://www.delmontepacific.com/hubfs/pdf/DMPL%20Manual%20on%20Corpor ate%20Governance%20(2017)%20-%20Complete.pdf?t=1521961115478	
Re	commendation 2.11			
1.	Board oversees that the company has in place a sound enterprises risk management (ERM)	Compliant	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework.	
	framework to effectively identify, monitor, assess and manage key business risks.		The Group implements an enterprise-wide risk management program that aims to provide a structured basis for proactively managing financial, operational, compliance, information technology and sustainability risks in all levels of the organization. Risk management is a regular board agenda item. (See page 52 of the FY2018 AR.)	
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	Compliant	Risk assessment and evaluation takes place as an integral part of the AOP. Having identified key risks to the achievement of the Group's AOP, mitigating actions are formulated in respect of each significant risk. Identified risks are also included and monitored in the corporate risks register, and mitigating measures are followed up. (See page 87 of the FY2018 AR.)	
	management strategies.		Provide proof of effectiveness of risk management strategies, if any.	
			Based on the internal controls established and maintained by the Group, work performed by the internal and external auditors, and reviews undertaken by Management and the ARC, the ARC and the Board are of the opinion that the Group's internal controls, addressing financial, operational, compliance and information technology risks, and its risk management systems were adequate and effective as of 30 April 2018. (See page 88 of the FY2018 AR.)	
Re	commendation 2.12			
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and	Non-compliant	Provide link to the company's website where the Board Charter is disclosed.	The Company is of the view that its CG Manual, which was based on the Singapore and Philippine models of governance, serves the purpose and function of a Board Charter.
				Dogo 14 of 67

				1
	accountabilities in carrying out its fiduciary role.			
2.	Board Charter serves as a guide to the directors in the performance of their functions.	Non-compliant		Same comment as above.
3.	Board Charter is publicly available and posted on the company's website.	Non-compliant		Same comment as above.
Ac	Iditional Recommendation to	o Principle 2		
	Board has a clear insider trading policy.	Compliant	Provide information on or link/reference to a document showing company's insider trading policy. The Company has a Securities Dealings Policy that governs dealings in the Company's securities by Directors, key management personnel and certain designated employees having access to price sensitive information. (See page 93 of the FY2018 AR.) The said policy is also available on the Company website: https://cdn2.hubspot.net/hubfs/2685100/pdf/Securities%20Dealings%20Policy%2 <u>0%5B7%5D%20June%202014%20-</u> <u>%20CLEAN%20FINAL.pdf?t=1521961115478</u>	
Or	otional: Principle 2			
1.	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	 Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any. The Company has a policy on Interested Person Transactions, as well as a policy on directors' conflict of interest which expressly prohibits the Company from granting loans to Directors. 	
2.	Company discloses the types of decision requiring board of directors' approval.	Compliant	 Indicate the types of decision requiring board of directors' approval and where there are disclosed. The Board adopted a set of internal guidelines specifying matters requiring the Board's approval. Certain material corporate actions that require the Board's approval are the following: the Group's strategic plans; the Group's AOP; 	

		 quarterly results announcements; annual results and financial statements; issuance of shares or securities, grant of share awards or options; remuneration and HR matters; declaration of dividends; convening of shareholders' meetings; merger and acquisition transactions; certain interested person transactions major transactions and investments exceeding certain thresholds capital expenditure exceeding certain material limits gearing levels and appetite of the Group; and succession plans for key management personnel, including the appointments and appropriate level of compensation. 	
	other key corporate go	 extent possible to support the effective performance of the Board's functions, partic overnance concerns, such as nomination and remuneration. The composition, fur Committee Charter. Provide information on or link/reference to a document containing information on all the board committees established by the company. To facilitate effective management, certain functions have been delegated to various Board committees, each of which has its own written TORs and whose actions are reported to and monitored by the Board. The Board committees namely the Audit and Risk Committee ("ARC"), NGC, and Remuneration and Share Option Committee ("RSOC") support the Board in discharging its responsibilities. (See page 74 of the FY2018 AR.) The same information is found on the Company website: https://www.delmontepacific.com/corporate-governance/board-committees 	
Recommendation 3.2 1. Board establishes an Audit	Compliant	Provide information or link/reference to a document containing information on the	
 Board establishes an Addit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, 	Compliant	Audit Committee, including its functions. The ARC was set up on 9 July 1999. Its duties and responsibilities are set out in Section 3 of its TOR. A copy of the ARC's TOR is available on the Company's website:	

and compliance with applicable laws and regulations.		https://www.delmontepacific.com/hubfs/pdf/ARC%20Terms%20of%20Reference %20%202015%20FINAL.pdf?t=1521961115478. Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor. The ARC makes recommendations to the Board on proposals for shareholders' approval on the appointment, re-appointment, resignation and removal of the external auditors, and approving the remuneration and terms of engagement of the	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	 external auditors. (See Section 3.9 of the ARC TOR.) Provide information or link/reference to a document containing information on the members of the Audit Committee, including their qualifications and type of directorship. The ARC comprises the following members who are all non-executive Independent Directors: Mr. Benedict Kwek Gim Song – ARC Chairman Mr. Godfrey E. Scotchbrook – Member Dr. Emil Q. Javier – Member Ms. Yvonne Goh – Member The members of the ARC are highly qualified with two members having the requisite financial management experience and expertise. (See page 88 of the FY2018 AR.) 	
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compliant	 Provide information or link/reference to a document containing information on the background, knowledge, skill, and/or experience of the members of the Audit Committee. While the ARC Chairman had a career in Finance, the other members had managed their own businesses or had led organizations that had accounting or finance departments. All the members therefore have functional knowledge in the areas of accounting, auditing and finance. The relevant business experience of the (director) members are provided on page 13 of the FY2018 AR. The same information can also be found on the Company's website: <u>https://www.delmontepacific.com/about-us/leadership</u> 	
4. The Chairman of the Audit Committee is not the		Provide information or link/reference to a document containing information on the Chairman of the Audit Committee.	

Obsimulation of the Description		
Chairman of the Board or	The Company's website contains information on the Chairman of the ARC and the	
of any other committee.	ARC's other members, as well as their relevant qualifications and experiences:	
	https://www.delmonten.com/comparate_nov/argence/hooved_compatitions	
	https://www.delmontepacific.com/corporate-governance/board-committees	
	https://www.delmontepacific.com/about-us/leadership.	
Cumplement to Decommondation 2.2		
Supplement to Recommendation 3.2	Description and the table Audit Operative a supervised all new proditions in the table	
1. Audit Committee approves Compliant	Provide proof that the Audit Committee approved all non-audit services conducted	
all non-audit services	by the external auditor.	
conducted by the external	The ADC's TOD provides that the ADC's duty shall include the	
auditor.	The ARC's TOR provides that the ARC's duty shall include the:	
	"2.10 review annually the independence of the external eviditors, the	
	"3.19 review annually the independence of the external auditors, the	
	aggregate amount of fees paid to the external auditors for the financial year and the breakdown of the fees paid in total for audit and non-audit services	
	respectively.	
	lespectively.	
	Where the external auditors also provide non-audit services to the Company,	
	the nature and extent of such services should be reviewed in order to balance	
	the maintenance of objectivity and value for money, and to ensure that the	
	independence of the auditors would not be compromised."	
	independence of the additors would not be compromised.	
2. Audit Committee conducts Compliant	Provide proof that the Audit Committee conducted regular meetings and dialogues	
regular meetings and	with the external audit team without anyone from management present.	
dialogues with the external	with the external addit team without anyone from management procent.	
audit team without anyone	The ARC meets with the external auditors without the presence of Management at	
from management	least once a year. (Section 3.2.5 of the Company's CG Manual.) The Company	
present.	Secretary certifies that this was complied with.	
Processing and the second seco		
Optional: Recommendation 3.2		
1. Audit Committee meets at Compliant	Indicate number of Audit Committee meetings during the year and provide proof.	
least four times during the		
year.	In FY2018, the ARC held four meetings (i.e. 28 June 2017, 5 September 2017,	
,	and 4 December 2017, and 7 March 2018). Page 75 of the FY2018 AR provides	
	the attendance record of the directors in Board meetings and committee meetings.)	
2. Audit Committee Compliant	Provide proof that the Audit committee approved the appointment and removal of	
approves the appointment	the internal auditor.	
and removal of the		
internal auditor.	The ARC approves the appointment, removal, evaluation and compensation of the	
	Head of Internal Audit. (See section 3.8 of the ARC's TOR.)	
Recommendation 3.3		

1. Board establishes a	Compliant	Provide information or reference to a document containing information on the	
Corporate Governance		Corporate Governance Committee, including its functions.	
Committee tasked to			
assist the Board in the		The Board established a Nominating Committee in 2003 which was renamed in	
performance of its		2017 as the Nominating and Governance Committee (NGC) to reflect the inclusion	
corporate governance		of corporate governance matters in its functions. (See page 79 of the FY2018 AR.)	
responsibilities, including			
the functions that were		The NGC reviews the Board's composition and effectiveness, and determines	
formerly assigned to a		whether the Directors possess the required qualifications, skills, experience and	
Nomination and		expertise to meet the Company's business needs and whether the independence	
Remuneration Committee.		of the Directors is compromised. The NGC also oversees succession planning for	
		Directors and key management personnel of the Group. The NGC is tasked with	
		ensuring compliance with, and proper observance of, corporate governance	
		principles and practices recommended by the 2012 Code of Corporate	
		Governance of Singapore (the "2012 Code") and the SEC CG Code. (See page	
		79 of the FY2018 AR.)	
		Indiants if the Osmanittan undertack the management identifiers the multiplet	
		Indicate if the Committee undertook the process of identifying the quality of	
		directors aligned with the company's strategic direction, if applicable.	
		The NGC undertakes the process of identifying the quality of Directors aligned with	
		the Company's strategic directions. (See page 79 of the FY2018 AR.)	
		the company's shalegic directions. (See page 79 of the F12010 Art.)	
2. Corporate Governance	Non-compliant	Provide information or link/reference to a document containing information on the	A majority of the NGC members are
Committee is composed	Non compliant	members of the Corporate Governance Committee, including their qualifications	independent.
of at least three members,		and type of directorship.	
all of whom should be			The Company, however, is of the view that
independent directors.		The NGC comprises the following members, a majority of whom, including the	the participation and contribution of its
		Chairman, are Independent Directors:	executive directors add value to, and
			complements the work of the NGC
		Yvonne Goh – NGC Chairperson and Independent Director	•
		Benedict Kwek Gim Song – Lead Independent Director	
		Godfrey E. Scotchbrook – Independent Director	
		Emil Q. Javier – Independent Director	
		Rolando C. Gapud – Executive Director	
		Edgardo M. Cruz, Jr. – Executive Director	
		The foregoing information may also be found in the company's website:	
		https://www.delmontepacific.com/corporate-governance/board-committees	
3. Chairman of the	Compliant	Provide information or link/reference to a document containing information on the	
Corporate Governance		Chairman of the Corporate Governance Committee.	
Committee is an			
independent director.		Ms. Yvonne Goh, an Independent Director, is the Chairperson of the NGC.	
independent director.		Ms. Yvonne Goh, an Independent Director, is the Chairperson of the NGC. Please visit the Company's website for information:	

			https://www.delmontepacific.com/corporate-governance/board-committees	
			ntps://www.deimontepacine.com/corporate-governance/board-committees	
Op	tional: Recommendation 3.3			
	Corporate Governance Committee meet at least twice during the year.	Compliant	 Indicate number of Corporate Governance Committee meetings held during the year and provide proof thereof. In FY2018, the NGC held two meetings (i.e., 28 June 2017 and 4 December 2017). Page 75 of the FY2018 AR provides the attendance record of the directors in Board meetings and committee meetings. 	
	commendation 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.	Non-compliant	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions.	The Board does not have a separate BROC as the ARC had assumed the function of overseeing the Company's risk management framework and policies. The Audit Committee was set up in 1999 and was renamed in 2017 as the Audit and Risk Committee. The ARC oversees how management monitors compliance with the Group's risk management framework in relation to the risks faced by the Group. The ARC is assisted in its oversight role by Internal Audit. (See Note 32 of the FY2018 AFS, also found on page 217 of the FY2018 AR.)
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	 Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship. The ARC, which performs the functions of the BROC, has four members, all of whom are Independent Directors: Benedict Kwek Gim Song – ARC Chairperson and Lead Independent Director Godfrey E. Scotchbrook – Independent Director Emil Q. Javier - Independent Director Yvonne Goh - Independent Director The members of the ARC are highly qualified with two members having the requisite financial management and expertise. Information on the qualifications and business experience of the Directors are found in the FY2018 AR beginning on page 12. 	

