ROBINSONS LAND CORPORATION

ANNUAL CORPORATE GOVERNANCE REPORT As of March 19, 2015

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BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	11
	10
Actual number of Directors for the year	10

(a) Composition of the Board

Complete the table with information on the Board of Directors:

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date first elected	Date last elected (if ID, state the number of years served as ID)	Elected when (Annual /Special Meeting)	No. of years served as director
John L. Gokongwei, Jr.	ED	N/A	<u>Eugenie</u> <u>Celie D.G.</u> <u>Siy</u>	1980	<u>May 12,</u> <u>2014</u>	Annual	<u>34</u>
James L. Go	ED	N/A	<u>Eugenie</u> <u>Celie D.G.</u> <u>Siy</u>	1980	<u>May 12,</u> 2014	Annual	<u>34</u>
Lance Y. Gokongwei	ED	N/A	<u>Eugenie</u> <u>Celie D.G.</u> <u>Siy</u>	1988	<u>May 12,</u> 2014	Annual	<u>26</u>
Patrick Henry C. Go	NED	N/A	<u>Eugenie</u> <u>Celie D.G.</u> <u>Siy</u>	January 17, 2000	<u>May 12,</u> <u>2014</u>	Annual	<u>14</u>
Frederick D. Go	ED	N/A	<u>Eugenie</u> <u>Celie D.G.</u> <u>Siy</u>	May 6, 1999	<u>May 12,</u> 2014	Annual	<u>15</u>
Johnson Robert G. Go, Jr.	NED	N/A	<u>Eugenie</u> <u>Celie D.G.</u> <u>Siy</u>	May 29, 2001	<u>May 12,</u> 2014	Annual	<u>13</u>
Robina Y. Gokongwei-Pe	NED	N/A	<u>Eugenie</u> <u>Celie D.G.</u> <u>Siy</u>	May 5, 2005	<u>May 12,</u> 2014	Annual	<u>9</u>
Artemio V. Panganiban	ID	N/A	<u>Eugenie</u> <u>Celie D.G.</u> <u>Siy</u> <u>(no</u> <u>relationship</u>	May 14, 2008	<u>May 12,</u> <u>2014</u>	Annual	<u>6</u>

Robinsons Land Corporation

			<u>with</u> <u>nominator)</u>				
Roberto F. de Ocampo	ID	N/A	Eugenie <u>Celie D.G.</u> <u>Siy (no</u> <u>relationship</u> <u>with</u> <u>nominator)</u>	May 28, 2003	<u>May 12,</u> <u>2014</u>	Annual	<u>11</u>
Emmanuel C. Rojas, Jr.	ID	N/A	Eugenie Celie D.G. Siy (no relationship with nominator)	September 28, 2005	<u>May 12,</u> <u>2014</u>	Annual	<u>8</u>

Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please emphasize the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board responsibilities.

The Board has adopted the Revised Corporate Governance Manual in 2010 for the Company. The Manual elaborates on the governance roles and responsibilities of the Board and its Directors. The Board ensures that all material information about the Company is disclosed to the public on a timely manner. The Board likewise is strongly committed to respect and promote the rights of stockholders in accordance with the Revised Corporate Governance Manual, the Company's Articles of Incorporation, and By-Laws.

How often does the Board review and approve the vision and mission?

The Board reviews and approves the vision and mission of the Company when the need arises.

(b) Directorship in Other Companies

(i) Directorship in the Company's Group¹

Identify, as and if applicable, the members of the Company's Board of Directors who hold the office of director in other companies within its Group:

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
John L. Gokongwei, Jr.	JG Summit Holdings, Inc.	Executive
	Universal Robina Corporation	Executive
	JG Summit Petrochemical	Executive
	Corporation	
	JG Summit Olefins Corporation	Non-Executive
	Cebu Air, Inc.	Non-Executive
	CFC Corporation	Executive
	Bio-Resource Power	Executive
	Generation Corporation	
	JG Summit Capital Markets	Executive
	Corporation	

¹ The Group is composed of the parent, subsidiaries, associates and joint ventures of the Company.

James L. Go	JG Summit Holdings, Inc.	Executive, Chairman
	Universal Robina Corporation	Executive, Chairman
	JG Summit Petrochemical	Executive, Chairman
	Corporation	
	JG Summit Olefins Corporation	Executive, Chairman
	Cebu Air, Inc.	Non-Executive
	Bio-Resource Power Generation	Executive
	Corporation	LACCULIVE
	CFC Corporation	Executive
	JG Summit Capital Markets	Executive
	Corporation	LACCULIVE
Lance Y. Gokongwei	JG Summit Holdings, Inc.	Executive
Lance T. Gokongwei	Universal Robina Corporation	Executive
	-	
	JG Summit Olefins Corporation JG Summit Petrochemical	Executive
		Executive
	Corporation	
	Cebu Air, Inc.	Executive
	JG summit Capital Markets Corporation	Executive
		Executive
	Bio-Resource Power Generation	Executive
	Corporation	Evenutive
	CFC Corporation	Executive
	Robinsons Bank Corporation	Executive, Chairman
Frederick D. Go	Universal Robina Corporation	Non-Executive
	Cebu Air, Inc.	Non-Executive
	Robinsons Bank Corporation	Executive
	JG Summit Petrochemical	Non-Executive
	Corporation	
	JG Summit Olefins Corporation	Non-executive
Patrick Henry C. Go	JG Summit Holdings, Inc.	Non-Executive
	Universal Robina Corporation	Executive
	JG Summit Petrochemical	Executive
	Corporation	
	Robinsons Bank Corporation	Non-Executive
	CFC Corporation	Non-Executive
	JG Summit Olefins Corporation	Executive
Johnson Robert G. Go, Jr.	Universal Robina Corporation	Non-Executive
	Robinsons Bank Corporation	Non-Executive
	JG Summit Holdings, Inc.	Non-Executive
Robina Gokongwei-Pe	JG Summit Holdings, Inc.	Non-Executive
	Cebu Air, Inc.	Non-Executive
	Robinsons Bank Corporation	Non-Executive
Artemio V. Panganiban	None	N/A
Roberto F. de Ocampo	None	N/A
Emmanuel C. Rojas, Jr.	Legazpi Savings Bank	Independent Director
	0	

(ii) Directorship in Other Listed Companies

Identify, as and if applicable, the members of the Company's Board of Directors who are also directors of publicly-listed companies outside of its Group:

Director's Name	Name of Listed Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
John L. Gokongwei, Jr.	A. Soriano Corporation	Non-Executive
	Oriental Petroleum and Minerals Corporation	Non-Executive
	Robinsons Retail Holdings, Inc.	<u>Executive</u>
James L. Go	Oriental Petroleum and Minerals Corporation	Executive, Chairman
	Philippine Long Distance Telephone Company	Non-Executive
	Robinsons Retail Holdings, Inc.	<u>Executive</u>
Lance Y. Gokongwei	Oriental Petroleum and Minerals	Non-Executive
	Corporation	
	Robinsons Retail Holdings, Inc.	<u>Executive</u>
Robina Gokongwei-Pe	Robinsons Retail Holdings, Inc.	<u>Executive</u>
Artemio V. Panganiban	GMA Network, Inc.	Independent Director
	GMA Holdings, Inc.	Independent Director
	First Philippine Holdings, Corporation	Independent Director
	Metro Pacific Investments Corporation	Independent Director
	Manila Electric Company	Independent Director
	Petron Corporation	Independent Director
	Bank of the Philippine Islands	Independent Director
	Asian Terminals	Independent Director
	PLDT	Independent Director
	Jollibee Foods Corporation	Non-Executive
Roberto F. de Ocampo	Bankard Inc.	Independent Director
	EEI Corporation	Independent Director
	DFNN Inc.	Independent Director
	PHINMA Corporation	Independent Director

(iii) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the Company and/or in its group:

Director's Name	Name of the Significant Shareholder	Description of the relationship
John L. Gokongwei, Jr.	JG Summit Holdings, Inc.	Director, Chairman Emeritus
James L. Go	JG Summit Holdings, Inc.	Director, Chairman and Chief Executive Officer
Lance Y. Gokongwei	JG Summit Holdings, Inc.	Director, President and Chief Operating Officer
Patrick Henry C. Go	JG Summit Holdings, Inc.	Director
Johnson Robert G. Go, Jr.	JG Summit Holdings, Inc.	Director

(iv) Has the Company set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly listed companies imposed and observed? If yes, briefly describe other guidelines: The Company has not set a limit on the number of board seats in other companies that an individual director or CEO may hold simultaneously. Guidelines observed are stated in Article II Section 13 of the Revised Corporate Governance Manual.

	Guidelines	Maximum Number of Directorships in other companies
Executive Director	A Director shall exercise due	The Company has not set a limit
Non-Executive Director	discretion in accepting and	on the number of board seats in
CEO	holding directorships and officerships in other companies. A Director may hold any number of directorships or officerships outside the Company provided that, in the Director's opinion, these other positions do not detract or compromise the Director's capacity to diligently perform his duties as a Director of the Companies.	other companies that an individual director or CEO may hold simultaneously.

(c) Shareholding in the Company

Complete the following table on the members of the Company's Board of Directors who directly and indirectly own shares in the Company:

As of August 31, 2014

Name of Senior Management	Number of Direct shares	Number of Indirect shares / Through (name of record owner)	% of Capital Stock
John L. Gokongwei (Note 1)	14,119,081		0.35%
James L. Go	1,685,994		0.04%
Lance Y. Gokongwei	804,001		0.02%
Frederick D. Go	500,001		0.01%
Robina Y. Gokongwei-Pe	540,000		0.01%
Patrick Henry C. Go	10,000		0.00%
Johnson Robert G. Go, Jr.	1		0.00%
Artemio V. Panganiban	<u>50,001</u>		0.00%
Roberto F. De Ocampo	1		0.00%
Emmanuel C. Rojas, Jr.	901		0.00%
Rodolfo T. Malit	54,600		0.00%
TOTAL	17,764,581		0.43%

Note 1. Sum of shares in the name of "John L. Gokongwei, Jr.", for 12,187,081, "John L. Gokongwei" for 450,000 and "Elizabeth Y. Gokongwei and/or John Gokongwei" for 1,482,000.

2) Chairman and CEO

(a) Do different persons assume the role of Chairman of the Board of Directors and CEO? If no, describe the checks and balances laid down to ensure that the Board gets the benefit of independent views.

Yes 🗸 No

Identify the Chair and CEO:

Chairman of the Board	James L. Go
CEO	Lance Y. Gokongwei

(b) Roles, Accountabilities and Deliverables

Define and clarify the roles, accountabilities and deliverables of the Chairman and CEO.

	Chairman	Chief Executive Officer
Role	 The Chairman of the Board shall preside at all meetings of the stockholders and the Board of Directors. He shall have other functions and duties as the Board of Directors may assign to him. Ensure that the meetings of the Board are held in accordance with the By-Laws or as the Chairman may deem necessary. Supervise the preparation of the agenda of the meeting in coordination with the Corporate Secretary, taking into consideration the suggestions of the Directors and Management. Maintain qualitative and timely lines of communication and information between the Board and Management. 	 He shall report to the Chairman of the Board and shall suggest, form, and guide policies to be adopted by the Board and perform such other duties as may be assigned to him. He shall sign the certificates of stock of the Company. He shall have general superintendence and direction of all the other officers of the Company and shall see that their respective duties are carried into effect. He shall represent the Company at all functions and proceedings with full powers to vote any and all shares owned by the Company and to appoint and/or sign proxies on behalf of the corporation at the annual, general or any special stockholder's meeting or meetings and adjournments thereof of any corporation in which the corporation owns stocks. He shall furthermore perform such duties or functions as may be delegated to him by the Board of Directors. The Chief Executive Officer shall have the following functions: To propose and formulate policies and guidelines to be adopted by the Board and perform such other duties as may be assigned to him. To have general supervision and direction over all the other officers of the Corporation and shall

		duties are properly performed. 3. To ensure that all orders and resolutions of the Board are carried into effect.
Accountabilities	Please see above.	Please see above.
Deliverables	 Agenda for the meetings Statement of Management's Responsibility for audited financial statements SEC Form 17-A SEC Form 17-Q Other reports required by law 	 Statement of Management's Responsibility for audited financial statements SEC Form 17-A SEC Form 17-Q Other reports required by law

3) Explain how the board of directors plans for the succession of the CEO/Managing Director/President and the top key management positions?

One of our Company's core organizational systems is the Advancement Planning (AP) system. The AP system is an ongoing process of identifying, assessing, and developing talents to ensure leadership continuity for all key positions and providing opportunities for key talents to grow within the organization. We assess incumbents / identified successors on 2 elements: performance over time and potential. Moreover, each identified successor is assessed based on his/her level of readiness to occupy the higher role. Specific development interventions per successor are also identified as part of the process. Every year, the AP System is reviewed by HR and top management to check whether the planned development interventions took place, and if the level of readiness of identified successors has progressed, among others.