	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	 Provide information or link/reference to a document containing information on the Chairman of the BROC. Mr. Benedict Kwek Gim Song, the Chairperson of the ARC, is neither the Chairman of the Board nor any other committee. The members of the Board and each committee are also provided in the Company's website: https://www.delmontepacific.com/corporate-governance/board-committees 	
	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC. Mr Benedict Kwek Gim Song, who came from the banking industry, has relevant experience in risk management.	
Rec	ommendation 3.5			
	Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Non-compliant	Provide information or link/reference to a document containing information on the Related Party Transaction (RPT) Committee, including its functions.	The ARC is responsible for all interested person transactions of the Group and conducts periodic reviews to ensure that they are carried out on arms' length commercial terms consistent with the Group's usual business practices and policies, and are not prejudicial to the Company's minority shareholders. The review of all interested person transactions and related party transactions is a regular and recurring item in the ARC agenda. The Board is of the view that there is no necessity to establish a separate Related Party Transaction Committee.
	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Non-compliant	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.	The Company does not have an RPTC as its functions are served by the ARC, which comprised four members all of whom, including the ARC Chairperson, are Independent Directors.
	ommendation 3.6			
	All established committees have a Committee Charter stating in plain terms their	Compliant	Provide information on or link/reference to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.	

respective purposes, memberships, structures, operations, reporting		The committee charters (named Terms of Reference) include references to the committees' responsibilities and therefore provide broad guidance and standards for evaluating the committee's performance. The charters are found in the	
process, resources and other relevant information.		Company's website, as follows: ARC:	
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	https://www.delmontepacific.com/hubfs/pdf/ARC%20Terms%20of%20Reference %20%202015%20FINAL.pdf?t=1522663493659 NGC: https://cdn2.hubspot.net/hubfs/2685100/pdf/NC%20Terms%20of%20Reference %20-%202013.pdf?t=1522663493659 RSOC: https://cdn2.hubspot.net/hubfs/2685100/pdf/RSOC%20Terms%20of%20Reference ce%20-%202013.pdf?t=1522663493659 Each of the committee implements an annual evaluation process to assess its effectiveness as a whole. The evaluation process is undertaken as an internal exercise and involves the committee members completing a questionnaire on matters relevant to each committee, the findings of which are reviewed and discussed with each committee. The standards are disclosed in the FY2018 AR: NGC – see page 81; RSOC – see page 83; and ARC – see page 88.	
 Committee Charters were fully disclosed on the company's website. 	Compliant	Provide link to company's website where the Committee Charters are disclosed. The committee charters can be viewed from the Company's website: <u>https://www.delmontepacific.com/corporate-governance/board-committees</u>	
Principle 4: To show full comm including sufficient time to be fan Recommendation 4.1	itment to the company hiliar with the corporat	y, the directors should devote the time and attention necessary to properly and effecti tion's business.	vely perform their duties and responsibilities,
 The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/ 	Compliant	 Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings. The Company's Articles of Association allow for tele- and video-conference meetings to facilitate participation by Board members. Article 111 states: 	

conducted in accordance with the rules and regulations of the Commission.		 "A director shall be deemed to be present at a meeting of directors if he participates by telephone or other electronic means and all directors participating in the meeting are able to hear each other." Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings. For the Directors' attendance record at Board and committee meetings, please refer to page 75 of the FY2018 AR. For the directors' attendance record at shareholders' meetings, please refer to the 2018 AGM Minutes found on the Company's website: https://www.delmontepacific.com/hubfs/pdf/2018.09.20a%20%20Minutes%20of %20Annual%20General%20Meeting%20held%20on%2017%20August%202018 	
2. The directors review meeting materials for all Board and Committee meetings.	Compliant	Directors access materials from a secure Board website. Management endeavors to provide Board meeting materials to the Board at least five business days before the date of meeting.	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	 Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors. The Company Secretary hereby confirms that all Directors engage in robust discussions and participate actively in Board and Committee meetings. The directors ask questions, seek clarification and challenge views and proposals of Management, as appropriate. 	
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-terms strategy of the company. 	Compliant	 Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously. To address competing time commitments when Directors serve on multiple boards, the Board set a maximum limit of five directorships and/or chairmanships in other listed companies for Independent and Non-Executive Directors. (See page 80 of the FY2018 AR.) Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies. The following table sets out the Directors of the Company who are also directors of other publicly-listed companies (see page 12 of the FY2018 AR): 	
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			Name	Name of Listed Company	Type of Directorship	
			Joselito D. Campos, Jr.	San Miguel Corporation	Independent	
			Emil Q. Javier	Centro Escolar University	Independent	
			Godfrey E. Scotchbrook	Boustead Singapore Ltd. (Singapore-listed)	Independent	
				s and/or chairmanships in nor ors" section, found on page 1		
	commendation 4.3				· · · · ·	
1.	The directors notify the company's board before accepting a directorship in another company.	Compliant	wherein the matter was dis For 2018, none of the Con	otification to the board or n scussed. npany's Directors have accep are aware that they will have	oted directorships in other	
			accepting a directorship in			
Op	otional: Principle 4		·			
1.	Company does not have any executive directors who serve in more than two boards of listed companies outside the group.	Compliant		r., an Executive Director, se i.e., San Miguel Corporation)		
2.	Company schedules board of directors' meetings before the start of the financial year.	Compliant	Board meetings are sched 74 of the FY2018 AR.)	uled before the start of each	financial year. (See page	
3.	Board of directors meet at least six times during the year.	Non-Compliant	In FY2018, the Board hele October 2017, 5 September	ard meetings during the year d five meetings which were er 2017, 5 December 2017 ar les the attendance record o neetings.)	held on 28 June 2017, 4 nd 8 March 2018. Page 75	The Company acknowledges that the number of Board meetings held provides a useful reference in gauging the level of involvement of the Board in discharging its functions. However, the Company believes that the optimum frequency of meetings of the Board
						is determined by the circumstances of the business, and the rigor and quality of deliberations in each of the Board and committee meetings. Members of the Board, aside from overseeing the Group's business as such, also convene separate meetings as a DMFI

			Board to look into the Company's most significant subsidiary's performance, results, financial controls, as well as audit and key personnel matters. This dynamic provides the Directors a much deeper understanding of the Company's and its most important subsidiary's strategic needs and imperatives. The ARC chairman and independent directors also meet independently with the external auditors. This gives the auditors the opportunity to disclose any concerns they may have on the company's performance.
 Company requires as minimum quorum of at least 2/3 for board decisions. 	Non-compliant	Indicate the required minimum quorum for board decisions	Under Article 114 of the Company's Articles of Association, a meeting of Directors is duly constituted if, at the commencement of the meeting, there are present in person or by alternate, not less than one-half of the total number of Directors (or such other number as may be determined by a resolution of Directors), unless there are only two Directors in which case the quorum shall be two, provided that in such a case, the chairman of the meeting shall not have the casting vote.
Principle 5: The board should e	endeavour to exercise a	an objective and independent judgment of 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. 	Compliant	Provide information or link/reference to a document containing information on the number of independent directors in the board. The Board comprises seven Directors, four of whom are Independent Directors. (See the FY2018 AR or the Company's website for more information: <u>https://www.delmontepacific.com/about-us/leadership</u>)	
Recommendation 5.2			
1. The independent directors possess all the qualifications and none of	Non-compliant	Provide information or link/reference to a document containing information on the qualifications of the independent directors.	All Independent Directors meet the qualifications required. It is noted that Dr. Emil Q. Javier, by virtue of his qualification, experience and industry knowledge, was

	the disqualifications to hold the positions.						requested by Management and the Board to provide advice to the Company's subsidiary on its plantation matters and development of its agri-based initiatives.
	The Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	on 5.2 Compliant	Provide link/reference to a constrained to vote indeper The Company Secretary hagreements, by-law provis ability to vote independently	ndently. nereby confirms t ions or other arra			
	commendation 5.3 The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	Provide information or link/ served as such. The following table sets out			g the years IDs have	
			Name	Year First Appointed	Year Last Elected	No. of Years Served as ID (from 2012)	
			Benedict Kwek Gim Song	2007	2017	6	
			Godfrey E. Scotchbrook	2000	2018	6	
			Emil Q. Javier	2007	2016	6	
			Yvonne Goh	2015	2016	3	
			Please see the discussion Company's 2018 DIS: <u>https://www.delmontepacific Information%20Statement</u> %	c.com/hubfs/pdf/F %20(SEC-Filed%2	Y2018%20DMF 0Copy).pdf	PL%20Definitive%20	
2.	The company bars an independent director from serving in such capacity after the term limit of nine years.	Non-compliant	Provide information or link/ company's policy on term li			ng information on the	Consistent with previous practice, the NGC undertakes a rigorous review of the independence of each independent director, including those whose tenure had exceeded nine years from the date of their first appointment.
							From the rigorous review, the NGC, in FY2018 determined that all Independent Directors, including those whose tenure had exceeded nine years, continue to be independent.

			Consistent with the provisions in the Company's Articles of Association, all Directors, including Directors whose tenure exceeded nine years, are also subjected to shareholders' vote once every three years.
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	 Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting. All Directors nominated for re-election are subject to shareholders' approval at the annual general meeting. Under the 2012 Code, the independence of any director who has served the Board from the date of his first appointment should be subject to particularly rigorous review. Consistent with previous practice, the NGC undertook a rigorous review of the independence of each ID, including those whose tenure had exceeded nine years from the date of their first appointment. In FY2018, an assessment was conducted by means of a confidential and incisive questionnaire completed by each director and confirmation completed by the Independent Directors. This process was led by the NGC Chairperson and facilitated by BoardRoom Limited, and the results were analysed and discussed at the NGC and Board meetings. Each member of the NGC abstained from deliberations in the assessment of his own independence. For more information, please see discussion found on page 77 of the Company's FY2018 AR: https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July NEW.pdf 	
Recommendation 5.4	L		
 The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals. 	Compliant	Identify the company's Chairman of the Board and Chief Executive Officer. The Chairman of the Board is Mr. Rolando C. Gapud while the Chief Executive Officer is Mr. Joselito D. Campos, Jr.	
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Provide information or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer. Please see the discussion of the duties and responsibilities of the Chairman and CEO beginning on page 78 of the FY2018 AR:	

		https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July	
		NEW.pdf	
		Identify the relationship of Chairman and CEO.	
		The Chairman of the Board and the CEO are not related to each other.	
Recommendation 5.5			
1. If the Chairman of the	Compliant	Provide information or link/reference to a document containing information on a	
Board is not an		lead independent director and his roles and responsibilities, if any.	
independent director, the board designates a lead		Mr. Benedict Kwek Gim Song, the Company's Lead Independent Director, is the	
director among the independent directors.		principal liaison to address shareholders' concerns. His role as Lead Independent Director is discussed on page 76 of the FY2018 AR:	
		https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July	
		NEW.pdf	
		Indicate if Chairman is independent.	
		The Chairman is not independent.	
Recommendation 5.6			
Recommendation 5.0			
1. Directors with material	Compliant	Provide proof of abstention, if this was the case.	
1. Directors with material interest in a transaction	Compliant		
1. Directors with material interest in a transaction affecting the corporation	Compliant	The Company complies with Article 128 of its Articles of Association which	
1. Directors with material interest in a transaction	Compliant		
 Directors with material interest in a transaction affecting the corporation abstain from taking part in 	Compliant	The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. 	Compliant	The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Recommendation 5.7 The non-executive 	Compliant	The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. <u>Recommendation 5.7</u> The non-executive directors (NEDs) have 		The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a particular agenda item if they are conflicted. Provide proof and details of said meeting, if any.	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. <u>Recommendation 5.7</u> The non-executive directors (NEDs) have separate periodic 		The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a particular agenda item if they are conflicted.	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. <u>Recommendation 5.7</u> The non-executive directors (NEDs) have 		The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a particular agenda item if they are conflicted. Provide proof and details of said meeting, if any.	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Recommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance 		The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a particular agenda item if they are conflicted. Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings. The members of the ARC, who are all NEDs, meet with the Group's external auditor and Head of the Internal Audit department, without the presence of	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Recommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without 		The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a particular agenda item if they are conflicted. Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings. The members of the ARC, who are all NEDs, meet with the Group's external	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Recommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance 		 The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a particular agenda item if they are conflicted. Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings. The members of the ARC, who are all NEDs, meet with the Group's external auditor and Head of the Internal Audit department, without the presence of management at least once a year. (See page 90 of the FY2018 AR.) 	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Recommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. The meetings are chaired 		The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a particular agenda item if they are conflicted. Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings. The members of the ARC, who are all NEDs, meet with the Group's external auditor and Head of the Internal Audit department, without the presence of	
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Recommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. 	Compliant	 The Company complies with Article 128 of its Articles of Association which requires the Directors to abstain from participating in Board discussions on a particular agenda item if they are conflicted. Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings. The members of the ARC, who are all NEDs, meet with the Group's external auditor and Head of the Internal Audit department, without the presence of management at least once a year. (See page 90 of the FY2018 AR.) The members of the ARC also meet periodically with the Chief Risk Officer without 	

Optional: Principle 5		The ARC Chairman regularly meets with the Head of Internal Audit without any executive present.	
 None of the directors is a former CEO of the company in the past 2 years. 	Non-compliant	Provide name/s of company CEO for the past 2 years. Mr Joselito D. Campos, Jr., was appointed a director in 2006 and was also concurrently appointed Managing Director and CEO of the Company. He remains a director and concurrently Managing Director and CEO of the Company.	 Article 88 of the Company's Articles of Association states that: (1) An election of directors shall take place each year. (2) All directors, except the managing director, may hold office for a maximum period of three years whereupon they shall retire. xxx
Principle 6: The best measure of and assess whether it possesses Recommendation 6.1		ness is through an assessment process. The Board should regularly carry out evalu rounds and competencies.	ations to appraise its performance as a body,
Number of the set of	Compliant	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the Committees. The Company Secretary hereby certifies that the Board and each of the	
2. The Chairman conducts a self-assessment of his performance.	Non-compliant	committees conduct an annual self-assessment of their respective performance.	The Board believes that its effectiveness is not reliant only on one individual. The effectiveness and performance of the Board is reflected in the performance of the Board as a whole.
3. The individual members conduct a self- assessment of their performance.	Non-compliant		As above, the Board believes that its effectiveness and performance is reflected in the performance of the Board as a whole and not on any one individual.
			For FY2018, the NGC reviewed and assessed the performance and contributions of the Directors prior to their nomination for re-election or re- appointment. The NGC reviewed the Directors' attendance and participation in meetings of the Board and Board committees, and their efforts and contributions.