The Competency-Based System and Performance Management System are two other core organizational systems that we have in place which allow us to properly utilize the Advanced Planning System.

4) Other Executive, Non-Executive and Independent Directors

Does the Company have a policy of ensuring diversity of experience and background of directors in the board? Please explain.

The Company does not have said written policy. However, the current Directors have diverse background and work experience.

Does it ensure that at least one non-executive director has an experience in the sector or industry the Company belongs to? Please explain.

The Company does not have a policy that states that at least one non-executive director has experience in the sector or industry the Company belongs to. The Company has non-executive directors that are well experienced that allow them to give objective views, perspectives, and decisions on matters raised to the Board.

Define and clarify the roles, accountabilities and deliverables of the Executive, Non-Executive and Independent Directors:

	Executive	Non-Executive	Independent Director
Role	A Director's Office is one of trust and confidence. A Director should act in the best interest of the Company in a		Same
	manner characterized by transparency, accountability,		

_		
	and fairness. He should also	
	exercise leadership, prudence,	
	and integrity in directing the	
	Company towards sustained	
	progress.	
	A Director should observe the	
	following norms of conduct:	
	1. Conduct fair business	
	transactions with the	
	Company, and ensure that	
	his personal interest does	
	not conflict with the	
	interests of the Company.	
	The basic principle to be	
	observed is that a director	
	should not use his position	
	to profit or gain some	
	benefit or advantage for	
	himself and/or his related	
	interests. He should avoid	
	situations that may	
	compromise his impartiality.	
	If an actual or potential	
	conflict of interest may arise	
	on the part of a director, he	
	should fully and	
	immediately disclose it and	
	should not participate in the	
	decision-making process. A	
	director who has a	
	continuing material conflict	
	of interest should seriously	
	consider resigning from his	
	position. A conflict of	
	interest shall be considered	
	material if the director's	
	personal or business	
	interest is antagonistic to	
	that of the Company, or	
	stands to acquire or gain	
	financial advantage at the	
	expense of the Company.	
	expense of the company.	
	2. Devote the time and	
	attention necessary to	
	properly and effectively	
	perform his duties and	
	responsibilities. A director	
	•	
	should devote sufficient	
	time to familiarize himself	
	with the Company's	
	business. He should be	

 constantly aware of and knowledgeable with the Company's operations to enable him to meaningfully contribute to the Board's work. He should attend and actively participate in Board and committee meetings, review meeting materials and, if called for, ask questions or seek explanation. 3. Act judiciously. Before deciding on any matter brought before the Board, a director should carefully evaluate the issues and, if necessary, make inquiries and request clarification. 	
4. Exercise independent judgment. A director should view each problem or situation objectively. If a disagreement with other Directors arises, he should carefully evaluate and explain his position. He should not be afraid to take an unpopular position. Corollary, he should support plans and ideas that he thinks are beneficial to the Company.	
5. Have a working knowledge of the statutory and regulatory requirements that affect the Company, including its articles of x incorporation and By-Laws, the rules and regulations of the Commission and, where applicable, the requirements of relevant regulatory agencies. A director should also keep abreast with industry developments and business trends in order to promote the Company's competitiveness.	

	 6. Observe confidentiality. A director should keep secure and confidential all non-public information he may acquire or learn by reason of his position as director. He should not reveal confidential information to unauthorized persons without the authority of the Board. 7. Have a working knowledge of the Company's control systems. A director shall ensure the continuing soundness, effectiveness, and adequacy of the Company's control environment. 		
Accountabilities	See above	See above	See above
Deliverables	 Exercise the powers of the Board of Directors as stated in the By-Laws. Execute and approve all resolutions and minutes of the meeting of the Board of Directors. 	Exercise the powers of the Board of Directors as stated in the By- Laws	 Exercise the powers of the Board of Directors as stated in the By- Laws. Submit, at the time of his election, a certification confirming that he possesses the qualifications and none of the disqualifications to serve as an independent director of the Company.

Provide the Company's definition of "independence" and describe the Company's compliance to the definition.

An independent director is a person who, apart from his fees and shareholdings, is independent of management and free from any business or other relationship which could, or could reasonably be perceived to, materially interfere with his exercise of independent judgment in carrying out his responsibilities as a director in the Company and includes, among others, any person who:

- 1 Is not a director or officer or substantial stockholder of the Company or of its related companies or any of its substantial shareholders except when the same shall be an independent director of any of the foregoing;
- 2 Does not own more than two percent (2%) of the shares of the Company and/or its related companies or any of its substantial shareholders;
- 3 Is not a relative of any director, officer or substantial shareholder of the Company, any of its related companies or any of its substantial shareholders. For this purpose, relatives include spouse, parent, child, brother, sister, and the spouse of such child, brother or sister;
- 4 Is not acting as a nominee or representative of any director or substantial shareholder of the Company, and/or any of its related companies and/or any of its substantial shareholders, pursuant to a Deed of Trust or under any contract or arrangement;

- 5 Has not been employed in any executive capacity by the Company, any of its related companies and/or by any of its substantial shareholders within the last two (2) years.
- 6 Is not retained, either personally or through his firm or any similar entity, as professional adviser, by the Company, any of its related companies and/or any of its substantial shareholders, within the last two (2) years; or
- 7 Has not engaged and does not engage in any transaction with the Company and/or with any of its related companies and/or with any of its substantial shareholders, whether by himself and/or with other persons and/or through a firm of which he is a partner and/or a Company of which he is a director or substantial shareholder, other than transactions which are conducted at arm's length and are immaterial.

Does the Company have a term limit of five consecutive years for independent directors? If after two years, the Company wishes to bring back an independent director who had served for five years, does it limit the term for no more than four additional years? Please explain.

The Company complies with the Corporation Code, Securities Regulation Code, its by-laws and Corporate Governance Manual in the election of independent directors.

5) Changes in the Board of Directors (Executive, Non-Executive and Independent Directors)

(a) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period:

Name	Position	Date of Cessation	Reason
Not Applicable			

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement and Suspension

Describe the procedures for the selection/appointment, re-election, disqualification, removal, reinstatement and suspension of the members of the Board of Directors. Provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure:

Procedure	Process Adopted	Criteria	
a. Selection/Appointment			
(i) Executive Directors	The directors of the Company shall be elected by plurality vote at the annual meeting of the stockholders for the year at which a quorum is present. At each election for directors, every stock holder shall have the right to vote, in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected, or to cumulate his votes by giving one candidate as many votes as the number of such directors multiplied by the number of shares shall equal, or by distributing such votes as the same principle among any number of candidates.	 Must own at least one share of the capital stock of the Company in his own name. A majority of the directors must be residents of the Philippines. He must not have been convicted by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years or a violation of the Corporation Code, committed within five years before the date of his election. He must be of legal age. 	

(ii) Non-Executive Directors	The directors of the Company shall be elected by plurality vote at the annual meeting of the stockholders for the year at which a quorum is present. At each election for directors, every stock holder shall have the right to vote, in person or by proxy, the number of shares owned by him for as many persons as there are directors to be elected, or to cumulate his votes by giving one candidate as many votes as the number of such directors multiplied by the number of shares shall equal, or by distributing such votes as the same principle among any number of candidates	 Must own at least one share of the capital stock of the Company in his own name. A majority of the directors must be residents of the Philippines. He must not have been convicted by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years or a violation of the Corporation Code, committed within five years before the date of his election. He must be of legal age.
(iii) Independent Directors	 number of candidates. 1. The Nomination Committee (the "Committee") shall have at least three (3) members, one of whom is an independent director. It shall promulgate the guidelines or criteria to govern the conduct of the nomination. The same shall be properly disclosed in the Company's information or proxy statement or such other reports required to be submitted to the Commission. 2. Nomination of independent director/s shall be conducted by the Committee prior to a stockholders' meeting. All recommendations shall be signed by the nominating stockholders together with the acceptance and conformity by the would-be nominees. 3. The Committee shall pre- screen the qualifications and prepare a final list of all candidates and put in place screening policies and parameters to enable it to effectively review the qualifications of the nominees for independent director/s. 	 An independent director shall have the following qualifications: 1.1 He shall have at least one (1) share of stock of the Company; 1.2 He shall be at least a college graduate or he has sufficient management experience to substitute for such formal education or he shall have been engaged or exposed to the business of the Company for at least five (5) years; 1.3 He shall be twenty one (21) years old up to seventy (70) years old, however, due consideration shall be given to qualified independent directors up to the age of eighty (80); 1.4 He shall have been proven to possess integrity and probity; and 1.5 He shall be assiduous.

	1	
	4. After the nomination, the Committee shall prepare a Final List of Candidates which	
	shall contain all the information about all the nominees for independent	
	directors, as required under Part IV (A) and (C) of Annex "C" of SRC Rule 12, which list, shall	
	be made available to the Commission and to all	
	stockholders through the filing and distribution of the Information Statement, in accordance with SRC Rule 20,	
	or in such other reports the Company is required to submit to the Commission. The name	
	of the person or group of persons who recommended the nomination of the independent director shall be	
	identified in such report including any relationship with the nominee.	
	5. Only nominees whose names appear on the Final List of Candidates shall be eligible for election as independent director/s. No other nomination shall be entertained after the Final List of Candidates shall have been prepared. No further nominations shall be entertained nor allowed on the floor during the actual annual stockholders' meeting.	
	6. Election of Independent Director/s	
	6.1 Except as those required under this Rule and subject to pertinent existing laws, rules	
	and regulations of the Commission, the conduct of the election of independent director/s shall be made in accordance with the standard election procedures of the Company or its by-laws.	
sons Land Corporation	2015 Annual Corporate Governance Repo	

	6.2 It shall he the	
	 6.2 It shall be the responsibility of the Chairman of the Meeting to inform all stockholders in attendance of the mandatory requirement of electing independent director/s. He shall ensure that independent director/s are elected during the stockholders' meeting. 6.3 Specific slot/s for independent directors shall not be filled-up by unqualified nominees. 	
	6.4 In case of failure of election for independent director/s, the Chairman of the Meeting shall call a separate election during the same meeting to fill up the vacancy.	
b. Re-appointment		
(i) Executive Directors	Same process as stated above for selection/appointment of Executive Directors.	Same criteria as stated above for selection/appointment of Executive Directors.
(ii) Non-Executive Directors	Same process as stated above for selection/appointment of Non-Executive Directors.	Same process as stated above for selection/appointment of Non-Executive Directors.
(iii) Independent Directors	Same process as stated above for selection/appointment of Independent Directors.	Same process as stated above for selection/appointment of Independent Directors.
c. Permanent Disqualification		
(i) Executive Directors		He must not have been convicted by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years or a violation of the Corporation Code, committed within five years before the date of his election.
(ii) Non-Executive Directors		He must not have been convicted by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years or a violation of the Corporation Code, committed within five years before the date of his election.

(iii) Independent Directors	No person convicted by final judgment of an offense punishable by imprisonment for a period exceeding six (6) years, or a violation of the Corporation Code, committed within five (5) years prior to
	the date of his election, shall qualify as an independent director. This is without prejudice to other disqualifications which the Company's Manual on Corporate Governance
	provides.
d. Temporary Disqualification	
(i) Executive Directors	The Board may provide for the temporary disqualification of a Director for any of the following reasons:
	1.1. Refusal to comply with the disclosure requirements of the Securities Regulation Code and its Implementing Rules and Regulations. This disqualification shall be in effect as long as his refusal persists;
	1.2. Absence in more than fifty percent (50%) of all regular and special meetings of the Board during his incumbency, or any twelve (12) month period during said incumbency, unless the absence is due to illness, death in the immediate family, or serious accident. This disqualification applies for purposes of the succeeding election;
	1.3. Dismissal/termination for cause as Director of any Company covered by this Code. This disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal or termination.