4 Each committee conducte	Compliant		
 Each committee conducts a self-assessment of its performance. 	Compliant		
5. Every three years, the assessments are supported by an external facilitators.	Compliant	Identify the external facilitator and provide proof of use of an external facilitator. Boardroom Corporate & Advisory Service Pte Ltd, the Company's external corporate secretarial service provider, would assist the NGC in facilitating the annual performance evaluation exercise.	
Recommendation 6.2			
 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. 	Compliant	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders. <u>Board of Directors</u> The Board, through the NGC, implements an annual evaluation process to assess the effectiveness of the Board as a whole. The evaluation process is undertaken	
2. The system allows for a feedback mechanism from the shareholders.	Compliant	 The effectiveness of the Board as a whole. The evaluation process is undertaken as an internal exercise and involves Board members completing a questionnaire covering areas relating to composition, Board processes and procedures, accountability, communication with CEO and key management personnel, succession planning of key management personnel, and standards of conduct by the Board. (Please see section on <i>Board Performance</i> found on page 81 of the FY2018 AR.) <u>Individual Directors</u> There is no formal individual evaluation carried out for each Director on an annual basis. However, when nominating Directors who are retiring by rotation for reelection at the AGM, the NGC reviews each retiring Director's contribution, performance, attendance and participation at the Board and/or Board committee meetings, and if adequate time was devoted to the affairs of the Group to discharge his/her duties as a Director of the Company. (See page 82 of the FY2018 AR.) <u>Committees</u> The ARC, NGC and RSOC implement an evaluation process to assess each committee's effectiveness as a whole. The evaluation process is undertaken as an internal exercise and involves all members completing a questionnaire covering areas relating to memberships and appointments, conduct of meetings, and other matters that are relevant to each committee. (See discussions found on 	

Principle 7: Members of the Boar	rd are duty-bound to	Both the evaluation processes of the Board and Board committees take into account the views of each Board or committee member and provide an opportunity for members to give constructive feedback on the workings of the Board or the committee, including procedures and processes adopted, and if these may be improved upon. At least every year at general meetings, the Board provides the Company's shareholders a forum at which they provide feedback through questions, comments and clarification requests. These questions and comments are duly minuted and carefully considered by the Board and Management for appropriate follow-up action.	
Recommendation 7.1			
 Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behaviour, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company. 	Compliant	Provide information on or link/reference to the company's Code of Business Conduct and Ethics. A copy of the Company's Code of Business Ethics has been uploaded in its website: https://cdn2.hubspot.net/hubfs/2685100/pdf/DMPL%20Code%20of%20Business %20Ethics-2010.pdf?t=1523423889865	
2. The Code is properly disseminated to the Board, senior management and employees.	Compliant	Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees. The Code of Business Ethics had been disseminated to all directors, senior management and employees of the Company and the Group during the on- boarding process. It is also published in the Group's HR website which is accessible to all employees of the Group.	
 The Code is disclosed and made available to the public through the company website. Supplement to Recommendation 	Compliant	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/disclosed. The Company's Code of Business Ethics may be viewed in its website: <u>https://www.delmontepacific.com/corporate-governance/code-of-business-ethics</u>	

 Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. 	Compliant	 Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery. The Company promotes honesty and integrity in dealing with government agencies and instrumentalities. All employees are prohibited from influencing the government's judgment or conduct through the giving (or receiving) of bribes or other unlawful inducements. (See Section V – The Company, The Government and its Laws of the Company's Code of Business Ethics.) 	
Recommendation 7.2			
 Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. 	Compliant	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies. The Company's Code of Business Ethics is covered in the on-boarding process with copies provided. Compliance is monitored through daily interactions, management reviews and whistleblowing reports.	
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non-compliance. The Company and all its subsidiaries are to conduct their businesses in a manner which, in all reasonable circumstances, is above reproach. Accordingly, the Company expects from all officers and employees the highest standards of business and personal ethics. Company employees must act with the utmost fairness and according to the highest moral principles when dealing with the Company's stakeholders – co-employees, customers, suppliers, shareholders, the government and surrounding communities. Thus far, there have been no findings of non-compliance with the Code of Business Ethics.	
Recommendation 8.1		disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectation	ns.
 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 	Compliant	Provide information on or link/reference to the company's disclosure policies and procedures, including reports distributed /made available to shareholders and other stockholders. The Group is committed to engaging its stakeholders and providing easy and regular access to timely, effective, fair, pertinent and accurate information about the Company (including its financial condition, results and operations). The Group has an Investor Relations policy that clearly articulates and promotes this. (See discussion on <i>Communication with Shareholders/Investor Relations</i> found on page 91 of the FY2018 AR.)	

business operations. The Company's IR policy can be accessed from the Company's website: https://www.defmontepacific.com/investors/ir-policy-and-programs Supplement to Recommentation 8.1 Indicate the number of days within which the consolidated and interim reports and quarterfly consolidated reports, cash dows atempents, and gonsolidated friendial statements are published, distributed or made available from the end of the fiscal year and dows atempents, and gonsolidated friendial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty (90) days from the end of the fiscal year, while interim reports are published within forty (90) days from the end of the fiscal year withe interim reports are published within forty (90) days from the end of the fiscal year withe interim reports are published within forty (45) days from the end of the reporting period. The Company's SEC Form 17.4 for PSE/SE on 17.4 for PSE/SE on SEC Form 17.0 (2**0) The Company's ublished and released to the PSE/SE on the date of publish for the SEC Form statements and colored annual are published within forty end of the reporting period. The company statements and statements and colored annual statements and colored annual and an at a statements and colored annual general meeting of the sockholders, which was held on 17 August 2018. 2 Company di	condition, results and					
Supplement to Recommendation 5.1 1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated francial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are generally published, distributed or made available from the end of the fiscal year, while interim reports are generally published, distributed or made available from the end of the fiscal year, while interim reports are generally published by the Company: The Company is SEC Form 17.4 for the special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are generally published by the Company: The Company is SEC Form 17.4 for the special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are generally published by the Company: The Company is 2018, or 105 days from the end of the recommended 90- day period. Report Date of Release to set of 31 January 2018 The Company is 2018, or 105 days from the end of the recommended 90- day period. SEC Form 17.4 for tFV2018 14 days are of 31 January 2018 14 days are of 31 January 2018 16 days (deadine fell on a Saturday' sunday) SEC Form 17.4 for tFV2018 13 Aug 2018 105 days 2018, 2018, 2. Company discloses in its aroual report the principal risks associated within the ident of the reporting period. Provide information on or ink/reference to the company's annual report where the foloting a	business operations.		The Company's IR policy can b	e accessed from the C	Company's website:	
 Company distributes or makes available annual compliant makes available from the ord of available from the end of the fiscal year and 30 April 2018 ("1-A) was until trevisions. Consolidated freports, cash flow statements, and special audit revisions. Consolidated financial statements are published distributed or made available from the end of the fiscal year and 00 April 2018 ("1-A) was used of the reporting period. The following table sets out the quarterly and annual reports published distributed or made as used to the PSE/SEC within 45 graves and 01 the fiscal year while interim reports are generally published by the Company. Report Date of Reinasot to No. of Days from the end of the fiscal year while interim reports are gate reporting period. Report Date of Reinasot to No. of Days from the end of the fiscal year while interim reports and consolidated and interest to the company for the ecompaned 90-days from the end of the recommended 90-days from the end of the reporting period. Company discloses in its annual report the principal risks associated within the identity of the company's controlling shareholders, which was held on 17 August 2018. Complant Company discloses in the annual report the principal risks associated within the identity of the company's controlling shareholders. The risk is managed through policies that are intended to principal risks associated within the identity of the company's controlling shareholders. The risk is managed through policies that are intended to principal risks are polished of minory so controlling shareholders. The risk is managed birough policies that are intended to principal risks to minority shareholders including the Company's policies on interested person (as defined under the SCX-ST Listing Manual), the Company solution during the Company's policies and policies, and are not pripulcial to the Company's annual report where the controlling shareholders. The risk shareholders who hold a significant			https://www.delmontepacific.co	m/investors/ir-policy-a	nd-programs	
 Company distributes or makes available annual compliant makes available from the ord of available from the end of the fiscal year and 30 April 2018 ("1-A) was until trevisions. Consolidated freports, cash flow statements, and special audit revisions. Consolidated financial statements are published distributed or made available from the end of the fiscal year and 00 April 2018 ("1-A) was used of the reporting period. The following table sets out the quarterly and annual reports published distributed or made as used to the PSE/SEC within 45 graves and 01 the fiscal year while interim reports are generally published by the Company. Report Date of Reinasot to No. of Days from the end of the fiscal year while interim reports are gate reporting period. Report Date of Reinasot to No. of Days from the end of the fiscal year while interim reports and consolidated and interest to the company for the ecompaned 90-days from the end of the recommended 90-days from the end of the reporting period. Company discloses in its annual report the principal risks associated within the identity of the company's controlling shareholders, which was held on 17 August 2018. Complant Company discloses in the annual report the principal risks associated within the identity of the company's controlling shareholders. The risk is managed through policies that are intended to principal risks associated within the identity of the company's controlling shareholders. The risk is managed through policies that are intended to principal risks are polished of minory so controlling shareholders. The risk is managed birough policies that are intended to principal risks to minority shareholders including the Company's policies on interested person (as defined under the SCX-ST Listing Manual), the Company solution during the Company's policies and policies, and are not pripulcial to the Company's annual report where the controlling shareholders. The risk shareholders who hold a significant	Supplement to Recommendati	on 9 1				
makes available annual and quartery consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within interim reports are generally published and released to the PSE/SEC 0 13 August 2018, or 105 days from end of reporting period. fiscal year ended 30 April 2018 (17-A') was 2018, or 105 days from end of reporting period. Number of the reporting are published within forty- five and annual report published by the Company: Date of Release to the PSE/SEC 0 140 PSE/SEC 10 140 Period. While the date of publish for the SEC Form 17-A does not meet the recommended 90- state of 14 days from the end of the reporting period. 2. Company discloses in its annual report the principal risks associated within forty- five de end or the reporting period. Compliant 2. Company discloses in its annual report the principal risks associated within the identity of the company's controlling shareholders; the degree of ownership concentration; cross- holdings among company affiliates; and any among were and overail equity position in the company. Compliant Page 102 of the FY2018 AR states: In transactions involving interested person (as defined under the SGX-ST bareholders, the HRC and and are not prejudicial to the Company's scritce and policies, and are not prejudicial to the Company's montry shareholders.			Indicate the number of days w	vithin which the consc	lidated and interim reports	The Company's SEC Form 17-A for the
from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period. PSE/SEC End of Period shareholders is consolidated audited financial statements and colored annual eport the reporting period. shareholders is consolidated audited financial statements and colored annual eport the reporting period. shareholders is consolidated audited financial statements and colored annual eport at least 15 business days prior to the state of the annual general meeting of the company's controlling shareholders; motioning shareholders who hold a significant number of the company's notation in the interest of the state of	makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial	Non compliant	were published, distributed or n end of the reporting period, res Interim reports are generally p days from the end of reporting	nade available from th pectively. ublished and released period. The following	e end of the fiscal year and I to the PSE/SEC within 45	fiscal year ended 30 April 2018 ("17-A") was submitted to the PSE/SEC on 13 August 2018, or 105 days from end of reporting period. While the date of publish for the SEC Form
year, while interim reports are published within forty-five (45) days from the end of the reporting period. SEC Form 17-0 (1° 0tr) 14 Dec 2018 44 days financial statements and colored annual report at least 15 business days prior to the solution of the reporting period. 2. Company discloses in its annual report the principal risks associated within the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders. The risk is analy on the rest the right of minority shareholders, conflict of minority shareholders, including the Company's policies on interested person (as defined under the SGX-ST Listing Manual), the Company ensures that these are subject to regular period are carried out on arms' length commercial term consistent with the Crompany's minority shareholders.			Report			
SEC Form 17-0 (1 ^a Qr) 14 Sep 2018 45 days a of the reporting period. SEC Form 17-0 (1 ^a Qr) 18 Mar 2019 46 days SEC Form 17-0 (1 ^a Qr) 13 Aug 2018 46 days 45 days SEC Form 17-0 (1 ^a Qr) 13 Aug 2018 105 days 461 days SEC Form 17-A tor FY2018 13 Aug 2018 105 days 1018. 2018. SEC Form 17-A tor FY2018 13 Aug 2018 461 days 461 days 2018. SEC Form 17-A tor FY2018 13 Aug 2018 105 days 1018. 2018. SEC Form 17-A tor FY2018 13 Aug 2018 105 days 1018. 2018. Provide information on or link/reference to the company's annual report where the following are disclosed: 1. Principal risks to minority shareholders associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holding shareholders, induding shareholders. The risk is managed through policies that are intended to protect the rights of minority shareholders, induding the Company's policies on interested person transactions, conflict of interest, etc. Page 102 of the FY2018 AR states: 10. Interasted person transactions involving interested persons (as defined under the SGX-ST Using Manual), the Company subjects on galar en ot prejudicial to the Company's subject on regular periodic reviews by the ARC and are carried out on a	year, while interim reports		SEC Form 17-Q (2 nd Qtr) as of 31 October 2018			financial statements and colored annual
end of the reporting period. SEC Form 17-0 (3t ^{cd} Ctr) 18 Mar 2019 46 days (deadline fell on a Saturday) Sunday) Stockholders, which was held on 17 Adgust 2. Company discloses in its annual report the principal risks associated within the identity of the company's controlling shareholders; the degree of ownership concentration; cross- holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company. Provide information on or link/reference to the company's sanual report where the following are disclosed: 1. Principal risks to minority shareholders associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross- holdings among company affiliates; and any imbalances between the company. Previde information on or link/reference to the company's annual report where the following are disclosed: 1. Principal risks to minority shareholders; There is a risk that shareholders who hold a significant number of the Company's outstandning shares may not act in the interest of other shareholders' voting power and overall equity position in the company. Page 102 of the FY2018 AR states: In transactions involving interested persons (as defined under the SGX-ST Listing Manual), the Company ensures that these are subject to regular periodic reviews by the ARC and are carried out on arms' length commercial terms consistent with the Group's usual business practices and policies, and are not prejudicial to the Company's minority shareholders.	five (45) days from the		SEC Form 17-Q (1 st Qtr)	14 Sep 2018	45 days	date of the annual general meeting of the
SEC Form 17-A for FY2018 13 Aug 2018 105 days 2. Company discloses in its annual report the principal risks associated within the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the composition in the company's outstanding shares may not act in the interest of other shareholders. The risk is managed through policies that are intended to protect the rights of minority shareholders, including the Company's policies on interested person transactions, conflict of interest, etc. Page 102 of the FY2018 AR states: In transactions involving interested persons (as defined under the SGX-ST Listing Manual), the Company's usal business practices and policies, and are not prejudicial to the Company's usal business practices and policies, and are not prejudicial to the Company's minority shareholders.			SEC Form 17-Q (3rd Qtr)	18 Mar 2019	(deadline fell on a Saturday/	
 annual report the principal risks associated within the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' and overall equity position in the company. following are disclosed: Principal risks to minority shareholders associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' holding of the rights of minority shareholders, including the Company's policies on interested person transactions, conflict of interest, etc. Page 102 of the FY2018 AR states: In transactions involving interested persons (as defined under the SGX-ST Listing Manual), the Company ensures that these are subject to regular periodic reviews by the ARC and are carried out on arms' length commercial terms consistent with the Group's usual business practices and policies, and are not prejudicial to the Company's minority shareholders. 			SEC Form 17-A for FY2018	13 Aug 2018		
	annual report the principal risks associated within the identity of the company's controlling shareholders; the degree of ownership concentration; cross- holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the	Compliant	 following are disclosed: Principal risks to minority company's controlling sha There is a risk that sha Company's outstanding shareholders. The risk is protect the rights of minori on interested person trans Page 102 of the FY2018 / In transactions involving i Listing Manual), the Com periodic reviews by the AF terms consistent with the C are not prejudicial to the C 	shareholders associa ireholders; reholders who hold a shares may not act managed through po ity shareholders, includ sactions, conflict of inte AR states: interested persons (as inpany ensures that the RC and are carried out Group's usual business company's minority share	ated with the identity of the a significant number of the t in the interest of other olicies that are intended to ding the Company's policies erest, etc. defined under the SGX-ST nese are subject to regular on arms' length commercial s practices and policies, and	

	 There are no cross holdings by shareholders of the Company in other companies of the Group. To the extent that the Company deals with affiliates outside the Group controlled by a shareholder of the Company, these are adequately disclosed in the interested person transactions section of the annual report. 3. Any imbalances between the controlling shareholders' voting power and overall equity position in the company. Please see above. 	
Compliant	 Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share. The Company's CG Manual provides: 8.1.2 All directors and key executive officers of the Company shall disclose and report to the Board any dealings in the Company's shares within two business days from the date of transaction. (See also the Company's policy on <i>Dealings with Securities</i> as uploaded in the Company's website: https://cdn2.hubspot.net/hubfs/2685100/pdf/Securities%20Dealings%20Policy% 20%5B7%5D%20June%202014%20-%20CLEAN%20FINAL.pdf?t=1523423889865) Indicate actual dealings of directors involving the corporation's shares including their nature, number/ percentage and date of transaction. There were no reported dealings of Directors in 2018. 	
ion 8.2		
Compliant	 Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders. The shareholdings of the Directors and key management personnel are provided in the Public Ownership Report as of 31 December 2018. The top shareholders of the Company are set out in the Top 100 Shareholders report as of 31 December 2018. Both reports have been uploaded in the website, under the "Other Disclosures in Philippines" heading: <u>https://www.delmontepacific.com/investors/news-and-filings</u> 	
	Compliant	companies of the Group. To the extent that the Company deals with affiliates outside the Group controlled by a shareholder of the Company, these are adequately disclosed in the interested person transactions section of the annual report. 3. Any imbalances between the controlling shareholders' voting power and overall equity position in the company. Please see above. Compliant Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share. The Company's CG Manual provides: 8.1.2 All directors and key executive officers of the Company shall disclose and report to the Board any dealings in the Company's shares within two business days from the date of transaction. Compliant (See also the Company's policy on <i>Dealings with Securities</i> as uploaded in the Company's website: https://cdn2.hubspot.net/hubfs/2685100/pdf/Securities%20Dealings%20Policy% company's website: https://cdn2.hubspot.net/hubfs/2685100/pdf/Securities%20Dealings%20Policy% company's website: https://cdn2.hubspot.net/hubfs/2685100/pdf/Securities%20Dealings%20Policy% https://cdn2.hubspot.net/hubfs/2685100/pdf/Securities%20Dealings%20Policy% https://cdn2.hubspot.

SEC Form – I-ACGR * Updated 21Dec2017

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(e.g. share buy-back program).	Provide link or reference to the company's Conglomerate Map.	
	https://www.delmontepacific.com/about-us/company-structures	
Recommendation 8.3	Dravida link or reference to the discount and and the discount of the discount	
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.	 Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended. Details of each Director's academic and professional qualifications, directorships or chairmanships in other companies, and other major appointments are presented in the <i>Board of Directors</i> section of the FY2018 AR starting on page 12 thereof. Information on the trainings and seminars attended by the Directors in FY2018 are provided in page 75 of the <i>Corporate Governance</i> section of the FY2018 AR. The FY2018 AR is found in the Company's website: https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July_NEW.pdf 	
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.	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended. Details of each key executive's academic and professional qualifications, directorships or chairmanships in other companies, and other major appointments are presented in the <i>Senior Management</i> section of the FY2018 AR starting on page 14 thereof. Information on the trainings and seminars attended by the key management personnel in FY2018 are provided in page 75 of the <i>Corporate Governance</i> section of the FY2018 AR. The FY2018 AR is found in the Company's website: <u>https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July NEW.pdf</u>	
Recommendation 8.4		
1. Company provides a clear disclosure of its policies and procedure for setting Compliant	Disclose or provide link/reference to the company policy and practice for setting board remuneration.	
Board remuneration,	Remuneration Policy	

including the level and			
mix of the same.		For Executive Directors (EDs), a significant and appropriate proportion of the remuneration should be structured so as to link rewards to corporate and individual performance, and align such director's interests with those of shareholders.	
		Non-Executive Directors (NEDs) should not be overly compensated to the extent that their independence may be compromised.	
		The RSOC's recommendation for Directors' fees is made in consultation with the Chairman and endorsed by the entire Board, following which the recommendation is tabled for shareholders' approval at the Company's AGM. The Directors abstain from voting/discussion in respect of their own fees.	
		How Compensation is Calculated	
		 For EDs, the level and structure of remuneration are: i. Aligned with the long-term interest and risk policies of the Company and are appropriate to attract, retain and motivate Directors to provide good stewardship of the Company; ii. Performance-related and aligned with the interests of shareholders and promote the Company's long term success; iii. Symmetric with risk outcomes; and iv. Comparable with the industry and other companies. 	
		For NEDs, remuneration is appropriate to the level of their contributions, taking into account factors, such as effort and time spent, and responsibilities.	
		Based on guidelines of the Singapore Institute of Directors, the RSOC adopts a framework, which comprises a base fee, fees for membership on Board committees, as well as fees for chairing Board committees.	
2. Company provides a clear disclosure of its policies and procedure for setting	Compliant	Disclose or provide link/reference to the company policy and practice for determining executive remuneration.	
executive remuneration, including the level and mix of the same.		Proposals on remuneration packages for CEO and key management personnel are made by Management and submitted to the RSOC for consideration. The RSOC, having considered Management's proposals, would recommend the same to the Board for approval.	
		In conjunction with the review of remuneration matters of the Company's key management personnel, the RSOC works with Management in reviewing individual performance appraisal reports and benchmark studies conducted by Management. Remuneration proposals are benchmarked against comparable companies.	

 Company discloses the remuneration on an individual basis, including termination and retirement provisions. 	Partly compliant	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO. Directors a. Board Chairman: US\$79,200 per annum a. Directors: US\$43,200 per annum b. ARC Chairman: US\$19,800 per annum c. RSOC Chairman: US\$19,800 per annum d. NC Chairman: US\$9,900 per annum e. ARC Members: US\$10,800 per annum f. RSOC Members: US\$10,800 per annum g. NC Members: US\$5,400 per annum g. NC Members: US\$5,400 per annum f. RSOC Members: US\$5,400 per annum g. NC Members: US\$5,400 per annum f. RSOC Members: US\$5,400 per annum g. NC Members: US\$5,400 per annum f. RSOC Members: US\$5,400 per annum g. NC members: US\$5,5,5,5,5,5,5,	In its 2018 DIS, the Company provided for the aggregate compensation paid or incurred during FY2018 and FY2017, and estimated to be paid in FY2019 to the CEO and other most highly compensated executive officers. This is in compliance with the requirements of the SRC Rules. (See page 8 of the Company's 2018 DIS, which is available on the Company website.)
Recommendation 8.5 1. Company discloses its	Compliant	Disclose er provide reference/link te company's RPT policies	
1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	 Disclose or provide reference/link to company's RPT policies. The Company's Manual on CG incorporates by reference the SGX-ST's rules on IPT and the Company's IPT policy and Manual. The Company's IPT policy and manual set out the definitions, general guidelines, and review and monitoring to be adopted across the Group. The manual presents a comprehensive view of IPT and the procedures that Board members and all affected Group personnel, including members of senior management, directors and employees in purchasing, treasury, finance, sales, legal and internal audit, must follow. Discussions on the review, approval or ratification, and monitoring and recording of IPTs, as provided in the IPT policy and manual, are also found in the Company's website: <u>https://www.delmontepacific.com/corporate-governance/ch-manual-1</u> Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction. 	

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		Yes, pursuant to the Company's Policy on Directors' Conflict of Interest, any director with conflict of interest abstains and is excluded from Board or committee discussion on the transaction giving rise to the conflict.	
 Company discloses material or significant RPTs reviewed and approved during the year. 	Compliant	 Provide information on all RPTs for the previous year or reference to documents containing the following information on all RPTs: Name of the related counterparty; Relationship with the party; Transaction date; Type/nature of transaction; Amount or contract price; Terms of the transaction; Rationale for entering into the transaction; The required approval (i.e., names of the board of directors approving, names and percentage of shareholders who approved) based on the company's policy; and Other terms and conditions The Company's FY2018 AR discussed the RPTs of the Group. Please refer to Note 37 of the Company's audited financial statements for the year ended 30 April 2018 ("FY2018 AFS"): https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July NEW.pdf The Company's 2018 DIS also had a summary of certain material IPTs entered into by the Group with certain Interested Persons for FY2018, FY2017 and FY2016. Please refer to page 6 of the DIS, which can also be accessed from the Company's website: https://www.delmontepacific.com/hubfs/pdf/FY2018%20DMPL%20Definitive%20 Information%20Statement%20(SEC-Filed%20Copy).pdf 	
Supplement to Recommendat	tion 8.5		
 Company requires directors to disclose their interests in transactions or any other conflict of interests. 	Compliant	 Indicate where and when directors disclose their interests in transactions or any other conflict of interests. Yes, this is clear from the Company's Policy on Directors' Conflict of Interest. Also, under the Company's IPT manual, as part of the internal reporting and review procedures, the Conflict of Interest Questionnaires issued annually to all employees shall also be issued to members of the Board of the Group. (A sample of the questionnaire is attached to the IPT manual as Appendix 6.) 	
Optional: Recommendation 8	.5		

1. Company discloses that	Compliant	Provide link or reference where this is disclosed, if any.	
RPTs are conducted in such a way to ensure that they are fair and at arms' length.		The transactions with related parties are carried out based on terms agreed between the parties. Pricing for the sales of products are market driven, less certain allowances. For purchases, the Group's policy is to solicit competitive quotations. Purchases are normally awarded based on the lowest price. (See Note 37 of the FY2018 AFS, which is found on page 233 of the FY2018 AR.)	
Recommendation 8.6			
 Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. 	Compliant	Provide link or reference where this is disclosed, if any. Section 8.1.6 of the Company's CG Manual provides: "The Company shall make a full, fair, accurate and timely disclosure to the public of any event that has a material impact on the Company and its business, including, but not limited to, the acquisition or disposal of significant assets which could adversely affect the viability of the Company or the interest of its shareholders and other stakeholders. The Board shall follow the SGX-ST rules on the setting of the transaction price on the acquisition or disposal of assets." Please see the Company's CG Manual as uploaded on the website: <u>https://www.delmontepacific.com/hubfs/pdf/DMPL%20Manual%20on%20Corpor ate%20Governance%20(2017)%20-%20Complete.pdf?t=1523583786860</u> All material transactions and information are duly reported to the SGX, the PSE, and the SEC, and uploaded on the Company's website: <u>https://www.delmontepacific.com/investors/news-and-filings</u>	
2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	Identify independent party appointed to evaluate the fairness of the transaction price. The Company engages independent auditors to undertake an independent valuation of assets that the Company intends to acquire. When the Company, through its subsidiary, acquired the Del Monte consumer food business in the U.S. in 2014, it engaged Ernst & Young to conduct an independent valuation. Disclose the rules and procedures for evaluating the fairness of the transaction price, if any. Please refer to Appendix 8.1.6 of the CG Manual for the discussion on the policy and procedures for acquisition of assets:	

			https://www.delmontepacific.com/hubfs/pdf/DMPL%20Manual%20on%20Corpor	
			ate%20Governance%20(2017)%20-%20Complete.pdf?t=1523583786860	
C	pplement to Recommendat	ion 9.6		
			Provide link or reference where these are disclosed.	
1.	Company discloses the existence, justification and	Compliant		
	details on shareholder		To the extent that these are material agreements, the Company discloses these.	
	agreements, voting trust		However, there are no persons holding more than 5% of a class of shares of the	
	agreements,		Company under a voting trust or similar agreement. (See page 3 of the 2018 DIS,	
	confidentiality		as uploaded on the Company website:	
	agreements, and such		as uploaded on the company website.	
	other agreements that		https://www.delmontepacific.com/hubfs/pdf/FY2018%20DMPL%20Definitive%20	
	may impact on the		Information%20Statement%20(SEC-Filed%20Copy).pdf)	
	control, ownership, and			
	strategic direction of the			
	company.			
	commendation 8.7			
1.	Company's corporate	Compliant	Provide link to the company's website where the Manual on Corporate	
	governance policies,		Governance is posted.	
	programs and procedures			
	are contained in its		Please refer to the following link:	
	Manual on Corporate Governance (MCG).		https://www.delmontepacific.com/corporate-governance/ch-manual	
	Governance (MCG).		mips.//www.demoniepacific.com/corporate-governance/cn-mandar	
2	Company's MCG is	Compliant	-	
2.	submitted to the SEC and	oompliant		
	PSE.			
3.	Company's MCG is	Compliant		
	posted on its company			
	website.			
	pplement to Recommendat			
1.	Company submits to the	Compliant	Provide proof of submission.	
	SEC and PSE an updated			
	MCG to disclose any		No update has been submitted as the Company has not had any changes in its	
	changes in its corporate		CG Manual from the time of its adoption in May 2017. The Company shall submit	
	governance practices.		a revised CG Manual should there be any changes in its corporate governance practices.	
Op	tional: Principle 8			
1.	Does the company's		Provide link or reference to the company's Annual Report containing the said	
	Annual Report disclose		information.	
	the following information:			
	and readening information.			