	1.4. If the beneficial equity ownership of an Independent Director in the Company or its subsidiaries and affiliates exceeds two percent of its subscribed capital stock. The disqualification shall be lifted if the limit is later complied with.
	1.5. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final.
	A temporarily disqualified Director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.
(ii) Non-Executive Directors	The Board may provide for the temporary disqualification of a Director for any of the following reasons:
	1.1. Refusal to comply with the disclosure requirements of the Securities Regulation Code and its Implementing Rules and Regulations. This disqualification shall be in effect as long as his refusal persists;
	1.2. Absence in more than fifty percent (50%) of all regular and special meetings of the Board during his incumbency, or any twelve (12) month period during said incumbency, unless the absence is due to illness, death in the immediate family, or serious accident. This disqualification applies for purposes of the succeeding election;
	1.3. Dismissal/termination for cause as Director of any

	Company covered by this Code. This disqualification shall be in effect until he has cleared himself of any involvement in the cause that gave rise to his dismissal or termination. 1.4. If the beneficial equity ownership of an Independent Director in the Company or its subsidiaries and affiliates
	exceeds two percent of its subscribed capital stock. The disqualification shall be lifted if the limit is later complied with.
	1.5. If any of the judgments or orders cited in the grounds for permanent disqualification has not yet become final.
	A temporarily disqualified Director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so
	for unjustified reasons, the disqualification shall become permanent.
(iii) Independent Directors	He shall be disqualified during his tenure under the following instances or causes:
	2.1 He becomes an officer or employee of the Company where he is such member of the board of directors/trustees, or becomes any of the persons enumerated under letter (A) hereof;
	2.2 His beneficial security ownership exceeds two percent (2%) of the outstanding capital stock of the Company where he is such director;
	2.3 Fails, without any justifiable cause, to attend at least 50% of the total number of Board meetings during his incumbency unless such

		absences are due to grave illness or death of an immediate family; Such other disqualifications that the Corporate Governance Manual provides.
e. Removal		
(i) Executive Directors	 It must take place either at a regular meeting or special meeting of the stockholders or members called for the purpose; There must be previous notice to the stockholders or members of the intention to remove; The removal must be by a vote of the stockholders representing 2/3 of Outstanding Capital Stock or 2/3 of members. The director may be removed with or without cause unless he was elected by the minority, in which case, it is required that there is cause for 	
(ii) Non-Executive Directors	 removal. 1. It must take place either at a regular meeting or special meeting of the stockholders or members called for the purpose; 2. There must be previous notice to the stockholders or members of the intention to remove; 3. The removal must be by a vote of the stockholders representing 2/3 of Outstanding Capital Stock or 2/3 of members. 4. The director may be removed with or without cause unless he was elected by the minority, in which case, it is required that there is cause for removal. 	
(iii) Independent Directors		In case of resignation, disqualification or cessation of independent directorship and only after notice has been made with the Commission within five (5) days from such

		resignation, disqualification or cessation, the vacancy shall be filled by the vote of at least a majority of the remaining directors, if still constituting a quorum, upon the nomination of the Committee otherwise, said vacancies shall be filled by the stockholders in a regular or special meeting called for that purpose. An independent director so elected to fill a vacancy shall serve only for the unexpired term of his predecessor in office.
f. Re-instatement		predecessor in onice.
(i) Executive Directors	Same process as stated above under selection/appointment of Executive Directors.	Same criteria as stated above under selection/appointment of Executive Directors.
(ii) Non-Executive Directors	Same process as stated above under selection/appointment of Non-Executive Directors.	Same criteria as stated above under selection/appointment of Non-Executive Directors.
(iii) Independent Directors	Same process as stated above under selection/appointment of Independent Directors.	Same criteria as stated above under selection/appointment of Independent Directors.
g. Suspension		
(i) Executive Directors	Same process as stated above for removal of Executive Directors.	Same criteria as stated above under selection/appointment of Executive Directors.
(ii) Non-Executive Directors	Same process as stated above for removal of Non-Executive Directors.	Same criteria as stated above under selection/appointment of Non-Executive Directors.
(iii) Independent Directors	Same process as stated above for removal of Independent Directors.	Same criteria as stated above under selection/appointment of Independent Directors.

Voting Result of the last Annual General Meeting (held on May 12, 2014)

Name of Director	Votes Received
John L. Gokongwei, Jr.	More than a majority vote.
James L. Go	More than a majority vote.
Lance Y. Gokongwei	More than a majority vote.
Frederick D. Go	More than a majority vote.
Patrick Henry C. Go	More than a majority vote.
Johnson Robert G. Go, Jr.	More than a majority vote.
Robina Gokongwei-Pe	More than a majority vote.
Artemio V. Panganiban	More than a majority vote.
Roberto F. de Ocampo	More than a majority vote.
Emmanuel C. Rojas, Jr.	More than a majority vote.

6) Orientation and Education Program

(a) Disclose details of the Company's orientation program for new directors, if any.

New directors receive appropriate orientation from the Corporate Secretary when first appointed to the Board. The directors are likewise given an orientation kit that includes the latest Annual Report, Definitive Information Statement, relevant disclosures to the SEC and PSE, Revised Corporate Governance Manual, related governance policies, etc. This is to ensure that new Directors become familiar with the Company's business and governance processes.

(b) State any in-house training and external courses attended by Directors and Senior Management² for the past three (3) years:

The John Gokongwei Institute for Leadership and Enterprise Development or JG-ILED is the integrated leadership platform for systematic and sustainable development programs of the conglomerate. JG-ILED was established in 2005 with the following objectives: to demonstrate the enterprise commitment to continued learning, organizational growth and career development; to enable leaders to develop strategies for competitiveness, and to develop and grow our employees and create a deep bench of talents.

Under JG-ILED is the Management Development Program (MDP) which aims to enhance the leadership capability and business acumen of all JGS leaders. The following are programs under MDP: Finance for Senior Executives, Strategic Communication Program, Executive Coaching Program, and Advanced Negotiation Skills. Our leadership core has attended these programs. Three new programs were launched recently, namely: Leading and Managing Change, Strategy Planning and Execution and Becoming People Leaders.

Aside from JG-ILED, key business units implement their respective and targeted continuing education programs for their key executives / managers.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
John L. Gokongwei, Jr.	June 17, 2014	Corporate Governance Seminar	Sycip, Gorres, Velayo & Co.
James L. Go			
Lance Y. Gokongwei	August 13, 2013	Lecture on Tax Updates	
Patrick Henry C. Go			
Robina Y. Gokongwei-Pe	June 17, 2014	Corporate Governance Seminar	Sycip, Gorres, Velayo & Co.
Artemio V. Panganiban	December 2, 2013	Corporate Enhancement Session	First Pacific Leadership Academy, conducted by Mr. Winthrop Swenson, Managing Partner of the Compliance Systems Legal Group
	August 13, 2013	Lecture on Tax Updates	Sycip, Gorres, Velayo & Co.
Frederick D. Go	August 13, 2013	Lecture on Tax Updates	Sycip, Gorres, Velayo & Co.
Johnson Robert G. Go, Jr.	1		

(c) <u>Continuing education programs for directors</u>: programs and seminars and roundtables attended during the year.

² Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the Company.

Emmanuel C. Rojas, Jr.	June 17, 2014	Corporate Governance Seminar	Sycip, Gorres, Velayo & Co.
	August 13, 2013	Lecture on Tax Updates	Sycip, Gorres, Velayo & Co.
	August 1, 2013	AML Risk Rating System and Amendments to BSP Cir. No. 706 and AMLA Law, RA10365	Bankers Institute of the Philippines
	June 14, 2013	Advanced Bank Management Program	Asian Institute of Management
	June 7, 2013	Orientation Course on Corporate Governance	The Institute of Corporate Directors
Roberto F. de Ocampo	August 14, 2012	Corporate Governance Updates Lecture on Tax Updates	Sycip, Gorres, Velayo & Co.

B. CODE OF BUSINESS CONDUCT & ETHICS

1) Discuss briefly the Company's policies on the following business conduct or ethics affecting directors, senior management and employees:

В	usiness Conduct & Ethics	Directors	Senior Management	Employees
1.	Conflict of Interest	The Company's Code of Business Conduct and Conflicts of Interest Policy require employees to make a conscious effort to avoid conflict of interest situations; that his judgment and discretion is not influenced by considerations of personal gain or benefit. A conflict of interest may also occur because of the actions, employment, or investments of an immediate family member of an employee.	Same	Same
2.	Conduct of Business and Fair Dealings	The Company's employees that recommend, endorse, or approve the procurement or / sale of goods and services should make a conscious effort to avoid any conflict of interest situation in transactions that they are involved in.	Same	Same
3.	Receipt of gifts from third parties	The Company allows the acceptance of gift only during the Christmas Season. There is no restriction in the value of the gift accepted. However, accepted gift with estimated value over Php2,000 must be disclosed to the Conflicts of Interest Committee.	Same	Same
4.	Compliance with Laws & Regulations	The Company ensures that all transactions comply with relevant laws and regulations. Any deficiencies are immediately rectified.	Same	Same
5.	Respect for Trade Secrets/Use of Non-public Information	The Company has policies that ensure proper and authorized disclosure of confidential information. Disclosures to the public can only be done after disclosure to the SEC and PSE by the Company's authorized officers.	Same	Same
6.	Use of Company Funds, Assets and	Employees are required to safeguard Company resources and assets with honesty and integrity.	Same	Same

	Information	Employees must ensure that these assets are efficiently, effectively, and responsibly utilized.		
7.	Employment & Labor Laws & Policies	The Company's Human Resources Unit ensures compliance with employment and labor laws and policies.	Same	Same
8.	Disciplinary action	Violation of any provision of the Code of BusinessSameSameConduct may result to disciplinary action, including dismissal and reimbursement for any loss to the Company that results from the employee's action. If appropriate, a violation may result in legal action against the employee or referral to the appropriate government authorities.SameSame		Same
9.	Whistle Blower	Any employee may discuss or disclose in writing any concern on potential violation of the Code of Business Conduct with the Conflicts of Interest Committee.	Same	Same
10.	Conflict Resolution	The Conflicts of Interest Committee submits recommendations to the Chairman on courses of action to be taken on conflicts of interest situations.	Same	Same

2) Has the code of ethics or conduct been disseminated to all directors, senior management, and employees?

Yes. The Company's Code of Business Conduct has been disseminated to all directors, senior management, and employees.

3) Discuss how the Company implements and monitors compliance with the code of ethics or conduct.

All new employees undergo an orientation program to familiarize themselves with the Code. Relevant disclosure and compliance statements are likewise secured prior employment or engagement with the Company. Employees are likewise required to give relevant disclosures on an annual basis.

4) Related Party Transactions

(a) Policies and Procedures

Describe the Company's policies and procedures for the review, approval or ratification, monitoring and recording of related party transactions between and among the Company and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships of members of the Board.

Related Party Transactions	Policies and Procedures
(1) Parent Company	The Company applies the "arm's-length principle" in transactions
	entered into with the Parent Company.
(2) Joint Ventures	Treated as arm's-length transaction
(3) Subsidiaries	Treated as arm's-length transaction
(4) Entities Under Common Control	Treated as arm's-length transaction
(5) Substantial Stockholders	Treated as arm's-length transaction
(6) Officers including	Treated as arm's-length transaction
spouse/children/siblings/parents	
(7) Directors including	Treated as arm's-length transaction
spouse/children/siblings/parents	
(8) Interlocking director relationship	The Company, adopts by law, the rules pertaining to interlocking

of Board of Directors	directors, as follows:
	a) If the interests of the interlocking director in the
	Companies are both substantial (stockholdings exceed
	20% of outstanding capital stock)
	General Rule: A contract between two or more
	companies having interlocking directors shall not be
	invalidated on that ground alone.
	Exception: If the contract is fraudulent or not fair and
	reasonable.
	b) If the interest of the interlocking director in one of the
	companies is nominal while substantial in the other
	(stockholdings 20% or more), the contract shall be valid
	provided the following conditions are present:
	1) The presence of such director in the board meeting
	in which the contract was approved was not
	necessary to constitute a quorum for such meeting;
	2) That the vote of such director was not necessary
	for the approval of the contract;
	3) That the contract is fair and reasonable under the
	circumstances.
	Where (1) and (2) are absent , the contract can be ratified by the vote of the stockholders representing at least 2/3 of the
	outstanding capital stock or by the vote of the stockholders
	representing at least 2/3 of the members in a meeting called for
	the purpose. Provided that:
	1) Full disclosure of the adverse interest of the
	directors/trustees involved is made on such
	meeting;
	2) The contract is fair and reasonable under the
	circumstances.

(b) Conflict of Interest

(i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which directors/officers/5% or more shareholders may be involved.

None.

	Details of Conflict of Interest (Actual or Probable)
Name of Director/s	Not applicable
Name of Officer/s	Not applicable
Name of Significant Shareholders	Not applicable

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest between the Company and/or its group and their directors, officers and significant shareholders.

	Directors/Officers/Significant Shareholders	
Company	Entities and persons that wish to transact business with the	
	Company are required to submit accreditation papers and	

	undergo evaluation by designated committees that recommended accreditation. Disclosures of relationships are required.
Group	Same as above.