			Please refer to the following page references to the FY2018 AR and/or 17-A:	
a.	Corporate Objectives	Compliant	riease relet to the following page reletences to the F12010 AR allu/of 17-A.	
a. b.	Financial	Compliant	a. Pages 2-3 of the FY2018 AR;	
υ.	performance	Compilant	b. Pages 22-23 of the 17-A;	
	indicators		c. Pages 15-32 of the 17-A;	
C.	Non-financial	Compliant	d. Page 91 of the FY2018 AR;	
0.	performance	Compliant	e. Page 12 of the FY2018 AR;	
	indicators		f. Page 75 of the FY2018 AR; and	
d.	Dividend Policy	Compliant	g. Pages 84-85 of the FY2018 AR.	
e.	Biographical details	Compliant		
	(at least age,		The FY2018 AR and 17-A of the Company are uploaded in the website as follows:	
	academic			
	qualifications, date of		https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July	
	first appointment,		NEW.pdf	
	relevant experience,			
	and other		https://www.delmontepacific.com/hubfs/pdf/2018.08.13%20- %20SEC%20Form%2017-A%20(FY2018).pdf	
	directorships in listed		<u>%20SEC%20F0III%2017-A%20(F12018).pui</u>	
	companies) of all			
	directors	0	-	
t.	Attendance details of	Compliant		
	each director in all			
	directors meetings			
g.	held during the year Total remuneration of	Non-compliant	-	The remuneration of Directors and the CEO
y.	each member of the	Non-compliant		are disclosed in bands of S\$250,000/- with a
	board of directors			maximum disclosure band of \$\$500,000/-
	Sourd of directory			and above.
				Although the disclosure is not in compliance
				with the recommendation of the 2012 Code
				(and the SEC CG Code), the Board is of the
				view that, given the confidentiality and
				commercial sensitivity attached to
				remuneration matters and for personal
				security reasons, disclosure in bands of
				S\$250,000/- in excess of S\$500,000/- is not
				provided.
	e Annual Report	Compliant	Provide link or reference to where this is contained in the Annual Report	
	tains a statement			
	firming the company's		See page 73 of the FY2018 AR:	
	compliance with the de of Corporate		https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July	
	vernance and where		NEW.pdf	
	re is non-compliance,			
ine				

	identifies and explains reason for each such issue.			
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	Provide link or reference to where this is contained in the Annual Report See page 88 of the FY2018 AR: <u>https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July_NEW.pdf</u>	
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	Provide link or reference to where this is contained in the Annual Report See page 88 of the FY2018 AR: <u>https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July_NEW.pdf</u>	
Pri	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, and economic).		Provide link or reference to where this is contained in the Annual Report See pages 52-55 of the FY2018 AR: <u>https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July_NEW.pdf</u> for the appropriate selection of an external auditor, and exercise effective oversight o	f the same to strengthen the external auditor's
Re	commendation 9.1			
1.	Audit Committee has a robust process for approving and recommending the appointment,	Compliant	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, removal and fees of the company's external auditor. See relevant discussions found on page 90 of the FY2018 AR:	

reappointment, removal, and fees of the external auditors.		https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July NEW.pdf The same information may also be found in the ARC's charter: https://www.delmontepacific.com/hubfs/pdf/ARC%20Terms%20of%20Reference %20%202015%20FINAL.pdf?t=1523583786860	
 The appointment, reappointment, removal and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders. 	Compliant	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor. Please see the results of the Company's AGM on 17 August 2018, as uploaded on the Company's website: <u>https://www.delmontepacific.com/hubfs/pdf/2018.08.17a%20%20FY2018%20A GM%20Results.pdf</u>	
 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	Provide information or link/reference to a document containing the company's reason for removal or change of external auditor See relevant discussion found on page 90 of the FY2018 AR: <u>https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July_NEW.pdf</u>	
 Company has a policy of rotating the lead audit partner every five years. 	Compliant	Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years. See relevant discussion found on page 90 of the FY2018 AR: https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July NEW.pdf	
Recommendation 9.2 1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; 	Compliant	Provide link/reference to the company's Audit Committee Charter. <u>https://www.delmontepacific.com/hubfs/pdf/ARC%20Terms%20of%20Reference</u> <u>%20%202015%20FINAL.pdf?t=1523583786860</u>	

	 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 auditor's process, taking into consideration relevant Philippine professional and regulatory requirements. 			
2.	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	Provide link/reference to the company's Audit Committee Charter. <u>https://www.delmontepacific.com/hubfs/pdf/ARC%20Terms%20of%20Reference</u> <u>%20%202015%20FINAL.pdf?t=1523583786860</u>	
Su	oplement to Recommendati	ion 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	Provide link/reference to the company's Audit Committee Charter. <u>https://www.delmontepacific.com/hubfs/pdf/ARC%20Terms%20of%20Reference</u> <u>%20%202015%20FINAL.pdf?t=1523583786860</u>	
2. Re	Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Provide link/reference to the company's Audit Committee Charter. The Company Secretary confirms that this matter is periodically taken up by the ARC.	

1. Company disclose the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Disclose the nature of non-audit services performed by the external auditor, if any. The FY2018 AR reported that there were no non-audit engagements with the Company's external auditors. The Company disclosed, however, that other auditors were engaged to perform non-audit services which include tax advisory and transfer pricing review.	
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	Provide link or reference to guidelines or policies on non-audit services. The ARC regularly monitors this. It is included in the ARC agenda on a regular basis to ensure that there is no conflict of interest on the part of external auditor. For FY2018, the ARC reviewed the audit and non-audit services of the external auditors and was satisfied that the auditors continue to be independent.	
Supplement to Recommendat			
1. Fees paid for non-audit	Compliant	Provide information on audit and non-audit fees paid.	
services do not outweigh the fees paid for audit		See page 89 of the FY2018 AR:	
services.			
		https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July	
		NEW.pdf	
Additional Recommendation t	o Principle 9		
 Company's external auditor is duly accredited by the SEC under Group A category 	Compliant	 Provide information on company's external auditor, such as: Name of the audit engagement partner; Accreditation number; Date accredited; Expiry date of accreditation; and Name, address, contact number of the audit firm The following are the details of the Company's external auditor in the Philippines: Partner in charge: Ms. Catherine E. Lopez; SEC Accreditation: 19 February 2019: Expiry date: 18 February 2022 Name, address and contact number: SyCip Gorres Velayo & Co. 6760 Ayala Avenue 1226 Makati City Tel: (632) 8910307 	

2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program	Compliant	 Provide information on the following: 1. Date it was subjected to SOAR inspection, if subjected; 2. Name of the Audit firm; and 3. Members of the engagement team inspected by the SEC. Sycip Gorres Velayo & Co., the Company's external auditor in the Philippines, 	
conducted by the SEC's Office of the General Accountant (OGA).		was subjected to SOAR inspection in November 2018. No member of the engagement team has been inspected by the SEC.	
Principle 10: The company sho	ould ensure that the ma	aterial and reportable non-financial and sustainability issues are disclosed.	
Recommendation 10.1	•		
1. Board has a clear and focused policy on the disclosure of non-financial	Compliant	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.	
information, with emphasis on the		See relevant discussions found on pages 59-74 of the FY2018 AR:	
management of economic, environmental,		https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July NEW.pdf	
social and governance			
(EESG) issues of its business, which underpin			
sustainability.			
2. Company adopts a globally recognized	Compliant	Provide link to Sustainability Report, if any. Disclose the standards used.	
standard/ framework in reporting sustainability		The Company has published its first Sustainability Report in October 2018, which is also available for download in the Company's website:	
and non-financial issues.		https://www.delmontepacific.com/sustainability/sustainability-report	
decision-making by investors, st		rehensive and cost-efficient communication channel for disseminating relevant infor interested users.	mation. This channel is crucial for informed
Recommendation 11.1			
1. Company has media and	Compliant	Disclose and identify the communication channels used by the company (i.e.,	
analysts' briefings as channels of		website, Analyst's briefing, Media briefings/press conferences, Quarterly reporting, Current reporting, etc.). Provide links, if any.	
communication to ensure			
the timely and accurate dissemination of public,		The Company uses these communication channels: quarterly reports which include the press release, MD&A and presentation; briefing with webcast or	
material and relevant		neres the procertoiodos, indust and procentation, cheming with wobodot of	

information to its shareholders and other investors.		conference call; one-on-one meetings; brokers forum/roadshows, website, corporate presentation and Annual Report.	
		The quarterly results are uploaded in the Company's website and may be accessed through the following link:	
		https://www.delmontepacific.com/investors/results-and-reports	
Supplemental to Principle 11			
1. Company has a website disclosing up-to-date	Compliant	Provide link to the company website.	
information on the following:		The following are the relevant links to the Company website:	
3		a. Financial statements/ report	
1. Financial statements/reports (latest quarterly)	Compliant	See "17-Q" under "Filings in SEC Philippines" in – https://www.delmontepacific.com/investors/news-and-filings	
2. Materials provided in briefings to analysts and media.	Compliant	 b. Materials provided in briefings to analysts and media: See "Quarterly Results" in - <u>https://www.delmontepacific.com/investors/results-and-reports</u> 	
 Downloadable annual report 	Compliant	c. Annual Report (colored/magazine type):	
 Notice of ASM and/or SSM 	Compliant	See "Annual Reports" in - https://www.delmontepacific.com/investors/results-and-reports	
5. Minutes of ASM and/or SSM	Compliant	d. AGM Notice:	
Company's Articles of Incorporation and	Compliant	https://www.delmontepacific.com/investors/shareholder- centre#Notice_of_AGM	
By-Laws		e. AGM Minutes: https://www.delmontepacific.com/investors/shareholder- centre#Minutes_of_AGM	
		f. Company's Memorandum and Articles of Association: https://www.delmontepacific.com/investors/results-and-reports	
Additional Recommendation to	o Principle 11		L
1. Company complies with SEC-prescribed website	Compliant	The following is the link on the Company's website:	
template.		https://www.delmontepacific.com/	
		Internal Control System and Risk Management Framework	
Principle 12: To ensure the int enterprise risk management fram		and proper governance in the conduct of its affairs, the company should have a stro	ong and effective internal control system and

Recommendation 12.1			
 Company has an adequate and effective internal control system in the conduct of its business. 	Compliant	List quality service programs for the internal audit functions. The Internal Audit function provides independent assurance to evaluate and improve the effectiveness of the organizations' risk management, control and governance processes. It covers operations, financial reporting, compliance, and information technology. The Internal Audit department works with Management to assess risks, identify root causes and come up with agreed action points, and follow up implementation. Indicate frequency of review of the internal control system. The specific areas under review and the frequency of such reviews depend on the risk assessment performed during the annual planning process and the changes in risk and control conditions within the year. Some areas are reviewed quarterly, others annually, others every other year, and still others every three years. The annual plan is reviewed with management and approved by the Board through the ARC.	
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	 Identify international framework used for Enterprise Risk Management. The Group adopts the COSO ERM Framework. Provide information or reference to a document containing information on: Company's risk management procedures and processes The ARC oversees how management monitors compliance with the Group's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risks faced by the Group. The ARC is assisted in its oversight role by Internal Audit. The Internal Audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the ARC. Key risks the company is currently facing Discussions on the principal risk, specific risks the Company faces, and risk mitigation are found beginning on page 52 of the FY2018 AR. How the company manages the key risks Discussion on risk mitigation are likewise discussed in the FY2018 AR, starting on page 52 thereof. 	

		Risk management processes and results are reviewed regularly to reflect changes in market conditions and the Group's activities. Risk management is a regular and recurring board agenda item.	
Supplemental to Recommenda	ation 12.1		
 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, acceptance and compliance with the said issuances. 	Compliant	 Provide information on or link/reference to a document containing the company's compliance program covering compliance with laws and relevant regulations. The Group has a compliance program that aims to monitor and ensure the Group's compliance with laws and regulations to manage any risks related to regulatory developments. The Company's Code of Business Ethics also requires that the Company shall endeavor to comply with all laws, rules and regulations that govern its business. The Company shall be guided by the principles of ethical conduct when dealing with the government, its agencies and instrumentalities. The Company shall respect the laws of all countries where it conducts business. The Company shall also promote honesty and integrity in dealing with government agencies and instrumentalities. All employees are prohibited from influencing the government's judgment or conduct through the giving of bribes or other unlawful inducements. Indicate frequency of review. Compliance is a regular ARC agenda item. 	
Optional: Recommendation 1			
 Company has 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. 	Compliant	Provide information on IT governance process. Information technology issues are also regularly reported to the Board through the ARC. Reports include matters on business continuity, disaster recovery and cyber security amongst others. The Board, through the ARC, provides directions on these matters which management then executes and Internal Audit monitors.	
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 	Compliant	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm. The internal audit function is in-house.	

	the second increases the					
	value and improve the company's operations.					
	company's operations.					
Re	commendation 12.3					
1.	Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities. The Head of Internal Audit is Mr. Gil Ramon Veloso. The internal audit department is responsible for reviewing the risk management, internal control and governance processes to ensure that these are adequate and effectively implemented.			
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	This is true. Please see the Internal Audit's Charter (which is found in Appendix 3.3.2 of the Company's CG Manual).			
3.	In case of 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.	Not applicable	Identify qualified independent executive or senior management personnel, if applicable.	The Company's internal audit activity is handled in-house.		
Re	commendation 12.4					
1.	Company has a separate risk management function to identify, assess and monitor key risk exposures.	Non-compliant	Provide information on company's risk management function.	The Finance Department and Chief Risk Officer are responsible for the risk management in the Company.		
Su	Supplemental to Recommendation 12.4					
1.	Company seeks external technical support in risk management when such competence is not available internally.	Compliant	Identify source of external technical support, if any. The Company engages consultants or firms specializing in the relevant risks. For instance, the Company engaged Grant Thornton and DXC regarding cybersecurity risks, and Ernst & Young concerning developments in Philippine tax reform.			