- 5) Family, Commercial and Contractual Relations
 - (a) Indicate, if applicable, any relation of a family,³ commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the Company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description of the Relationship
None		

(b) Indicate, if applicable, any relation of a commercial, contractual or business nature that exists between the holders of significant equity (5% or more) and the Company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description
JG Summit Holdings, Inc.		RLC and its subsidiaries, in their ordinary course of business, engage in transactions with companies in the JG Summit Group and other companies controlled by the Gokongwei Family. The most significant of these transactions include tenancy by various retail-related companies controlled by the Gokongwei Family in RLC's shopping malls as well as substantial inter Company loans.
		For further information on the Company's related party transactions, including detailed breakdowns of amounts receivable from and amounts payable to affiliated companies, please refer to Related Party Transactions of the Notes to the Company's Audited Consolidated Financial Statements as of and for the fiscal year ended <u>September 30, 2013.</u>

(c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the Company:

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³ Family relationship up to the fourth civil degree either by consanguinity or affinity.

Name of Shareholders	% of Capital Stock affected (Parties)	Brief Description of the Transaction
None		

6) Alternative Dispute Resolution

Describe the alternative dispute resolution system adopted by the Company for the last three (3) years in amicably settling conflicts or differences between the Company and its stockholders, and the corporation and third parties, including regulatory authorities.

Not applicable.

	Alternative Dispute Resolution System		
Company & Stockholders	None		
Company & Third Parties	For cases filed in court involving the corporation and third parties, the corporation submits itself to the court-ordered mediation and judicial dispute resolution process and exhaust all means therein to settle the controversy amicably. For contracts, the corporation includes a dispute resolution clause between the designated officers of the parties to the contract and an arbitration clause, in the event the former fails, as alternative dispute resolution.		
Company & Regulatory Authorities	None. Regulatory matters are subject to strict adherence and compliance by corporations as they are governed by laws, rules, and regulations.		

C. BOARD MEETINGS & ATTENDANCE

1) Are Board of Directors' meetings scheduled before or at the beginning of the year?

These are scheduled before the year.

2) Attendance of Directors

Board	Name	Date of Election	No. of Meetings Held during the year	No. of Meetings Attended	%
Member	John L. Gokongwei, Jr.	<u>May 12, 2014</u>	<u>11</u>	<u>11</u>	<u>100%</u>
Chairman	James L. Go	<u>May 12, 2014</u>	<u>11</u>	<u>11</u>	<u>100%</u>
Member	Lance Y. Gokongwei	<u>May 12, 2014</u>	<u>11</u>	<u>11</u>	<u>100%</u>
Member	Patrick Henry C. Go	May 12, 2014	<u>11</u>	<u>11</u>	<u>100%</u>
Member	Frederick D. Go	<u>May 12, 2014</u>	<u>11</u>	<u>11</u>	<u>100%</u>
Member	Johnson Robert G. Go, Jr.	<u>May 12, 2014</u>	<u>11</u>	<u>10</u>	<u>90.9%</u>
Member	Robina Gokongwei-Pe	<u>May 12, 2014</u>	<u>11</u>	<u>11</u>	<u>100%</u>
Independent	Artemio V. Panganiban	<u>May 12, 2014</u>	<u>11</u>	<u>9</u>	<u>81.8%</u>
Independent	Roberto F. de Ocampo	<u>May 12, 2014</u>	<u>11</u>	<u>11</u>	<u>100%</u>
Independent	Emmanuel C. Rojas, Jr.	<u>May 12, 2014</u>	<u>11</u>	<u>11</u>	<u>100%</u>

Note: Fiscal year 2014 of RLC is from October 1, 2013 to September 30, 2014

3) Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times?

4) Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

No. The directors shall act only as a Board, and the individual directors shall have no power as such. A majority of the directors shall be necessary at all meetings to constitute a quorum for the transaction of any business, and every decision of a majority of the quorum duly assembled as a Board shall be valid as a corporate act.

5) Access to Information

(a) How many days in advance are board papers⁴ for board of directors meetings provided to the board?

At least three (3) working days before the meeting (together with notice of meeting).

(b) Do board members have independent access to Management and the Corporate Secretary?

Yes. Board members have independent access to Management and the Corporate Secretary.

(c) State the policy of the role of the Company secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc?

The Secretary who must be a citizen and resident of the Philippines shall attend all meetings of the stockholders and Board of Directors, and shall act as Secretary thereof and record the minutes of all proceedings in book to be kept for that purpose, and shall perform like duties for any committee of the Board when required. He shall cause to be given notice of all meetings of directors and stockholders, and shall perform such other duties as may pertain to this office. He shall keep in safe custody the seal of the corporation, and, when authorized by the Board of Directors, affix it when required to any instrument.

The Corporate Secretary, a Filipino citizen and a resident of the Philippines, is an officer of the Company and must be exemplary in performance.

The Corporate Secretary shall:

- 1. Be loyal to the mission, vision, and objectives of the Company.
- 2. Work fairly and objectively with the Board of Directors, Management, and stockholders.
- 3. Possess appropriate administrative and interpersonal skills.
- 4. Have a working knowledge of the operations of the Company.
- 5. Be aware of the laws, rules, and regulations necessary in the performance of his duties and responsibilities.
- 6. Be responsible for the safekeeping and preservation of the integrity of the minutes of the meeting of the Board and its Committees, as well as other official records of the Company.
- 7. Gather and analyze all documents, records and other information essential to the conduct of his duties and responsibilities to the Company.
- 8. As to agenda, get a complete schedule thereof at least for the current year and put the Board on notice before every meeting.
- 9. Inform the members of the Board, in accordance with the by-laws, of the agenda of their meetings and ensure that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval.
- 10. Attend all Board meetings, except when justifiable causes, such as illness, death in the immediate family and serious accidents, prevent him from doing so.

⁴ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

- 11. Ensure that all Board procedures, rules, and regulations are strictly followed by the members.
- (d) Is the Company secretary trained in legal, accountancy or Company secretarial practices? Please explain should the answer be in the negative.

Yes.

(e) Committee Procedures

Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees: (see below)

Yes X No

Committee	Details of the procedures		
Executive	To enable the Directors to properly fulfill their duties and		
Audit	responsibilities, Management should provide the Directors		
Nomination	with complete, adequate and timely information about the		
Remuneration	matters to be taken in their meetings.		
Others (specify)	Reliance on information volunteered by Management would not be sufficient in all circumstances and further inquiries may have to be made by a Director to enable him to properly perform his duties and responsibilities. Hence, the Directors are given independent access to Management and to the Corporate Secretary.		
	The information may include the background or explanation on matters brought before the Board, disclosures, budgets,		
	forecasts, and internal financial documents.		

6) External Advice

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details: (see below)

Procedures	Details
The Directors, either individually or as a Board,	
and in furtherance of their duties and	
responsibilities, shall have access to	
independent professional advice at the	
Company's expense.	

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the Company and the reason/s for the change:

Existing Policies	Changes	Reason
None		

D. REMUNERATION MATTERS

1) Remuneration Process

Disclose the process used for determining the remuneration of the CEO and the four (4) most highly compensated management officers:

Process	CEO	Top 4 Highest Paid Management Officers		
(1) Fixed remuneration	Based on the compensation structure and policies of the Company on salary adjustments, promotions and performance assessments.			
(2) Variable remuneration	None			
(3) Per diem allowance	Each director shall receive a reasonable per diem for his attendance at meetings.			
(4) Bonus	Determined upon achievement of performance based matrix.			
(5) Stock Options and other financial instruments	None			
(6) Others (specify)	Rice, medicine allowance and leave credits			

2) Remuneration Policy and Structure for Executive and Non-Executive Directors

Disclose the Company's policy on remuneration and the structure of its compensation package. Explain how the compensation of Executive and Non-Executive Directors is calculated.

(See below)

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated	
Executive Directors	Performance based matrices.			
Non-Executive Directors	Each director shall receive a reasonable per diem for his attendance at mee			

Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits-inkind and other emoluments) of board of directors? Provide details for the last three (3) years.

Remuneration Scheme	Date of Stockholders' Approval	
Ratification of acts of the Board of Directors, its	May 12, 2014	
Committees, officers and Management	<u>Way 12, 2014</u>	
Ratification of acts of the Board of Directors, its	April 19, 2012	
Committees, officers and Management	<u>April 18, 2013</u>	
Ratification of acts of the Board of Directors, its	May 11, 2012	
Committees, officers and Management	<u>May 11, 2012</u>	

3) Aggregate Remuneration

Complete the following table on the aggregate remuneration accrued during the most recent year:

The summary compensation table, as set forth below, shows the aggregate compensation of the: (a) CEO and 4 most highly compensated executive officers; and (b) all other directors and officers as a group unnamed.

Name	Position		Ad	ctual- Fiscal Year	
		Salary	Bonus	Others	Total
A. CEO and four (4)		<mark>P 31,206,832</mark>	<mark>Р 1,200,000</mark>	<mark>P 205,000</mark>	<mark>P 32,611,832</mark>
most highly					
compensated					
executive officers					
1. Lance Y.	Director, Vice				
Gokongwei	Chairman & Chief				
	Executive Officer				
2. James L. Go	Director, Chairman				
3. Frederick D.Go	Director, President				
	and Chief				
	Operating Officer				
4. John L.	Director, Chairman				
Gokongwei, Jr.	Emeritus				
5. Arlene G.	GM - Commercial				
Magtibay	Centers Division				
	(CCD)				
B. All other officers		<mark>P 62,974,985</mark>	<mark>P 1,800,000</mark>	<mark>P 265,000</mark>	P 65,039,985
and Directors as a					
group unnamed					

Remur	neration Item	Executive Directors	Non-Executive Directors (other than independent directors)	Independent Directors
(a) Fixed R	emuneration	See above	See above	See above
(b) Variabl	e Remuneration	See above	See above	See above
(c) Per die	m Allowance	See above	See above	See above
(d) Bonuse	25	See above	See above	See above
. ,	Options and/or inancial nents	See above	See above	See above
(f) Others	(Specify)	See above	See above	See above
	Total			

	Other Benefits	Executive Directors	Non-Executive Director (other than independent directors)	Independent Directors	
1)	Advances				
2)	Credit granted				
3)	Pension Plan/s Contributions	Please refer to Notes to Audited Consolidated Financial Statements as of September 30, 2014.			
(d)	Pension Plans, Obligations incurred	Please refer to Notes to Audited Consolidated Financial Statements as of September 30, 2014.			

(e) Life Insurance Premium	
(f) Hospitalization Plan	Healthcare coverage and benefits are provided by the Company through a health maintenance organization.
(g) Car Plan	
(h) Others (Specify)	
Total	

4) Stock Rights, Options and Warrants

(a) Board of Directors -

Complete the following table, on the members of the Company's Board of Directors who own or are entitled to stock rights, options or warrants over the Company's shares:

Director's Name	Number of Direct Option/Rights/ Warrants	Number of Indirect Option/Rights/ Warrants	Number of Equivalent Shares	Total % from Capital Stock		
Not applicable						

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting:

Incentive Program	Amendments	Date of Stockholders' Approval	
None			

5) Remuneration of Management

Identify the five (5) members of management who are <u>not</u> at the same time executive directors and indicate the total remuneration received during the financial year:

Name of Officer/Position	Total Remuneration
Arlene G. Magtibay GM - Commercial Centers Division (CCD)	See table in paragraph 3 above.