		Section 4.1.3 of the Company's CG Manual states that the Board should annually review the adequacy and effectiveness of the Company's risk management (and internal control systems). Such review can be carried out internally or with the assistance of any competent third parties.	
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	Identify the company's Chief Risk Officer (CRO), and provide information on or reference to a documents containing his/her responsibilities and qualifications/background. Under Section 4.1.1 of the Company's MCG, the Company's Chief Financial Officer, Mr. Parag Sachdeva, also acts as the Chief Risk Officer. He leads the implementation of the Company's risk management system and reports to the Board any identified risks and measures being taken by Management to address or mitigate the same.	
 CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities. 	Compliant	Mr. Sachdeva's academic and professional are provided in page 15 of the FY2018 AR.	
Additional Recommendation to	Principle 12		
1. 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	 Provide link to CEO and CAE's attestation. In its FY2018 AR, the Company reported that the Board received written confirmation from the CEO and the CFO that the Company's risk management and internal control systems remain adequate and effective as of FY2018. (See page 88 of the FY2018 AR.) Such written confirmation is based on the Head of Audit's written annual state of internal control report. 	
		Cultivating a Synergic Relationship with Shareholders	
Principle 13: The company shou	uid treat all shareholde	ers fairly and equitably, and also recognize, protect and facilitate the exercise of thei	r rights.
Recommendation 13.1			
 Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance. 	Compliant	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed. See Section 6 of the Company's CG Manual, as uploaded in the website: <u>https://www.delmontepacific.com/corporate-governance/ch-manual</u>	
2. Board ensures that basic shareholder rights are	Compliant	Provide link to company's website.	

disclosed on the company's website.	121	Basic shareholder rights are discussed in the Company's CG Manual and FY2018 AR, which are both available in the Company's website.	
1. Company's common share has one vote for one share.	Compliant.	The ordinary shares of the Company carry one vote per share. See the FY2018 AR: <u>https://www.delmontepacific.com/hubfs/pdf/DMPL%20AR2018_Final%2026July_NEW.pdf</u>	
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	 Provide information on all classes of shares, including their voting rights if any. The Company treats all shareholders fairly and equitably, and recognizes, protects and facilitates the exercise of shareholders' rights. The Company also ensures that shareholders have the opportunity to participate effectively in and vote at general meetings. Details on the ordinary and preference shares of the Company are provided in its Articles and Memorandum of Association. The holders of ordinary shares are entitled to receive dividends as declared from time to time after dividends of preference shares are paid, and are entitled to one vote per share at general meetings of the Company. The preference shares are cumulative, non-voting, redeemable at the option of the Company, non-participating and non-convertible. The preference shares may be issued in one or more series, each such class of shares will have rights and restrictions as the Board may designate. The terms and conditions of the authorized preference shares are finalized upon each issuance. 	
3. Board has an effective, secure, and efficient voting system.	Compliant	 Provide link to voting procedure. Indicate if voting is by poll or show of hands. In general meetings of shareholders conducted in Singapore, all resolutions are put to vote by electronic poll. While electronic poll voting is not available to Philippine Shareholders who are unable to attend the AGM held in Singapore, they are still be able to vote by manual poll voting in Manila. However, Philippine Shareholders who attend the AGM in Singapore are able to participate in the electronic poll voting. The Company also appoints independent scrutineers to validate the votes. (See the discussion on <i>Conduct of Shareholder Meetings</i> found on page 93 of the FY2018 AR.) 	
4. Board has an effective shareholder voting	Compliant	Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any.	

	mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.		 The Company's Articles of Association provide for certain matters to be decided through special resolution or affirmative vote by at least ³/₄ of shares entitled to vote. Non-exclusive examples of these matters to be decided by a special resolution of members are as follows: Reduction of the capital of the Company by transferring an amount of the capital of the Company to surplus Removal of a director from office, with or without cause Voluntary winding up and dissolution of the Company In liquidation, the liquidator may, with the authority of a special resolution of members and any other sanction required by the Act, divide among the members in specie or kind the whole or any part of the assets of the Company. The Company may, by a special resolution of members or by a resolution passed unanimously by all Directors of the Company, continue as a company incorporated under the laws of a jurisdiction outside the British Virgin Islands in the manner provided under those laws. 	
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	 Provide information on how this was allowed by board (i.e. minutes of meeting, board resolution). Under Article 66 of the Company's Articles of Association, members holding at least 10% of the Company's issued share capital may request in writing for a general meeting or a meeting of shareholders. 	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	 Provide information or link/reference to the policies on treatment of minority shareholders. The Company's CG Manual respects the rights of all shareholders and provides for the following: Fair and Equitable Treatment of Shareholders – The Company should treat all its shareholders fairly and equitably, and should recognize, protect and facilitate the exercise of shareholders' rights.3 Guidelines: 	(In transactions involving interested persons ⁴ , the Company ensures that they are carried out on arm's length commercial terms consistent with the Group's usual business practices and policies and are not be prejudicial to the Company's minority shareholders.)

 ³ Principle 14 of the SGX CG Code (Shareholder Rights)
 ⁴ Under the SGX-ST Listing Manual, "Interested Person" is defined as: (a) a Director, CEO or Controlling Shareholder of the listed company; or (b) an Associate of any such Director, CEO or Controlling Shareholder. A "Controlling Shareholder" is one who: (a) holds directly or indirectly 15% or more of the nominal amount of all voting shares in the company; or (b) in fact exercises control over a company. SEC Form – I-ACGR * Updated 21Dec2017 Page **53** of **67**

days before the meeting. SEC Form – I-ACGR * Updated 21Dec2017	,	were included in the agenda of the meeting.	enough time for Management to complete Page 54 of 67
Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28		For the AGM held on 17 August 2018, the notice of meeting was sent out on 27 July 2018 (or 21 days before date of meeting). Indicate whether shareholders' approval of remuneration or any changes therein	in compliance with the SRC Rules and its Articles of Association. This lead time, at present, provides just
 Board encourages active shareholder participation by sending the Notice of 	Non-Compliant	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out.	The Company sends out its notice of meetings at least 15 business days before the date of shareholders' meeting, which is
Recommendation 13.2			
energienerge		 Drewcorp Services Pte Ltd – Singapore; and Ortega Bacorro Odulio Calma & Carbonell Law Office – Manila. 	
at the Annual Shareholders' Meeting.		independent scrutineers to tabulate and validate the votes cast:	
independent party to count and/or validate the votes		For the AGM held in August 2018, the Company appointed the following	
Optional: Recommendation 1 1. Company appoints an	3.1 Compliant	Identify the independent party that counted/validated the votes at the ASM, if any.	
		For FY2018, the Company did not declare dividends to Ordinary Shareholders due to its net loss position.	
		declaration.	
		Indicate if company declared dividends. If yes, indicate the number of days within which the dividends were paid after declaration. In case the company has offered scrip-dividends, indicate if the company paid the dividends within 60 days from	
		https://www.delmontepacific.com/investors/shareholder-centre#Dividends.	
dividend policy.		The Company's dividend policy for its ordinary shares is stated in page 91 of the FY2018 AR. It's also stated in the Company's website:	
 Company has a transparent and specific 	Compliant	Provide information on or link/reference to the company's dividend Policy.	
		6.1.3 The results of the votes taken during an annual general meeting or general meeting of shareholders should be disclosed and made available to the public on the same day. The results of the meeting should likewise be uploaded on the Company's website within five days from the date of such meeting.	
		participate effectively in, and vote at, general meetings of shareholders. Shareholders should be informed of the rules, including voting procedures that govern general meetings of shareholders.	
		 6.1.1 The Company should facilitate the exercise of ownership rights by all shareholders. In particular, shareholders have the right to be sufficiently informed of changes in the Company or its business which would be likely to materially affect the price or value of the Company's shares. 6.1.2 The Company should ensure that shareholders have the opportunity to 	

		One of the resolutions submitted for shareholders' approval pertain to the payment of Directors' fees up to US\$496,800 for FY2019 (FY2018: US\$496,800), to be paid quarterly in arrears. For details on the fee structure, please refer to the 2018 AGM Notice. Provide link to the Agenda included in the company's Information Statement (SEC Form 20-IS). <u>https://www.delmontepacific.com/hubfs/pdf/FY2018%20DMPL%20Definitive%20</u> <u>Information%20Statement%20(SEC-Filed%20Copy).pdf</u>	the annual report and other materials that need to be included with the notice of meetings.
Supplemental to Recommendation	ation 13.2		
1. Company's Notice of Annual Stockholders' Meeting contains the following information:		Provide link or reference to the company's notice of Annual Shareholders' Meeting.	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies).	Compliant	https://www.delmontepacific.com/hubfs/pdf/18_0231%20Del%20Monte_FR18_A GM_v1.pdf	
b. Auditors seeking appointment/re- appointment.	Compliant	https://www.delmontepacific.com/hubfs/pdf/18_0231%20Del%20Monte_FR18_A GM_v1.pdf	
c. Proxy documents.	Compliant	https://www.delmontepacific.com/hubfs/pdf/FY2018%20DMPL%20Definitive%20 Information%20Statement%20(SEC-Filed%20Copy).pdf	
Optional: Recommendation 1	3.2		
 Company's provides rationale for the agenda items for the annual stockholders meeting. 	Compliant	Provide link or reference to the rationale for the agenda items. See the Explanatory Notes included in the Company's AGM Notice: https://www.delmontepacific.com/hubfs/pdf/18_0231%20Del%20Monte_FR18_A GM_v1.pdf	
Recommendation 13.3			
 Board encourages active shareholder participation by making the result of 	Compliant	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM.	Relevant questions raised and answers provided are included in the Minutes of the AGM which was released to the public at a

the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.		The results of the 2018 AGM are disclosed to the public on the same day. Please see disclosures of the Company to the SGX-ST and the PSE: <u>https://www.delmontepacific.com/hubfs/pdf/2018.08.17a%20%20FY2018%20A</u> <u>GM%20Results.pdf</u>	later date and uploaded on the Company website. <u>https://www.delmontepacific.com/hubfs/pdf/</u> 2018.09.20a%20%20Minutes%20of%20An nual%20General%20Meeting%20held%20 on%2017%20August%202018.pdf
 Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days 	Compliant	Provide link to minutes of meeting in the company website. <u>https://www.delmontepacific.com/investors/shareholder-</u> <u>centre#Minutes_of_AGM</u>	The Company is able to provide the results of the meeting including the approving and dissenting votes within the required timeframe.
from the end of the meeting.		Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes.	The detailed proceedings including the question and answer discussions, which could be extensive and cover a significant
		Please refer to the AGM results which includes the breakdown of all valid votes cast at the meeting:	amount of time in Singapore (as compared to the typical experience in the Philippines), are separately minuted and uploaded at a
		https://www.delmontepacific.com/hubfs/pdf/2018.08.17a%20%20FY2018%20A GM%20Results.pdf	later time.
		Indicate also if the voting on resolutions was by poll.	
		The results of meeting indicated that the resolutions were passed and approved by way of poll.	
		Include whether there was opportunity to ask question and the answers given, if any.	
		Yes, the AGM Minutes would affirm this.	
Supplemental to Recommend	ation 13.3		
1. Board ensures the attendance of the external auditor and other relevant	Compliant	Indicate if the external auditor and other relevant individuals were present during the ASM and/or special meeting.	
individuals to answer shareholders questions		The attendance list, which is attached to the AGM Minutes, would show that the representatives of the Company's external auditors attended the meeting.	
during the ASM and SSM.		representatives of the Company's external auditors attenued the meeting.	
Recommendation 13.4			
1. Board makes available, at the option of a	Compliant	Provide details of the alternative dispute resolution made available to resolve intra-corporate disputes.	
shareholder, an alternate			
dispute mechanism to resolve intra-corporate			
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disputes in an amicable and effective manner.		Articles 161 and 162 of the Company's Articles of Association clearly provide for arbitration in case of any differences between the Company and any of its shareholders or members. The Company's Lead Independent Director is available to shareholders where they have concerns and for which contact through the normal channels of communication with the Chairman or Management are inappropriate or inadequate.	
2. The alternative dispute mechanism is included in the company's manual on Corporate Governance.	Non-compliant	Provide link/reference to where it is found in the Manual on Corporate Governance.	Articles 161 and 162 of the Company's Articles of Association clearly provide for arbitration in case of any differences between the Company and any of its shareholders or members. The Company can incorporate the clear provisions of its Articles on arbitration in the CG Manual but there is no significant difference. The Company's Lead Independent Director is available to shareholders where they have concerns and for which contact through the normal channels of communication with the Chairman of the Board or Management are inappropriate or adequate.
Recommendation 13.5			
 Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders. 	Compliant	Disclose the contact details of the officer/office responsible for investor relations, such as: 1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address The following are the contact details of the Company's investor relations officer: Jennifer Luy Tel: +65 6324 6822 Fax: +65 6221 9477 jluy@delmontepacific.com	
 IRO is present at every shareholder's meeting. 	Compliant	Indicate if the IRO was present during the ASM. Yes; please refer to the attendance list included in the AGM Minutes	
SEC Form – I-ACGR * Undated 21Dec2017			Page 57 of 67

C 1	unlamental to Decommond	ation to Dringinla 12		
	pplemental to Recommend			
1.	Board avoids anti- takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group.	Compliant	Provide information on how anti-takeover measures or similar devices were avoided by the board, if any. The Board has not undertaken anti-takeover measures or similar devices.	
2.	Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	Indicate the company's public float. As of 31 December 2018, the Company's public float is 27.69%.	
Or	tional: Principle 13			
	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting.	(Compliant)	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM. The Group is committed to engaging its stakeholders and providing easy and regular access to timely, effective, fair, pertinent and accurate information about the Company, in clear language. It has an Investor Relations ("IR") policy that clearly articulates and promotes this. See the discussion on <i>Communication with Shareholders/ Investor Relations</i> found on page 91 of the Company's FY2018 AR. See also the Company's IR policy in its website: https://cdn2.hubspot.net/hubfs/2685100/pdf/IR%20Policy%20as%20of%2014%2 ODec%202016.pdf?t=1524189035999	
2.	Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	 Disclose the process and procedure for secure electronic voting in absentia, if any. The Company implements electronic poll voting and all resolutions are put to vote by electronic poll at general meetings (GM) of shareholders, whether annual or special. The proceedings of the GM are held in Singapore, and are made available to Philippine Shareholders via a videoconference facility at the Company's offices in Taguig City. A shareholder who is entitled to attend and vote at the general meetings of shareholders may appoint not more than two proxies to attend and vote in his/her stead. Such proxy should complete and submit the appropriate "depositor proxy form" at the office of the Singapore Share Transfer Agent. While electronic poll voting is not available to Philippine Shareholders who are unable to attend the GM in Singapore, the shareholders may still vote by manual 	

		poll voting. Those who wish to vote but cannot attend either the GM in Singapore or the videoconference in Manila may still do so by appointing a proxy to attend the meeting either in Singapore or in Manila. (See 2018 AGM Notice and 2018 DIS of the Company: https://www.delmontepacific.com/hubfs/pdf/FY2018%20DMPL%20Definitive%20 Information%20Statement%20(SEC-Filed%20Copy).pdf Duties to Stakeholders by law, by contractual relations and through voluntary commitments must be respected of to obtain prompt effective redress for the violation so their rights.	I. Where stakeholders' rights and/or interests
Recommendation 14.1			
 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. 	Compliant	Identify the company's stakeholders and provide information or reference to a document containing information on the company's policies and programs for its stakeholders. The Company's stakeholders are its employees and their families, business partners, customers and host communities. The external stakeholders include customers, government and community organizations, industry and trade associations, certification bodies, non-government organizations, business partners, suppliers, academe, lending institutions and investors. As a leading global food company, the Company has included corporate sustainability as part of the Company's strategic plan. For a comprehensive discussion on the Group's sustainability programs, please refer to its the Company's Sustainability Report published in October 2018: https://www.delmontepacific.com/hubfs/pdf/18_0260-Del-Monte-Pacific-Sustainability-Report-FY-2018-v14.pdf	
Recommendation 14.2			
 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	Compliant	Identify policies and programs for the protection and fair treatment of company's stakeholders. The Company's IR policy promotes fair and equitable treatment of all shareholders, while recognizing, protecting and facilitating the exercise of shareholders' rights. This IR policy reinforces DMPL's commitment to regular, effective and fair communication between DMPL and its investing community (which includes the shareholders, research analysts and sales, media, and any other stakeholders). The Company's IR is guided by principles of trust; good corporate governance; transparency, openness and quality of disclosure; fairness; timeliness; proactiveness and engagement; accessibility; employment of IT; and continuous improvement.	

L			
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	 Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholder can use to voice their concerns and/or complaints for possible violation of their rights. The Board, together with the Chairman of the ARC, had appointed the Group CFO as the Protection Officer, as well as the Head of Internal Audit as the Investigations Officer, to administer the Company's Whisteblower program. The following are the contact details: For legal compliance: +632 856 2557, +63917 872 1472, or email legalcompliancegroup@delmonte-phil.com For other matters: +6388 855 2090, +63917 712 0311, or email othercompliance@delmonte-phil.com Provide information on whistle-blowing policy, practices and procedures for stakeholders. The Company implements a Whistleblower Policy that aims to deter and uncover any corrupt, illegal, unethical, fraudulent or other conduct detrimental to the interests of the Group committed by officers and employees, as well as third parties such as suppliers and contractors. The Group encourages its officers and employees, suppliers and contractors to provide information that evidences unsafe, unlawful, unethical, fraudulent or wasteful practices. It does not disregard anonymous complaints. For more details, please refer to the Company's website where the whistleblowing policy may be viewed: https://www.delmontepacific.com/corporate-governance/ch-manual-1 	
Supplemental to Recommend	ation 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	 Provide information on the alternative dispute resolution system established by the company. If the dispute is between the Company and third parties or regulatory authorities: The Company considers and explores with the other parties involved, mutually acceptable alternative modes of dispute resolution to the extent that such modes are reasonable and will not prejudice the Company's interests. 	

 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. 	Compliant	Disclose any requests for exemption by the company and the reason for the request. The Company does not seek any exemption for the application of a law, rule or regulation related to corporate governance.	
 Company respects intellectual property rights. 	Compliant	Provide specific instances, if any. While the Group holds the <i>Del Monte</i> trademark rights for packaged food products in the USA, South America, Philippines, the Indian subcontinent and Myanmar, the Group acknowledges that the <i>Del Monte</i> trademark is licensed to other companies that are independent of the Group.	
Optional: Principle 14	1		
 Company discloses its policies and practices that address customers' welfare. 	Compliant	Identify polices, programs and practices that address customers' welfare or provide link/reference to a document containing the same. <i>Policy</i> The Group has comprehensive quality and food safety policies that ensure its products are of the highest quality and meet the strictest food safety standards. Consumer satisfaction, health and safety shall always be of paramount concern to the Group. The Group's advertising shall be truthful. Information on the Company's products and services must be accurately communicated. <i>Activities</i> The Group implements strict controls throughout operations to ensure that the products consistently meet the highest levels of quality, safety and purity. The Group also has product traceability measures in place to respond to customer requirements.	

		Also, to ensure customer satisfaction, the Company strives to establish effective communication lines with its customers and be always sensitive to consumers' concerns and needs. For a comprehensive discussion on the Group's policies and programs, please refer to the section on <i>Nurturing Consumers</i> beginning on page 15 of the Company's Sustainability Report: https://www.delmontepacific.com/hubfs/pdf/18_0260-Del-Monte-Pacific-Sustainability-Report-FY-2018-v14.pdf	
 Company discloses its policies and practices that address supplier/ contractor selection procedures. 	Compliant	Identify polices, programs and practices that address supplier/ contractor selection procedure or provide link/reference to a document containing the same. <i>Policy</i> The Group acknowledges the importance of building a sound relationship with its suppliers. Accordingly, the Group shall conduct business with all customers (and suppliers) on the basis of integrity, mutual interest and fairness. The Company performs periodic audits of contract manufacturers and certain direct suppliers, some independent and unannounced audits are used to address quality assurance and compliance issues. Furthermore, the Group prohibits the practice of forced and child labor. It is the Group's policy to seek out opportunities to buy from these suppliers where price, quality, and delivery of service are competitive. <i>Activities</i> In selecting suppliers, the Company's subsidiary in the Philippines uses its Supplier Quality Management Program (SQMP) to assess the quality and delivery performance, feedback, recognition and continuous improvement program for all direct materials suppliers and toll manufacturers. The suppliers are then rated based on quality performance, delivery performance and competitiveness. The same subsidiary also issued a Code of Business Conduct to its suppliers while adhering to the principles of integrity, mutual interest and fairness in conducting business. The Company's subsidiary in the U.S. also has in place a Supplier Code of Conduct that applies to any entity providing goods or services, including suppliers and sub-contractors. The Group's Supplier Diversity Program enables small and diverse businesses to be considered fairly as subcontractors and suppliers.	
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Principle 15: A mechanism for processes.	employee participati	on should be developed to create a symbiotic environment, realize the company's goals and participate in its c	orporate governance
Recommendation 15.1			
 Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and its governance. 	Compliant	Provide information on or link/reference to company policies, programs and procedures that encourage employee participation. Please refer to the discussions under the section on Nurturing Employees, beginning on page 24 of the Company's Sustainability Report for FY2018: https://www.delmontepacific.com/hubfs/pdf/18_0260-Del-Monte-Pacific-Sustainability-Report-FY-2018-v14.pdf	
Supplement to Recommendati 1. Company has a reward/ compensation policy that accounts for the performance of the company beyond short- term financial measures.	on 15.1 Compliant	 Disclose if company has in place a merit-based performance incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders. The Company had two share plans, i.e., the Restricted Share Plan ("RSP") and the Performance Share Plan ("PSP") (collectively, the "Share Plans") which were administered by the RSOC. The Share Plans were long-term incentive schemes based on participants achieving pre-set operating unit financial goals, individual performance, as well as achieving financial goals in the case of the PSP. The purpose of the Share Plans was to increase the Company's flexibility and effectiveness in its continuing efforts to reward, retain and motivate employees, currently targeted at executives holding key positions to excel in their performance. These were also designed to align the interest of these executives with those of the Company's shareholders. (See page 84 of the Company's FY2018 AR.) Under the Share Plans, shares were delivered after the participant has served the Group for a specific period or after a further period beyond completion of prescribed performance targets. The Company also has the Del Monte Pacific Executive Share Option Plan 2016 which aims to provide an opportunity for Group executives and Directors to participate in the equity of the Company to motivate them to excel in their performance. This plan is valid for ten years; however, it has yet to be implemented and no options have been granted to date. The Group is also committed to providing a conducive environment that recognizes and rewards employees based on performance, teamwork, and 	

		 continuous improvement in both the short term and long term, and should be designed to: a) Motivate employees to deliver the Company's profitable growth goals; b) Reward performance; c) Retain top performers and high potentials; and d) Promote teamwork. The Company's performance incentive plan aims to motivate and reward employees who contribute towards attaining and exceeding the Company's 	
		annual business objectives. The award is based on the degree to which divisional and corporate financial objectives are met. This incentive plan covers employees at the levels of supervisors and above.	
2. Company has policies and practices on health, safety and welfare of its employees.	Compliant	Disclose provide information on policies and practices on health, safety and welfare of employees. Include statistics and data, if any. Please refer to the discussions under the section on <i>Nurturing Employees</i> found in pages 24-30 of the Company's Sustainability Report for FY2018:	
		https://www.delmontepacific.com/hubfs/pdf/18_0260-Del-Monte-Pacific- Sustainability-Report-FY-2018-v14.pdf	
 Company has policies and practices on training and development of its employees. 	Compliant	Disclose and provide information on policies and practices on training and development of employees. Include information on any training conducted or attended.	
		Please refer to the relevant discussions under the section on <i>Nurturing Employees</i> found in pages 24-30 of the Company's Sustainability Report for FY2018:	
		https://www.delmontepacific.com/hubfs/pdf/18_0260-Del-Monte-Pacific- Sustainability-Report-FY-2018-v14.pdf	
Recommendation 15.2	Compliant	Identify or provide link/reference to the company's validice are set	
 Board sets the tone and makes a stand against corrupt practices by adopting an anti- corruption policy and program in its Code of Conduct. 	Compliant	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption. The Board shapes the long-term strategy of the Company, reviews material issues and provides guidance on matters relating to shareholders, regulatory authorities, and sustainability. The Group abhors any form of corruption by its employees and suppliers. Any solicitation or offering of gifts, payments or commissions by Company employees and their families, or by suppliers and their representatives,	
		in exchange for business or for personal gain is strictly prohibited.	

		Internal audits are periodically performed to assess corporate, facility and subsidiary processes and controls to mitigate corruption risks. The Company has a Code of Conduct which Directors, management and employees abide by. All employees are required to provide information on related party and conflict of interest which is updated annually. Please refer to the Company's Code of Business Ethics on its website: <u>https://www.delmontepacific.com/corporate-governance/code-of-business-ethics</u>	
 Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture. 	Compliant	Identify how the board disseminated the policy and program to employees across the organization. The Code of Business Ethics had been disseminated to all Directors, senior management and employees of the Company and the Group during the on- boarding process. It is also published in the Group's HR website which is accessible to all employees of the Group.	
Supplement to Recommendat	ion 15.2		
 Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes. 	Compliant	Identify or provide link/reference to the company policy and procedures on penalizing employees involved in corrupt practices. Employees are prohibited from influencing the government's judgment or conduct through the giving of bribes or other unlawful inducements. Accordingly, the Company has a Disciplinary Action Policy with the objective of ensuring that employees will have a better understanding of company rules and regulations that have a direct impact on their rights, welfare and safety and to assist supervisors and managers in handling disciplinary cases in order to guarantee that all employees will be accorded due process and receive fair and constructive treatment. Include any finding of violations of the company policy. There has been no findings of any violation of this company policy.	
Recommendation 15.3			
 Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation. 	Compliant	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. A Whistleblower Policy is in place to promote the highest standards of business and personal ethics in the conduct of the Group's affairs. Please refer to the Company's Whistleblowing Policy on its website: https://www.delmontepacific.com/corporate-governance/ch-manual-1	

		 Indicate if the framework includes procedures to protect the employees from retaliation. The policy seeks to protect any whistleblower from any form of retaliation, harassment, adverse employment consequences or other discriminatory acts, including, but not limited to, demotion, dismissal or reduction of compensation or privileges of employment, for providing information relative to violations of Company policies, rules and regulations. The Company has a Whisteblower Protection Officer that safeguards the interests of the whistleblower, and a Whistleblower Investigations Officer (being a director, officer, employee or consultant of the Company) who is responsible for conducting preliminary investigations into reports received from a whistleblower. Provide contact details to report any illegal or unethical behaviour. The Group CFO, Mr. Parag Sachdeva, acts as the Protection Officer. The Head of Internal Audit, Mr. Gil Veloso, acts as the Investigations Officer. The following are the contact details: For legal compliance matters: +632 856 2557, +63917 872 1472, or email legalcompliancegroup@delmonte-phil.com For other matters: +6388 855 2090, +63917 712 0311, or email othercompliance@delmonte-phil.com 	
 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	Please also see comment from previous item.	
3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	 Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing. Under its terms of reference, part of the ARC's duty is to assist the Board in monitoring whistleblowing processes and providing arrangements whereby matters raised by whistleblowers are investigated and appropriate follow-up actions are taken. 	
		sible in all its dealings with the communities where it operates. It should ensure the	at its interactions serve its environment and
SEC Form - LACCR * Lindated 21Dec2017	•	is fully supportive of its comprehensive and balanced development.	Page 66 of 67

Recomm	nendation 16.1			
place interd busin prom benet allow grow contri advar	apany recognizes and es importance on the dependence between ness and society, and notes a mutually eficial relationship that vs the company to v its business, while ributing to the ancement of the ety where it operates.	Compliant	 Provide information or reference to a document containing information on the company's community involvement and environment-related programs. Please see the discussions on <i>Nurturing Nature</i> and <i>Nurturing Communities</i> found on pages 34-45 and pages 52-58, respectively, of the Company's Sustainability Report for FY2018. 	
Optional:	I: Principle 16			
value enviro is cor prom	pany ensures that its e chain is ronmentally friendly or onsistent with noting sustainable elopment.	Compliant	Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development.Please see relevant discussions under Nurturing Nature found on pages 34-45 of the Company's Sustainability Report for FY2018.Please also see our commitment to Sustainability, as found in our website: https://www.delmontepacific.com/sustainability	
intera	pany exerts effort to act positively with the munities in which it ates.	Compliant	Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates. The Company believes that the communities where the Group operates should also be nurtured to ensure that it maintains its symbiotic relationship with them and its social license to operate. Please see the discussions under the section on Nurturing Nature starting on page 52 of the Company's Sustainability Report for FY2018.	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in <u>Makaii City</u>, <u>Philippines</u> on <u>9 May 2019</u>.