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

Provide details on the number of members of each committee, its functions, key responsibilities and the power/authority delegated to it by the Board:

	No. of Members						
Committee	Executive Director (ED)	Non- Executive Director (NED)	Independent Director (ID)	Committee Charter	Functions	Key Responsibilities	Power
Executive				Not applicable			
		Director		 Not applicable The Audit Comm 1. Assist the Eresponsibility of internal of compliance with an aging cructure other risks of regular receives and access to all to enable functions. 3. Perform ow Internal and Internal and Internal and Internal and Excess to all to enable functions. 4. Review the conformity of Plan shall internal shall internal the audit, ar one audit fir coverage and 6. Ensure the Department 	nittee shall hav Board in the p y for the finance controls, audit with applicable ersight over edit, market, lie of the Compan ipt from Manage nd risk manage versight funct External Audit d External Audit d Ext	Responsibilities re the following func- performance of its cial reporting process process and moni- laws, rules and regu- Management's act quidity, operational, y. This function ma- gement of information ment activities. ions over the C ors. It should ensure ditors are given re- rds, properties and p form their respecti- tal Audit Plan to en- trives of the Compa- scope, resources are ature, scope and ex- per coordination if n in the activity to secu- plication of efforts. nt of an Intern pointment of a C conditions of its eng	tions: oversight s, system itoring of ilations. ivities in legal and by include on on risk ompany's e that the easonable bersonnel ive audit ensure its any. The ad budget cuss with penses of nore than re proper
				the Compa financial rep security.	ny's internal porting control reports subr	idequacy and effecti control system, and information te nitted by the Inte	including echnology
				statements		lf-year and annual ubmission to the Bo owing:	

				 any change/s in accounting policies and practices;
				 major judgmental areas;
				 significant adjustments resulting from the audit;
				 going concern assumptions;
				 compliance with accounting standards; and
				 compliance with tax, legal and regulatory requirements.
				10. Coordinate, monitor and facilitate compliance with laws, rules and regulations.
				11. Evaluate and determine the non-audit work, if any, of the External Auditor, and review periodically the non- audit fees paid to the External Auditor in relation to their significance to the total annual income of the External Auditor and to the Company's overall consultancy expenses. The Committee shall disallow any non-audit work that will conflict with his duties as an External Auditor or may pose a threat to his independence. If the non-audit work is allowed, this should be disclosed in the Company's Annual Report.
				12. Establish and identify the reporting line of the Corporate Auditor to enable him to properly fulfill his duties and responsibilities. He shall functionally report directly to the Audit Committee.
				13. The Audit Committee shall ensure that, in the performance of the work of the Corporate Auditor, he shall be free from interference by outside parties.
Nomination	3	1	1	The Nomination Committee shall be responsible for ensuring that the selection of new members of the Board is transparent with the end objective of having the Board increase shareholder value. For this purpose, the Nomination Committee shall:
				1. Pre-screen, evaluate the qualifications and shortlist all candidates nominated to become a Director in accordance with pertinent provisions of the Articles of Incorporation and By Laws of the Company, as well as established guidelines on qualifications and disqualifications.
				Recommend guidelines in the selection of nominee/s for Director/s which may include the following based on the perceived needs of the Board at a certain point in time:
				 Nature of the business of the Company which he is a Director of Age of the Director nominee Number of directorships/active memberships and officerships in other corporations or organizations Possible conflict of interest

				 Recommend guidelines in the determination of the optimum number of directorships/ active memberships and officerships in other companies allowable for Directors. The capacity of Directors to serve with diligence shall not be compromised. Recommend to the Board regarding the size and composition of the Board in view of long term business plans, and the needed appropriate skills and characteristics of Directors. Assess the effectiveness of the Board's processes and procedures in the election or replacement of Directors.
Remuneration	3	1	1	The Remuneration and Compensation Committee recommends for Board approval a formal and transparent policy and system of remuneration and evaluation of the Directors and Management Officers. For this purpose, the Committee shall:
				1. Recommend a formal and transparent procedure for developing a policy on executive remuneration and evaluation and for fixing the remuneration packages of Directors and Management Officers that is consistent with the Company's culture, strategy, and business environment.
				2. Recommend the amount of remuneration, which shall be in a sufficient level to attract and retain Directors and Management Officers who are needed to run the Company successfully.
				3. Disallow any Director to decide his remuneration.
				4. Ensure that Full Business Interest Disclosure is part of the pre-employment requirements for all incoming Management Officers, which among others compel all Management Officers to declare under the penalty of perjury all of their existing business interests or shareholdings that may directly or indirectly conflict in their performance of duties once hired.
				5. Review recommendations concerning the existing Human Resources Development Handbook, with the objective of strengthening provisions on conflict of interest, salaries and benefits policies, promotion and career advancement directives and compliance of personnel concerned with all statutory requirements that must be periodically met in their respective posts.
hinsons Land Corporati			nnual Corporate Gov	 Provide in Company's Annual Reports, information and proxy statements a clear, concise and understandable disclosure of aggregate compensation of its Executive Officers for the previous fiscal year and the ensuing year

			as prescribed by the Commission or other regulatory agency.
Others (specify)	None		

2) Committee Members

(a) Executive Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman						
Member (ED)		None				
Member (NED)						
Member (ID)						
Member						

(b) Audit Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Member (ED)	John L. Gokongwei, Jr.	April 18, 2013	4	4	100%	11 years
Member (ED)	James L. Go	April 18, 2013	4	4	100%	11 years
Member (ED)	Lance Y. Gokongwei	April 18, 2013	4	4	100%	11 years
Member (NED)	Johnson Robert G. Go, Jr.	April 18, 2013	4	4	100%	8 years
Chairman (ID)	Emmanuel C. Rojas, Jr.	April 18, 2013	4	4	100%	7 years
Member (ID)	Roberto F. de Ocampo	April 18, 2013	4	3	75%	7 years

Disclose the profile or qualifications of the Audit Committee members.

- 1. The Board establishes the Audit Committee and appoints the members of the Committee.
- 2. This Audit Committee reports functionally to the Board.
- 3. The Audit Committee shall be composed of at least three (3) members from the Board, at least one (1) of whom shall always be an Independent Director. The Board shall ensure that each member should have adequate competence and/or experience on accounting, finance and audit to enable them to discharge their responsibilities.
- 4. The Board shall appoint an Independent Director as Committee Chairman.
- 5. The Audit Committee, as a body, shall have neither executive nor managerial powers and duties in the Company except those relating to the management of the Corporate Auditor.

Describe the Audit Committee's responsibility relative to the external auditor.

See above functions of the Audit Committee.

(c) Nomination Committee

	Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
	Member (ED)	John L. Gokongwei, Jr.	April 18, 2013	1	1	100%	11 yrs.
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Member (ED)	James L. Go	April 18, 2013	1	1	100%	11 yrs.
Member (ED)	Lance Y. Gokongwei	April 18, 2013	1	1	100%	11 yrs.
Member (NED)	Johnson Robert G. Go, Jr.	April 18, 2013	1	1	100%	8 yrs.
Member (ID)	Roberto F. de Ocampo	April 18, 2013	1	1	100%	7 yrs.

(d) Remuneration Committee

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Member (ED)	John L. Gokongwei, Jr.	April 18, 2013	Note 1			11 yrs.
Member (ED)	James L. Go	April 18, 2013				11 yrs.
Member (ED)	Lance Y. Gokongwei	April 18, 2013				11 yrs.
Member (NED)	Johnson Robert G. Go, Jr.	April 18, 2013				8yrs.
Member (ID)	Emmanuel C. Rojas, Jr.	April 18, 2013				7 yrs.

Note 1: Discussed at Board meetings.

(e) Others (Specify) None

Provide the same information on all other committees constituted by the Board of Directors:

Office	Name	Date of Appointment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman						
Member (ED)						
Member (NED)		None				
Member (ID)						
Member						

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes.

None

Name of Committee	Name	Reason
Executive		
Audit		
Nomination	No	ne
Remuneration		
Others (specify)		

4) Work Done and Issues Addressed

Describe the work done by each committee and the significant issues addressed during the year.

Name of Committee	Work Done	Issues Addressed
Executive	Not applicable	

Audit	Cash count of revolving funds, review of maintenance contracts, inspection of completed units, review of maintenance related contracts and review of lease contracts.	No significant issues that would put the Company at major risk.
Nomination	Recommendation of nominees to be included in the final list of independent directors.	No significant issues that would put the Company at major risk.
Remuneration	Recommendation of budgets for merit increase and salary adjustments	No significant issues that would put the Company at major risk.
Others (specify)	None	

5) Committee Program

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

Name of Committee	Planned Programs	Issues to be Addressed
Executive	Not applicable	
Audit	Internal Audit plan for the coming fiscal year	No significant issues that would put the Company at major risk.
Nomination	Pre screen qualifications of nominees for independent directors	No significant issues that would put the Company at major risk.
Remuneration	Review and evaluate existing remuneration policies and procedures	No significant issues that would put the Company at major risk.
Others (specify)	None	

F. RISK MANAGEMENT SYSTEM

1) Disclose the following:

(a) Overall risk management philosophy of the Company;

The Company aims to identify, measure, analyze, monitor, and control all forms of risks that would affect the Company.

(b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof;

There is no statement issued. The Audit Committee reviews the effectiveness of risk management systems employed by the Company.

(c) Period covered by the review

The Audit Committee periodically reviews the risk management system of the Company through its meetings and review of required reports.

(d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness;

The adequacy of the risk management system is reviewed annually by the Audit Committee. On a quarterly basis, specific risk management processes and findings are reviewed and evaluated.

(e) Where no review was conducted during the year, an explanation why not.

Not applicable.

2) Risk Policy

(a) Company

Give a general description of the Company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Exposure	Risk Management Policy	Objective
Market Risks:		
Foreign currency risk	Foreign currency risk is the risk that the future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. Foreign currency risks arise from financial instruments that are denominated in United States Dollar (USD) which result primarily from movement of the Philippine Peso (PHP) against the USD. The Company does not have any foreign currency hedging arrangements.	To avoid or minimize the loss associated with market risks.
Liquidity Risk	Liquidity risk is the risk arising from the shortage of funds due to unexpected events or transactions. The Company manages its liquidity profile to be able to finance the capital expenditures and service the maturing debts. To cover the financing requirements, the Company intends to use internally generated funds and proceeds from debt and equity offerings. The Company seeks to manage its liquidity profile to be able to service its maturing debts and to finance capital requirements. The Company maintains a level of cash and cash equivalents deemed sufficient to finance operations. As part of its liquidity risk management, the Company regularly evaluates its projected and actual cash flows. It also continuously assesses conditions in the financial markets for opportunities to pursue fund- raising activities. Fund raising activities may include bank loans	To minimize risk of not being able to meet funding obligations.

	and appital market issues hath	
	and capital market issues both onshore and offshore.	
Interest Rate Risk	Interest rate risk is the risk that the	The Company's policy is to
	future cash flows of a financial	manage its interest cost using a
	instrument will fluctuate because of	mix of fixed and variable rate
	changes in market interest rates.	debts.
	The Company's exposure to the risk	
	for changes in market interests	
	relates primarily to the Company's	
	long-term debt obligation with	
	floating interest rate.	
Credit risk	Credit risk is the risk that	To avoid or minimize the loss
	counterparty will not meet its	associated with credit risk.
	obligations under a financial	
	instrument or customer contract,	
	leading to financial loss. The	
	Company is exposed to credit risk	
	from its operating activities	
	(primarily from cash and cash	
	equivalents and receivables). The	
	Company trades only with	
	recognized and creditworthy third	
	parties. It is the Company's policy	
	that all customers who wish to trade	
	on credit terms are subject to credit	
	verification procedures. In addition,	
	receivable balances are monitored	
	on an ongoing basis.	
Equity Price Risk	Equity price risk relates to financial	The equity's market risk policy
	assets and liabilities whose values	requires it to mange such risks
	will fluctuate as a result of changes	by setting and monitoring
	in market prices. Such investment	objectives and constraints on
	securities are subject to price risk	investment, diversification plan
	due to changes in market values of	and limits on investments.
	instruments arising either from	
	factors specific to individual	
	instruments or their issuers or	
	factors affecting all instruments	
	traded in the market.	

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Exposure	Risk Management Policy	Objective		
Credit risk	Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Group transacts only with recognized, creditworthy third parties. It is the Group's policy that	It is the Group's objective that losses are minimized due to credit risks.		

	all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.	
	The Group has a counterparty credit risk management policy which allocates investment limits based on counterparty credit ratings and credit risk profile.	
Market risk	Market risk is defined as the possibility of loss due to adverse movements in market factors such as rates and prices. Market risk is present in both trading and non- trading activities.	It is the Group's objective that losses be minimized due to market risks.
	Market risk is the risk of loss to future earnings, to fair value or future cash flows of a financial instrument as a result of changes in its price, in turn caused by changes in interest rates, foreign currency exchange rates, equity prices and other market factors.	
Foreign currency risk	Foreign currency risk arises on financial instruments that are denominated in a foreign currency other than the functional currency in which they are measured.	The Group seeks to maintain a square or minimal position on its foreign currency exposure.
Interest rate risk	The Group's exposure to market risk for changes in interest rates relates primarily to the Parent Company's and its subsidiaries' long-term debt obligations which are subject to floating rate. The Group makes use of derivative financial instruments, such as interest rate swaps, to hedge the variability in cash flows arising from fluctuation in benchmark interest rates.	The Group's policy is to manage its interest cost using a mix of fixed and variable rate debt.
Liquidity risk	Liquidity risk is the risk of not being able to meet funding obligations such as the repayment of liabilities or payment of asset purchases as they fall due. The Group's liquidity management involves maintaining funding capacity to finance capital expenditures and service maturing	To minimize risk of not being able to meet funding obligations.

debts, and to accommodate any	
fluctuations in asset and liability	
levels due to changes in the Group's	
business operations or	
unanticipated events created by	
customer behavior or capital market	
conditions. The Group maintains a	
level of cash and cash equivalents	
deemed sufficient to finance its	
operations. As part of its liquidity	
risk management, the Group	
regularly evaluates its projected and	
actual cash flows. It also	
continuously assesses conditions in	
the financial markets for	
opportunities to pursue fund-raising	
activities. Fund-raising activities	
may include obtaining bank loans	
and capital market issues both	
onshore and offshore.	

(c) Minority Shareholders

Indicate the principal risk of the exercise of controlling shareholders' voting power.

Risk to Minority Shareholders

Due to statutory limitations on the obligations of majority shareholders with respect to minority shareholders, minority shareholders are subject to the risk of the exercise by the majority shareholders of their voting power. However, the Corporation Code provides for minority shareholders' protection in certain instances wherein a vote by the shareholders representing at least two-thirds of the Corporation's outstanding capital stock is required. The Corporation Code also grants shareholders an appraisal, right allowing a dissenting shareholder to require a corporation to purchase his shares in certain instances.

3) Control System Set Up

(a) Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the Company:

Risk Exposure	Risk Assessment (Monitoring and Measurement	Risk Management and Control (Structures, Procedures, Actions	
	Process)	Taken)	
Foreign currency risk	Foreign currency risk is the risk that	The Company does not have any	
	the future cash flows of a financial	foreign currency hedging	
	instrument will fluctuate because of	arrangements.	
	changes in foreign exchange rates.		
	Foreign currency risks arise from		
	financial instruments that are		
	denominated in United States Dollar		
	(USD) which result primarily from		

	movement of the Dhilipping Deep	
	movement of the Philippine Peso	
Linutality Dials	(PHP) against the USD.	The Commence maintains a local of
Liquidity Risk	Liquidity risk is the risk arising from	The Company maintains a level of
	the shortage of funds due to	cash and cash equivalents deemed
	unexpected events or transactions.	sufficient to finance operations. As
	The Company manages its liquidity	part of its liquidity risk
	profile to be able to finance the	management, the Company
	capital expenditures and service the	regularly evaluates its projected
	maturing debts. To cover the	and actual cash flows. It also
	financing requirements, the	continuously assesses conditions in
	Company intends to use internally	the financial markets for
	generated funds and proceeds from	opportunities to pursue fund-
	debt and equity offerings.	raising activities. Fund raising
	The Company seeks to manage its	activities may include bank loans
	liquidity profile to be able to service	and capital market issues both
	its maturing debts and to finance	onshore and offshore.
	capital requirements.	
Interest Rate Risk	Interest rate risk is the risk that the	The Company's policy is to manage
	future cash flows of a financial	its interest cost using a mix of fixed
	instrument will fluctuate because of	and variable rate debts.
	changes in market interest rates.	
	The Company's exposure to the risk	
	for changes in market interests	
	relates primarily to the Company's	
	long-term debt obligation with	
	floating interest rate.	
Credit risk	Credit risk is the risk that a	The Company trades only with
createrisk	counterparty will not meet its	recognized and creditworthy third
	obligations under a financial	parties. It is the Company's policy
	instrument or customer contract,	that all customers who wish to
	leading to financial loss. The	trade on credit terms are subject
	Company is exposed to credit risk	to credit verification procedures. In
		addition, receivable balances are
	(primarily from cash and cash	monitored on an ongoing basis.
Fauity Drice Dick	equivalents and receivables).	The equities market rick policy
Equity Price Risk	Equity price risk relates to financial	The equity's market risk policy
	assets and liabilities whose values	requires it to mange such risks by
	will fluctuate as a result of changes	setting and monitoring objectives
	in market prices. Such investment	and constraints on investment,
	securities are subject to price risk	diversification plan and limits on
	due to changes in market values of	investments.
	instruments arising either from	
	factors specific to individual	
	instruments or their issuers or	
	factors affecting all instruments	
	traded in the market.	

(b) Group

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the Company:

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Credit risk	Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Group transacts only with recognized, creditworthy third parties.	It is the Group's policy that all customers who wish to trade on credit terms are subject to credit verification procedures. In addition, receivable balances are monitored on an ongoing basis with the result that the Group's exposure to bad debts is not significant.
		The Group has a counterparty credit risk management policy which allocates investment limits based on counterparty credit ratings and credit risk profile.
Market risk	Market risk is defined as the possibility of loss due to adverse movements in market factors such as rates and prices. Market risk is present in both trading and non- trading activities.	The Group makes use of derivative financial instrument to hedge against fluctuations in interest rates and foreign currency exposure.
	Market risk is the risk of loss to future earnings, to fair value or future cash flows of a financial instrument as a result of changes in its price, in turn caused by changes in interest rates, foreign currency exchange rates, equity prices and other market factors	
Foreign currency risk	Foreign currency risk arises on financial instruments that are denominated in a foreign currency other than the functional currency in which they are measured.	The Group makes use of derivative financial instruments, such as currency swaps, to hedge foreign currency exposure.
Interest rate risk	The Group's exposure to market risk for changes in interest rates relates primarily to the Parent Company's and its subsidiaries' long-term debt obligations which are subject to floating rate.	The Group's policy is to manage its interest cost using a mix of fixed and variable rate debt. The Group makes use of derivative financial instruments, such as interest rate swaps, to hedge the variability in cash flows arising from fluctuation in benchmark interest rates.
Liquidity Risk	Liquidity risk is the risk of not being able to meet funding obligations such as the repayment of liabilities or payment of asset purchases as they fall due.	The Group's liquidity management involves maintaining funding capacity to finance capital expenditures and service maturing debts, and to accommodate any fluctuations in asset and liability levels due to changes in the

Group's business operations or unanticipated events created by customer behavior or capital market conditions. The Group maintains a level of cash and cash equivalents deemed sufficient to finance its operations. As part of its liquidity risk management, the Group regularly evaluates its projected and actual cash flows. It also continuously assesses conditions in the financial markets for opportunities to pursue fund- raising activities. Fund-raising activities may include obtaining
bank loans and capital market issues both onshore and offshore.

(c) Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions:

Committee/Unit	Control Mechanism	Details of its Functions
Board of Directors (BOD)	The BOD of the Company and the respective BOD of each subsidiary are ultimately responsible for the oversight of the Group's risk management processes that involve identifying, measuring, analyzing, monitoring and controlling risks. Each BOD has created the board- level Audit Committee to spearhead the managing and monitoring of risks.	

Audit Committee (AC)	The AC shall assist the Group's	The AC aims to ensure that:		
	BOD in its fiduciary responsibility	a. financial reports comply		
	for the over-all effectiveness of	with established internal		
	risk management systems, and	policies and proce n		
	both the internal and external	dures, pertinent		
	audit functions of the Group.	accounting and auditing		
	Furthermore, it is also the AC's	standards and other		
	purpose to lead in the general	regulatory requirements;		
	evaluation and to provide	b. risks are properly		
	assistance in the continuous	identified, evaluated and		
	improvements of risk	managed, specifically in		
	management, control and	the areas of managing		
	governance processes.	credit, market, liquidity,		
		operational, legal and		
		other risks, and crisis		

		 management; c. audit activities of internal and external auditors are done based on plan, and deviations are explained through the performance of direct interface functions with the internal and external auditors; and d. the Group's BOD is properly assisted in the development of policies that would enhance the risk management and control systems.
Enterprise Risk Management Group (ERMG)	The ERMG was created to be primarily responsible for the execution of the enterprise risk management framework.	 The ERMG's main concerns include: a. recommending risk policies, strategies, principles, framework and limits; b. managing fundamental risk issues and monitoring of relevant risk decisions; c. providing support to management in implementing the risk policies and strategies; and d. developing a risk awareness program.
Compliance Officer	The Compliance Officer assists the BOD in complying with the principles of good corporate governance.	He shall be responsible for monitoring actual compliance with the provisions and requirements of the Corporate Governance Manual and other requirements on good corporate governance, identifying and monitoring control compliance risks, determining violations, and recommending penalties on such infringements for further review and approval of the BOD, among others.

G. INTERNAL AUDIT AND CONTROL

1) Internal Control System

Disclose the following information pertaining to the internal control system of the Company:

(a) Explain how the internal control system is defined for the Company;

Internal Control System covers systematic measures which include reviews, checks and balances, methods and procedures. The Company conducts its business in an orderly and efficient manner, safeguards its assets and resources, deters and detects errors and fraud, ensures the accuracy and completeness of its accounting data, prepares reliable and timely financial and management information and complies with the Company policies and procedures.

(b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

No statement is currently issued that attest to the effectiveness of the internal control system.

The Company understands that the primary responsibility for the design, implementation and maintenance of internal control rest on Management; while the Board and its Audit Committee oversee actions of Management and monitor the effectiveness of controls put in place.

Audit Committee's purpose is to lead in the general evaluation and to provide assistance in the continuous improvements of risk management, control and governance processes. Monitor and evaluate the adequacy and effectiveness of the Company's internal control system, including financial reporting control and information technology security. And this committee meets quarterly and as often as necessary.

(c) Period covered by the review;

Not applicable.

(d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system; and

Every quarter, the Internal Audit reports to the Audit Committee the summary of results of audit engagements / reviews and audits covering operational units of the Company and specific areas identified by Management. Material issues and its remedial measures, as reported by the Internal Audit group are monitored by Management and Audit Committee.

(e) Where no review was conducted during the year, an explanation why not.

Not applicable.

2) Internal Audit

(a) Role, Scope and Internal Audit Function

Give a general description of the role, scope of internal audit work and other details of the internal audit function.

Role	Scope	Indicate whether In-house or Outsource Internal Audit Function	Name of Chief Internal Auditor/Auditing Firm	Reporting process
Corporate Internal Audit's role is to provide an	Scope of internal audit includes the	In-house	Mr. Emmanuel B. De Pano	Corporate Internal Audit, headed by
independent, objective assurance and consulting	examination and evaluation of the			Corporate Audit Executive, reports
services within the Company designed to add	Company's risk management,			functionally to the Audit Committee
value and improve the Company's operations.	controls, and processes.			of the Board of Directors.

(b) Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee?

Internal Audit function is in-house. This question is not applicable.

(c) Discuss the internal auditor's reporting relationship with the audit committee. Does the internal auditor have direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel?

The Internal Auditor functionally reports directly to the Audit Committee. As such, the Audit Committee establishes and identifies the reporting line of the Internal Auditor to enable the Internal Audit Group to properly fulfill its duties and responsibilities. The Audit committee ensures that, in the performance of the work of the Internal Audit, said group shall be free from interference by outside parties.

(d) Resignation, Re-assignment and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the thirdparty auditing firm) and the reason/s for them.

Name of Audit Staff	Reason
None	Not applicable

(e) Progress against Plans, Issues, Findings and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings and examination trends.

Progress Against Plans	On-going	
Issues ⁵	No significant issues that would put the Company at major risk.	
Findings ⁶	No significant findings that would put the Company at major risk.	
Examination Trends	No significant examination trends were noted.	

[The relationship among progress, plans, issues and findings should be viewed as an internal control review cycle which involves the following step-by-step activities:

⁵ "Issues" are compliance matters that arise from adopting different interpretations.

⁶ "Findings" are those with concrete basis under the Company's policies and rules.

Robinsons Land Corporation

- 1) Preparation of an audit plan inclusive of a timeline and milestones;
- 2) Conduct of examination based on the plan;
- 3) Evaluation of the progress in the implementation of the plan;
- 4) Documentation of issues and findings as a result of the examination;
- 5) Determination of the pervasive issues and findings ("examination trends") based on single year result and/or year-to-year results;
- 6) Conduct of the foregoing procedures on a regular basis.
- (f) Audit Control Policies and Procedures

Disclose all internal audit controls, policies and procedures that have been established by the Company and the result of an assessment as to whether the established controls, policies and procedures have been implemented under the column "Implementation."

Policies & Procedures	Implementation
The Internal Auditor submits to the Audit Committee quarterly reports of the highlights of the audit engagements and a semi-annual report of the internal audit department's activities and performance relative to the audit plans and strategies as approved by the Audit Committee.	Implemented
The Internal Auditor submits the yearly Audit plans to the Audit Committee who approves the same. Quarterly, the former reports to the latter the highlights of the audit engagements. On a monthly basis, audit plans are monitored and any changes in the audit plans are reported by the Audit teams to the Internal Auditor, who in turn updates the Audit Committee.	
At the end of each calendar year, the Chief Executive Officer (CEO) and Chief Audit Executive (CAE) executes a written attestation that a sound internal audit, control and compliance system is in place and working effectively. The attestation is presented by the CAE during the Audit Committee meeting.	

(g) Mechanism and Safeguards

State the mechanism established by the Company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the Company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the Company):

Auditors (Internal and External)	Financial Analysts	Investment Banks	Rating Agencies
To provide	The Company and its	The Company and its	The Company and its
independence of the	officers, staff and any	officers, staff and any	officers, staff and any
Internal Audit Group,	other person who are	other person who are	other person who are

(h) State the officers (preferably the Chairman and the CEO) who will have to attest to the Company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers and employees of the Company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

Compliance with the principles of good governance is one of the objectives of the Board of Directors. To assist the Board in achieving this purpose, the Board has designated a Compliance Officer, who reports to the Chairman, who shall be responsible for monitoring the actual compliance of the Company with the provisions and requirements of good governance, identifying and monitoring control compliance risks, determining violations, and recommending penalties for such infringements for further review and approval of the Board, among others.