SIGNATURES

ROLANDO GAPUD Chairman of the Board

JOSELITÓ CAMPOS, JR. Managing Director and Chief Executive Officer

BENEDICT KWEK GIM SONG Lead Independent Director YVONNE GOH Independent Director

Q. Jan

EMIL JAVIER Independent Director

GODFREY SCOTCHBROOK Independent Director

ANTOHIO EUGENIO UNGSON Company Secretary and Chief Compliance Officer

SUBSCRIBED AND SWORN to before me this 9th day of May, 2019, in Makati City, Philippines, affiants having exhibited to me the following:

Name

Competent Evidence of Identity

Date / Place of Issue

JOSELITO D. CAMPOS, JR.

EMIL Q. JAVIER

ANTONIO EUGENIO S. UNGSON

Passport No. P0033661A

Passport No. P4047095A

Passport No. EC3335333

24 August 2016 / DFA – Manila

15 August 2017 / DFA – Manila

2 February 2015 / DFA – NCR East

MAKATI

Doc. No: Page No: Book No: Series of 2019.

DO P 1/4/15 PLM ROL 0021205 NOT APPT NO. M.EE

UG33, ALFARO PLACE, LEVISTE, MAKATI

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in Makati City, Philippines on 15 may 2019

SIGNATURES

ROLANDO GAPUD Chairman of the Board Antonio E. S. Ungson as Attorney -in-Fact purshant to Power of BENEDICT KWEK GIM SONG Lead Independent Director In

JOSELITO CAMPOS, JR. Managing Director and Chief Executive Officer

YVONNE GOH Independent Director

GODFREY SCOTCHBROOK Independent Director

EMIL JAVIER Independent Director

ANTONIO EUGENIO UNGSON Company Secretary and Chief Compliance Officer SUBSCRIBED AND SWORN to before me this 15th day of May, 2019, in Makati City, Philippines, affiant having exhibited to me the following:

Name

Competent Evidence of Identity

Date / Place of Issue

ANTONIO EUGENIO S. UNGSON

Passport No. EC3335333

2 February 2015 / DFA – NCR East

Doc. No: Page No: Book No: Series of 2019.

JUANITO H. VINCULADO NOTARY PUBLIC UNTIL DEC. 31, 2019 PTH 11658830J LAS PINAS 1/4/19 IBP 663341 / 1/4/2019 PPLM ROLL NO. 41092 / MCLE V.0021209 NOT APPT NO. M-88 1/18/18 MAKATI UG33, ALFARO PLACE, LEVISTE, MAKATI



Del Monte Pacific Limited

.

September 25, 2013

Securities and Exchange Commission Corporation Finance Department SEC Building, EDSA, Greenhills Mandaluyong City 1554

> Attention: Atty. Justina F. Callangan Acting Director

> > Re: Del Monte Pacific Limited

Gentlemen:

Further to our letter dated 18 September 2013, we hereby submit originals of the notarized and authenticated/consularized Powers of Attorney executed by the following directors and officers of Del Monte Pacific Limited:

1. Rolando C. Gapud.;

- 2. Benedict Kwek Gim Song;
- 3. Richard W. Blossom; and
- 4. Tan Chooi Khim.

We note that Messrs. Godfrey Scotchbrook and Ignacio C. O. Sison have been travelling and will provide their consularized Power of Attorney as soon as possible.

Very truly yours,

Antonio E. S. Ungson Chief Compliance Officer

Encls: a/s

JLATE GENERAL OF THE) LIC OF THE PHILIPPINES) KONG SAR) S.S.

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LORENA JOY P. BANAGODOS

ong SAR, and I verily believe that his signature affixed thereto is genuine. the contents of the annexed document, the Consulate General no responsibility.

LORENA JOY P. BANAGODOS Consul Consul

Attachment:

Power of Attorney xxx

Doc. 1	LD-9984
Book	1
Page 1	249
Series	2013
Svc. N	38885
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Fee Pa	HK\$ 200.00

Total pages : Four (4) including this page



NOTARIAL ACKNOWLEDGEMENT

Hong Kong Special)Administrative Region) S.S.

TO ALL to whom these presents shall come : I, TANG Chi Chuen, Notary Public of the Hong Kong Special Administrative Region ("Hong Kong") of the People's Republic of China duly admitted, authorized and sworn and practising at Hong Kong hereby certify that before me, a Notary Public in and for Hong Kong, personally appeared on this 13th day of September 2013 each of the following persons:

Name	Identification document no.	Date / Place of Issue
ROLANDO C. GAPUD	Hong Kong Identity Card No.XD570588(1)	1 March 2007 / Hong Kong
RICHARD WARREN BLOSSOM	U.S.A. Passport No.452025326	31 August 2009 / United States

who was identified by me through competent evidence of identity to be the same person described in the instrument (Power of Attorney) hereunto annexed, who acknowledged before me that his signature on the instrument was voluntarily affixed by him for the purposes stated therein, and who declared to me that he has executed the instrument as his free and voluntary act and deed.

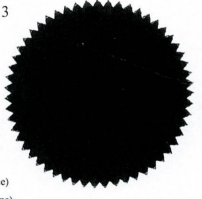
IN WITNESS WHEREOF, I have hereunto affixed my hand and seal in the date and place first above written.

In Testimony whereof I have hereunto subscribed my name and affixed my Seal of Office.

Dated : 13 September 2013

Tany U. Umen

TANG Chi Chuen Notary Public, Hong Kong SAR Address: 6th Floor, Prince's Building Chater Road, Hong Kong Tel: (852) 2905-4699 (Direct line) (852)2524-6011 (General line) Mobile: (852) 6055 8099 Env.: (952) 2520-2000



POWER OF ATTORNEY

Each of the undersigned directors and officers (each hereinafter referred to as an "Authorizer") of Del Monte Pacific Limited (the "Company"), hereby appoints and authorizes the Company's Chief Legal Counsel and Chief Compliance Officer, Antonio Eugenio S. Ungson (hereinafter referred to as the "Attorney-in-Fact") to act as his/her true and lawful Attorney-in-Fact with full power and authority to prepare, sign, amend, and submit any applications, forms or any other documents to the Philippine Securities and Exchange Commission (SEC) in connection with the Company's securities registered with the SEC, to appear before and provide explanations to the SEC, and to conduct other actions necessary in relation to the compliance by each Authorizer with the applicable SEC rules and regulations, on his/her behalf.

Further, each Authorizer hereby ratifies and confirms all that his/her Attorney-in-Fact has done or caused or shall do or cause to be done under and by virtue of these presents.

This Power of Attorney shall be effective until revoked through written notice to the SEC.

This Power of Attorney is executed at the place/s and on the date/s set forth below.

Chairman and Non-Executive Director Place: Date: JOSELITO D. CAMPOS, JR. Director/ Managing Director and Chief Executive Officer Place: Date:

EDGARDO M. CRUZ, JR. Executive Director Place: Date:

BENEDICT KWEK GIM SONG Independent Director Place: Date:

PATRICK L. GO Independent Director Place: Date:

LUIS F. ALEJANDRO Group Chief Operating Officer Place: Date: GODFREY SCOTCHBROOK Independent Director Place: Date:

EMIL Q. JAVIER Independent Director Place: Date:

RICHARD W. BLOŠŠOM Senior Vice-President Rlace: Date: . O. SISON

Date:

.đ:

MA. BELLA B. JAVIER Chief Scientific Officer Place: Date: TAN CHOOI KHIM S&W General Manager Place: Date:

RAUL C. LEONEN Chief Manufacturing Officer Place: Date:



FOREIGN SERVICE OF THE REPUBLIC OF THE PHILIPPINES

EMBASSY OF THE PHILIPPINES) Consular Section) Singapore)

S.S.

CERTIFICATE OF AUTHENTICATION

I, LAARNI ZORAYDA S. GANDAROSA, Vice Consul of the Embassy of the Republic of the Philippines to Singapore, duly commissioned and qualified, do hereby certify that TAN MARY before whom the annexed instrument has been executed, to wit:

NOTARIAL CERTIFICATE WITH ANNEXED INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

was at the time he/she signed the same **NOTARY PUBLIC** and that his/her signature affixed thereto is genuine.

The Embassy assumes no responsibility for the contents of the annexed instrument.

IN WITNESS HEREOF, I have hereunto set my hand and affixed the seal of the Embassy of the Philippines in Singapore this day of **10 May 2019**

Service No. : 5401 O.R. No. : 1368280 Fee Paid : \$42.50

The validity of this certification shall follow the validity of the attached/underlying document.

LAARNI ZOBAYDA S. GANDAROSA Consul

NOTARIAL CERTIFICATE

TO ALL TO WHOM THESE PRESENTS SHALL COME

I, TAN MARY, Notary Public, duly authorized appointed and practising in the Republic of Singapore do hereby CERTIFY that I was present on the 9th and 10th day of May, 2019 and did see YVONNE GOH (holder of Singapore NRIC No. S0090447C) and BENEDICT KWEK GIM SONG (holder of Passport No. E2187342H), Independent Director and Lead Independent Director respectively of DEL MONTE PACIFIC LIMITED described in the INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT duly sign, seal and execute the same in my presence on 9th and 10th day of May, 2019 and I FURTHER CERTIFY that the signatures appearing thereon are the proper handwritings of the said YVONNE GOH and BENEDICT KWEK GIM

NOTARY PUBLIC

IN FAITH AND TESTIMONY WHEREOF I have hereunto subscribed my name and affixed my Seal of Office this 10th day May, Two Thousand and Nineteen.

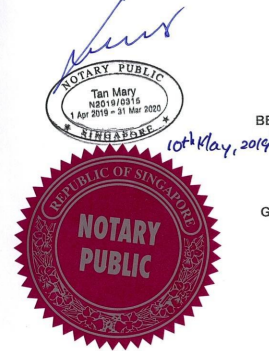
Which I attest

Notary Public, Singapore



Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in ______ on ______

SIGNATURES



ROLANDO GAPUD Chairman of the Board

BENEDICT KWEK GIM SONG

GODFREY SCOTCHBROOK Independent Director

> ANTONIO EUGENIO UNGSON Company Secretary and Chief Compliance Officer

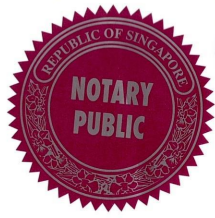
JOSELITO CAMPOS, JR. Managing Director and Chief Executive Officer

YVONNE GOH

Independent Director

EMIL JAVIER Independent Director





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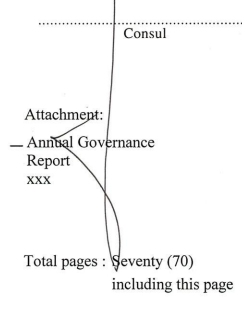
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GENERAL OF THE) **DF THE PHILIPPINES**) G SAR) S.S.

FATIMA G. QUINTIN

......Consul of the Republic of the in and for Hong Kong SAR, duly commissioned and qualifed, certify that nd seal are affixed to the annexed ..INTEGRATED ANNUAL. TE GOVERNANCE REPORT SIGNED BY GODFREY SCOTCHBROOK 07 MAY 2019 time he signed the document on NOTARY PUBLIC in and for g SAR, and I verily believe that his signature affixed thereto is genuine. he contents of the annexed document, the Consulate General o responsibility. VITNESS WHEREOF, I have hereunto set my hand and the seal onsulate General of the Republic of the Philippines at Hong Kong SAR, this MAY 2019 08

FATIMA G. QUINTIN



LD-7000 c. No. ok No. 157 ge No. 2019 eries of. 40729 vc. No. 0305 D. R. No. HK\$ 280 Fee Paid

..... day of ...

"Validity of this Certification shall follow the validity of the attached/underlying document."

NOTARIAL ACKNOWLEDGEMENT

ong Kong Special) Iministrative Region) S.S. Central, Hong Kong

TO ALL to whom these presents shall come : I, **TANG Chi Chuen**, Notary Public of the Hong Kong Special Administrative Region ("Hong Kong SAR") of the People's Republic of China duly authorised and qualified to practise in Hong Kong do hereby certify that the document described as "**INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT**" ("the said Report") hereunto annexed was signed before me by **Godfrey SCOTCHBROOK** on his part as an Independent Director on the signature page of the said Report at 6th Floor, Prince's Building, Chater Road, Hong Kong, the said person personally appeared before me and exhibited to me his personal identification document described below:-

Name			
	 0. 10/20	-	- wran

Identification document no.

Date of Issue

GODFREY ERNEST SCOTCHBROOK Hong Kong Permanent Identity Card No. XD074219(3) issued by the Government of Hong Kong SAR 22nd December 2006

IN WITNESS WHEREOF, I have hereunto affixed my hand and seal in the date and place first above written.

In Testimony whereof I have hereunto subscribed my name and affixed my Seal of Office.

Dated : 7th May 2019

Jang this Chanen

 TANG Chi Chuen

 Notary Public,

 Hong Kong SAR

 Address:
 6th Floor, Prince's Building

 Chater Road, Hong Kong

 Tel:
 (852) 2905-4699 (Direct line)

 (852)2524-6011 (General line)

 Mobile:
 (852) 6055 8099

 Fax :
 (852) 2520-2090

 Email:
 cctang@wilgrist.com

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in ______ on ______ on ______

SIGNATURES

ROLANDO GAPUD Chairman of the Board

JOSELITO CAMPOS, JR. Managing Director and Chief Executive Officer

BENEDICT KWEK GIM SONG

Lead Independent Director

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GODFREY SCOTCHBROOK Independent Director

YVONNE GOH Independent Director

EMIL JAVIER Independent Director

ANTONIO EUGENIO UNGSON Company Secretary and Chief Compliance Officer