H. ROLE OF STAKEHOLDERS

1) Disclose the Company's policy and activities relative to the following:

	Policy	Activities
Customers' welfare	The Company has Customer Relations Policy and procedures to ensure that customers' welfare are protected and questions addressed	Customers are informed with the Company's customer relations contacts to ensure that their welfare and questions are addressed.
Supplier/contractor selection practice	We have Supplier Accreditation Policy to ensure that the Company's suppliers and contractors are qualified to meet its commitments to the Company.	Suppliers and contractors undergo accreditation and orientation on Company policies.
Environmentally friendly value-chain	The Company complies with government mandated policies on the environment.	Required environment management systems and energy management are rigidly complied with by the Company.
Community interaction	The Company focuses on uplifting the socio-economic condition of the country through education.	The Company partners with organizations that promote education of Filipinos through grants, endownments, scholarships, and educational facilities.
Anti-corruption programmes and procedures	The Company has policies that cover Business Conduct, Conflict of Interest Policy, Offenses Subject to Disciplinary Action Policy, among others.	New employees are oriented regarding policies and procedures related to Business Conduct and similar policies. All employees are given periodic reminders.

Safeguarding creditors'	The Company abides with its financial	There is regular communication with
rights	and legal commitments to creditors.	creditors through briefings and the
		like.

2) Does the Company have a separate corporate responsibility (CR) report/section or sustainability report/section?

No. The Company's Corporate Responsibility Report is part of the Annual Report.

3) Performance-enhancing mechanisms for employee participation.

(a) What are the Company's policy for its employees' safety, health, and welfare?

The Company abides by safety, health, and welfare standards and policies set by the Department of Labor and Employment. Likewise, the Company has Security and Safety Manuals that are implemented and regularly reviewed to ensure the security, safety, health, and welfare of the employees in the work place.

(b) Show data relating to health, safety and welfare of its employees.

To ensure that the employees of the Company maintain a healthy balance between work and life, health and wellness programs are organized for these employees. Professionals are invited to conduct classes of Zumba, Tai Chi, and other activities in our work site. The Company has also partnered with fitness gyms to offer special membership rates to employees. This is in addition to the free use of gym facilities in the different installations.

Year on year, the Company has facilitated vaccinations such as against flu and cervical cancer that are offered not

only to employees but to their dependents as well. The Company has worked with healthcare providers in identifying top diseases based on utilization report and has invited resource speakers to talk about preventive measures.

To ensure the safety of the Company's employees, a Corporate Emergency Response Team (CERT) has been created that will be activated and will become the "command center", orchestrating initiatives across the conglomerate during a crisis. Also, the CERT shall be responsible for the periodic review of contingency plans and the institution's emergency preparedness and response procedures to ensure that effective responses and responsible policies are in place to deal with crisis or emergency situations

(c) State the Company's training and development programmes for its employees. Show the data.

The Company continuously provides learning and development opportunities for its employees through the John Gokongwei Institute for Leadership and Enterprise Development or what is commonly known as JG-ILED. JG-ILED is the leadership platform for systematic and sustained development programs across the conglomerate. Its mission is to enable a high performing organization that will facilitate the learning process and develop the intellectual and personal growth of all employees through targeted and customized trainings and development programs.

JG-ILED curriculum comprises of the following:

Core Program – programs designed to ensure employees have the foundation needed to perform job effectively. It also covers key people skills training that will help supervisors and managers in leading their teams to perform to the optimum level.

- Basic Management Program (BMP)
- Coaching for Effectiveness (CFE)
- Problem Solving and Decision Making (PSDM)
- Employee Discipline Program (EDP)
- Achieving Customer Service Excellence (ACE)

Management Development Program – programs that aims to enhance the leadership capability and business acumen of all JGS leaders.

- Finance for Senior Executives
- Strategic Communication Program
- Executive Coaching Program
- Advanced Negotiation Skills
- Leading and Managing Change
- Strategy Planning and Execution
- Becoming People Leaders

Human Resources Development Program – courses designed to ensure employees have a common understanding of the HR processes and systems by which the Company operates.

- Job Evaluation
- Competency-Based System
- Organization Design and Manpower Planning
- Labor Relations Management
- Performance Management System
- Targeted Selection Competency Based Interviewing

(d) State the Company's reward/compensation policy that accounts for the performance of the Company beyond short-term financial measures

The Company has policies on annual merit increase and salary adjustments that are tied-up to the employees' performance assessments.

The Company promotes a culture of recognition and value for key and high performing employees who demonstrate excellence at the workplace. Recognition programs are maximized to promote and reinforce behavior that are consistent with the values and desired culture of the Company.

Performance will be the main driver for total rewards. Rewards programs are therefore differentiated across businesses and among employees according to their contributions and levels of performance with a significant share given to high performers.

The Company provides adequate benefits to cover the needs of its employees, where possible, through shared accountability between the Company and its employees.

The rewards philosophy adopts an integrated approach, embodied by the 3Ps in compensation: Pay for the Position, Pay for the Performance, and Pay for the Person. The Company Pays for the Position through its job evaluation system. It Pays for Performance through its performance management system which is linked to its merit increases. The Company Pays for the Person through its competency-based and succession planning systems.

4) What are the Company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical behavior? Explain how employees are protected from retaliation.

Employees can submit complaints to the Conflict of Interest Committee or any officer of the Company who would relay said complaints to the Committee. These complaints are handled confidentially by the Committee wherein the identities of the employees that submitted the complaint are not divulged.

I. DISCLOSURE AND TRANSPARENCY

1) **Ownership Structure**

(a) Holding 5% shareholding or more

(As of February 28, 2014)

Shareholder	Number of Shares	Percent	Beneficial Owner
JG Summit Holdings,	<u>2,496,114,787</u>	<u>60.9725%</u>	Same as record owner
Inc.			
PCD Nominee (Non-	<u>1,061,568,375</u>	25.9309%	PCD Participants and
Filipino)			their clients
PCD Nominee (Filipino)	501,701,155	12.2550%	PCD Participants and
			their clients

(As of August 31, 2014)

Name of Senior Management	Number of Direct shares	Number of Indirect shares / Through (name of record owner)	% of Capital Stock
John L. Gokongwei (Note 1)	14,119,081		0.35%
James L. Go	1,685,994		0.04%
Lance Y. Gokongwei	804,001		0.02%
Frederick D. Go	500,001		0.01%
Robina Y. Gokongwei-Pe	540,000		0.01%
Patrick Henry C. Go	10,000		0.00%

Robinsons Land Corporation

Johnson Robert G. Go, Jr.	1	0.00%
Artemio V. Panganiban	<u>50,001</u>	0.00%
Roberto F. De Ocampo	1	0.00%
Emmanuel C. Rojas, Jr.	901	0.00%
Rodolfo T. Malit	54,600	0.00%
TOTAL	<u>17,764,581</u>	0.43%

Note 1. Sum of shares in the name of "John L. Gokongwei, Jr.", for 12,187,081, "John L. Gokongwei" for 450,000 and "Elizabeth Y. Gokongwei and/or John Gokongwei" for 1,482,000.

2) Does the Annual Report disclose the following:

Key risks	Yes
Corporate objectives	Yes
Financial performance indicators	Yes
Non-financial performance indicators	Yes
Dividend policy	Yes
Details of whistle-blowing policy	No
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any other directorships of listed companies) of directors/commissioners	Yes
Training and/or continuing education programme attended by each director/commissioner	No
Number of board of directors/commissioners meetings held during the year	No
Attendance details of each director/commissioner in respect of meetings held	No
Details of remuneration of the CEO and each member of the board of directors/commissioners	Yes

Should the Annual Report not disclose any of the above, please indicate the reason for the non-disclosure.

The number of Board meetings and attendance details are reported annually to the Commission in a separate disclosure. Details of remuneration are indicated in the Definitive information Statement that is likewise disclosed annually or as needed.

3) External Auditor's fee

Name of auditor	Audit Fee	Non-audit Fee*
Sycip, Gorres Velayo & Co. (SGV)	Php3,474,430	Php4,400,000
*Non-audit Fee pertains to a financia acquisition of a property.	l and tax due diligence rendered by	SGV in connection with a bidding for

4) Medium of Communication

List down the mode/s of communication that the Company is using for disseminating information.

The following modes of communication are being used by the Company to disseminate information:

• Electronic and regular mail

- Telecommunication facilities
- Hard copy of documents
- Website

5) Date of release of audited financial report:

The Audited Consolidated Financial Statements for the fiscal year ended September 30, 2014 was submitted to the SEC on January 9, 2015.

6) **Company Website**

Does the Company have a website disclosing up-to-date information about the following?

Business operations Yes		
Financial statements/reports (current and prior years)	Yes	
Materials provided in briefings to analysts and media Yes		
Shareholding structure	Yes	
Group corporate structure Yes		
Downloadable annual report Yes		
Notice of AGM and/or EGM Yes		
Company's constitution (Company's by-laws, memorandum and articles of association) Yes		

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

7) Disclosure of RPT

RPT	Relationship	Nature	Value	
Please refer to the Rela	ated Party Transactions of	the Notes to the Audited	Consolidated Financial	
Statements as of <mark>September 30, 2014</mark> .				

When RPTs are involved, what processes are in place to address them in the manner that will safeguard the interest of the Company and in particular of its minority shareholders and other stakeholders?

RLC's policy with respect to related party transactions is to ensure that these transactions are entered into on terms comparable to those available from unrelated third parties.

J. RIGHTS OF STOCKHOLDERS

1) Right to participate effectively in and vote in Annual/Special Stockholders' Meetings

(a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its Bylaws.

Quorum Required

(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

System Used Corporate acts to be approved are included in the agenda of the stockholder's meeting.	
Description	Every stockholder shall be entitled to vote for each share of stock held by him, which shall be by viva voce or show of hands

(c) Stockholders' Rights

List any Stockholders' Rights concerning Annual/Special Stockholders' Meeting that differ from those laid down in the Corporation Code.

Stockholders' Rights under	Stockholders' Rights not in
The Corporation Code	The Corporation Code
Stockholders' Rights concerning Annual/Special	The stockholders' rights concerning
Stockholders Meeting are in accordance with	Annual/Special Stockholders' Meeting are
provisions stated in the Corporation Code.	<mark>consistent with those laid down in the</mark>
	Corporation Code.

Dividends

Declaration Date	Record Date	Payment Date
<u>May 12, 2014</u>	<u>May 29, 2014</u>	<u>June 25, 2014</u>

(d) Stockholders' Participation

1. State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders' Meeting, including the procedure on how stockholders and other parties interested may communicate directly with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward proposals at stockholders' meetings.

Measures Adopted	Communication Procedure
The stockholders are given the opportunity to ask questions during the stockholder's meeting.	 Stockholders are provided with disclosures, announcements and reports filed with the SEC and PSE through public records, press statements and the Company's website. Stockholders are informed at least 15 business days before the scheduled date of Annual Meeting. The notice of the meeting includes the date, time, venue and agenda of the meeting, the record date of stockholders entitled to vote, and the date and place of proxy validation.

- 2. State the Company policy of asking shareholders to actively participate in corporate decisions regarding:
 - a. Amendments to the Company's constitution
 - b. Authorization of additional shares
 - c. Transfer of all or substantially all assets, which in effect results in the sale of the Company

The Company complies with the Corporation Code and the Securities Regulations Code on the above matters.

3. Does the Company observe a minimum of 21 business days for giving out of notices to the AGM where items to be resolved by shareholders are taken up?

The Company complies with the SRC Rule 20 (Disclosures to stockholders prior to meeting) of the Securities Regulations Code which provides that the information statement, including the notice of meeting, shall be distributed to stockholders at least 15 business days before the date of the stockholders' meeting. The relevant dates pertaining to the last annual stockholders' meeting of the Company is set forth below:

a. Date of sending out notices: April 16, 2014

b. Date of the Annual/Special Stockholders' Meeting: May 12, 2014

4. State, if any, questions and answers during the Annual/Special Stockholders' Meeting.

The usual questions during the Annual Stockholders' meeting pertain to dividends and disclosures made in the Audited Consolidated Financial Statements of the Company.

5. Result of Annual/Special Stockholders' Meeting's Resolutions

Resolution	Approving	Dissenting	Abstaining	
Election of Board of	more than a majority	Not applicable	Less than 1%	
Directors	vote			
Election of External	more than a majority	Not applicable	Less than 1%	
Auditor	vote			

Name of Director	Votes Abstain
John L. Gokongwei, Jr.	
James L. Go	
Lance Y. Gokongwei	
Patrick Henry C. Go	less than 1%
Frederick D. Go	
Johnson Robert G. Go, Jr.	
Robina Gokongwei-Pe	
Artemio V. Panganiban	
Roberto F. de Ocampo	
Emmanuel C. Rojas, Jr.	

6. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions:

The results of the resolutions approved by the stockholders at the annual meeting of the stockholders of the Company held on May 12, 2014 were disclosed to the Philippines Stock Exchange on May 13, 2014 and to the Securities and Exchange Commission on May 14, 2014.

(e) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification: Not applicable.

Modifications	Reason for Modification
None	

(f) Stockholders' Attendance

(i) Details of Attendance in the Annual/Special Stockholders' Meeting Held:

Type of Meeting	Names of Board members / Officers present	Date of Meeting	Voting Procedure (by poll, show of hands, etc.)	% of SH Attending in Person	% of SH in Proxy	Total % of SH attendance
<u>Annual</u>	<u>1. John L. Gokongwei, Jr.</u>	<u>May 12,</u>	<u>By viva</u>	<u>61.41%</u>	<u>8.16%</u>	<u>69.57%</u>
	2. James L. Go	<u>2014</u>	voce or			
	<u>3. Lance Y. Gokongwei</u>		<u>show of</u>			
	<u>4. Patrick Henry C. Go</u>		<u>hands</u>			
	<u>5. Frederick D. Go</u>					
	<u>6. Johnson Robert G. Go, Jr.</u>					
	7. Robina Gokongwei-Pe					
	<u>8. Artemio V. Panganiban</u>					
	<u>9. Roberto F. de Ocampo</u>					
	<u>10. Emmanuel C. Rojas, Jr.</u>					
	<u>11. Rosalinda F. Rivera</u>					
	<u>12. Emmanuel G. Arce</u>					
	<u>13. Constantino C. Felipe</u>					
	<u>14. Winifred G. Maranan</u>					
	<u>15. Rodolfo T. Malit</u>					
	<u>16. Teresita H. Vasay</u>					

(ii) Does the Company appoint an independent party (inspectors) to count and/or validate the votes at the ASM/SSMs?

Yes, the Stock Transfer Agent of the Company.

(iii) Do the Company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the Company has more than one class of shares, describe the voting rights attached to each class of shares.

Yes.

(g) Proxy Voting Policies

State the policies followed by the Company regarding proxy voting in the Annual/Special Stockholders' Meeting.

	Company's Policies
Execution and acceptance of proxies	The By-Laws provides that stockholders may vote at all meetings the number of shares registered in their respective names, either in person or by proxy, duly given in writing and duly presented to and received by the Secretary for inspection and recording not later than five (5) working days

	before the time set for the meeting, except such period shall be reduced to one (1) working day for meetings that are adjourned due to lack of the necessary quorum. No proxy bearing a signature which is not legally acknowledged by the Secretary shall be honored at the meetings
Notary	Not required
Submission of Proxy	See above.
Several Proxies	Not applicable
Validity of Proxy	The By-Laws provides that proxies shall be valid and effective for five (5) years, unless the proxy provides for a shorter period, and shall be suspended for any meeting wherein the stockholder appears in person.
Proxies executed abroad	Not applicable
Invalidated Proxy	
Validation of Proxy	Validation of proxies shall be held at the date, time and place as may be stated in the Notice of stockholders' meeting which in no case shall be five calendar days prior to the date of stockholders meeting.
Violation of Proxy	Any violation of this rule on proxy shall be subject to the administrative sanctions provided for under Section 144 of the Corporation Code and Section 54 of the Securities Regulation Code, and shall render the proceedings null and void.

(h) Sending of Notices

State the Company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Policies	Procedure
The Company complies with the SRC Rule 20 (Disclosures to stockholders prior to meeting) which provides that the information statement, including the notice of meeting, shall be distributed to stockholders at least 15 business days before the date of the stockholders' meeting.	By courier and mail

(i) Definitive Information Statements and Management Report

Number of Stockholders entitled to receive	
Definitive Information Statements and	<u>1,136</u>
Management Report and Other Materials	
Date of Actual Distribution of Definitive	
Information Statement and Management Report	April 16, 2014
and Other Materials held by market	<u>April 16, 2014</u>
participants/certain beneficial owners	
Date of Actual Distribution of Definitive	
Information Statement and Management Report	<u>April 16, 2014</u>
and Other Materials held by stockholders	
State whether CD format or hard copies were	CD format were distributed.
distributed	

If yes, indicate whether requesting stockholders were provided hard copies

(j) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only one item.	Yes
Profiles of directors (at least age, qualification, date of first appointment, experience, and directorships in other listed companies) nominated for election/re-election.	Yes
The auditors to be appointed or re-appointed.	Yes
An explanation of the dividend policy, if any dividend is to be declared.	Yes
The amount payable for final dividends.	Yes
Documents required for proxy vote.	The Company does not solicit proxy votes.

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

2) Treatment of Minority Stockholders

(a) State the Company's policies with respect to the treatment of minority stockholders.

Policies	Implementation
The Company recognizes that the strongest proof of good corporate governance is what is publicly seen and experienced by its stockholders. Therefore, the following provisions are issued for the guidance of all internal and external parties concerned, as governance covenant between the Corporation and all its stockholders.	Implemented
 The Board shall be committed to respect the following rights of the stockholders in accordance with the Corporation Code and the Company's Articles of Incorporation and By-Laws: Right to Vote on All Matters that Require Their Consent or Approval Right to Inspect Corporate Books and Records Right to Information Right to Dividends Appraisal Right 	
The Board shall be transparent and fair in the conduct of the annual and special stockholders meetings of the Company. The stockholders shall be encouraged to personally attend such meetings. If they cannot attend, they shall be apprised ahead of time of their right to appoint a proxy. Subject to	

the requirements of the By-Laws, the exercise of that right shall not be unduly restricted and any doubt about the validity of a proxy should be	
resolved in the stockholder's favor. It shall be the duty of the Board to promote the rights of the stockholders, remove impediments to the oversion of these rights and provide an	
the exercise of those rights and provide an adequate avenue for them to seek timely redress for violation of their rights.	
The Board should take the appropriate steps to remove excessive or unnecessary costs and other administrative impediments to the stockholders' meaningful participation in meetings, whether in	
person or by proxy. Accurate and timely information should be made available to the stockholders to enable them to make a sound judgment on all matters brought to their attention for consideration or approval.	

(b) Do minority stockholders have a right to nominate candidates for board of directors?

Yes.

K. INVESTORS RELATIONS PROGRAM

1) Discuss the Company's external and internal communications policies and how frequently they are reviewed. Disclose who reviews and approves major Company announcements. Identify the committee with this responsibility, if it has been assigned to a committee.

RLC makes use of its local area network to email and inform employees of new developments in the Company (ie. hiring of new senior officers, promotions, accolades/awards received by the Company and its subsidiaries and affiliates, etc). Usually, it is Corporate HR which is in charge of this, after securing clearance from Senior Management.

RLC undertakes weekly meetings to increase awareness of potential investments and divestments of the Company and its subsidiaries.

For communications outside of the Company, usually it is the Corporate Communications Group and Corporate Secretary's Office which discloses the information to the public through disclosures to the SEC, PSE, and to the media, after securing clearance and approval from the Corporate Planning Senior Vice President and the senior management.

2) Describe the Company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

	Details
(1) Objectives	To provide timely, relevant and accurate information to the public
(2) Principles	Transparency to shareholders and the general public
(3) Modes of Communications	Via disclosures to PSE, press releases, meetings with investors, presentations to shareholders, etc
(4) Investors Relations Officer	Mara Utzurrum/ Catherine Cancio Investor Relations

Robinsons Land Corporation

Tel. No. (632) 633-7631 loc. 132/352
E-mail Address: investor.relations@robinsonsland.com

3) What are the Company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets?

- the transaction must create value to the market
- the transaction must be value-accretive

Name of the independent party the board of directors of the Company appointed to evaluate the fairness of the transaction price.

The Company actively evaluates potential mergers and acquisitions. Once RLC management believes that the transaction is in-line with the Company's strategies and will be value-accretive based on internal valuation and analysis, the board appoints an independent party to evaluate the fairness of the transaction price.

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the Company.

Initiative	Beneficiary
The Gift of Change is an annual coin bank	1. Jaime Cardinal Sin Village
campaign which encourages mall shoppers to	2. Mary Help of Christian Theology Seminary, Pangasinan
donate loose change.	3. St. Nicolas de Tolentino Parish, Ilocos Norte
	4. Domus Pastorum Clergy Retirement Home, Pampanga
	5. Villa Maria Aeta Community, Pampanga
	6. City College of San Fernando, Pampanga
	7. Radio Maria
	8. Caritas Cavite
	9. Lipa Archdiocesean Social Action Commission, Batangas
	10. Basic Ecclessial Communities of San Pablo, Laguna
	11. Youth Scholarship Program of the Apostolic Vicariate of
	Puerto Princesa, Palawan
	12. Zapatera Nutrition Program of Sacred Heart Parish, Cebu
	13. Diamond Heart of Sacred Heart of parish, Cebu
	14. Mission Schools in Iloilo
	15. St. John the Evangelist Theology Foundation, Tacloban
	16. Negrense Volunteers for Change, Bacolod
	17. St. Anthony Academy, Dumaguete
	18. Pastoral Care for Children of Archdiocese of Cagayan de
	Oro
	19. Santa Cruz Mission School, General Santos City
TGOC Relief Operation is an emergency	Victims of natural calamities.
disaster relief campaign of RLC that seeks to	This year, we were able to extend our help in : Cebu,
help those affected by natural calamities.	Tacloban, Iloilo, and Roxas
	To date, we were able to donate food packs in Tacloban,
	Cebu, Iloilo, and Roxas:
	1,052 food packs to Tacloban
	107 food packs to Tacloban evacuees in Cebu
	91 food packs to Bogo, Cebu
	803 food packs to Iloilo and Roxas
	2,053 packs

	We also sent a total of 487 donation boxes which were donated by shoppers and partner organizations.
Robinsons Malls Entrep Corner aims to develop and hone the entrepreneurial talents of college students by giving them a platform to showcase their products and services in Robinsons malls.	College Students Partner Schools: 1. Miriam College 2. St. Paul University, QC 3. De La Salle University Dasmariñas 4. De La Salle Lipa 5. Silliman University
Robinsons Malls Lingkod Pinoy Center, a dedicated space in selected malls that carries satellite operations of important government agencies. At present, there are 13 government agencies in 22 RMLPCs nationwide.	Shoppers and Filipinos who need to transact with different government agencies
Your Pocket Change Can Change Their Lives. a life-saving project to help bring low-cost clean water technology to selected communities. Shoppers are encouraged to donate P10.00.	Selected rural and urban poor local communities in the Philippines with high children mortality and vulnerability due to waterborne diseases. The first 3 Clean Water systems have already been turned over to the Vincentian Fathers and Daughters of Charity of the Vincentian Mission to be stationed in 3 mission centers in Metro Manila locations : Hospicio De San Jose (Manila), DC Rendu Center (MetroSouth) and Bagong Silangan Vincentian Center (MetroNorth)
Our Roots, Our Homes a tree planting project which aims to increase awareness for environmental issues and evoke active participation from employees and the community.	Environment and Communities where we are: Total of 300 saplings San Fernando, Pampanga, Laoag City, Ilocos Norte and Cagayan de Oro
Dose of Help is a long-term health and nutrition campaign of RLC; a day that aims to bring awareness to the need to give booster shots for the protection of adolescents from preventable diseases.	1,567 fourth year high school students of Davao City National High School
Robinsons Malls Christmas Tree of Hope, a donation drive in partnership with Caritas Foundation for the victims of typhoon Yolanda. Shoppers are encouraged to buy a Christmas Ball for P100 as donation to victims of Yolanda. The ornament carries a card where the donor can personally write his name, to signify his participation for this cause. ENVIRONMENTAL SUSTAINABILITY PROGRAM	Victims of typhoon Yolanda
The Energy Conservation Program involves simple but effective energy measures such as purchasing low energy consumption equipment.	Environment

M. BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the board and its committees, individual director, and the CEO/President.

	Process	Criteria
Board of Directors	The Board may create an internal self- rating system that can measure the performance of the Board and Management in accordance with the criteria provided for in the Corporate Governance Manual. The creation and implementation of such self-rating system, including its salient features, may be disclosed in the Company's Annual Report.	
Board Committees	Audit Committee conducts annual performance evaluation in compliance with SEC Memorandum Circular No.4, Series of 2012.	Guidelines for the assessment of the performance of audit committees of companies listed on the exchange under SEC Memorandum Circular No. 4, Series of 2012.
Individual Directors		
CEO/President		

N. INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the corporate governance manual involving directors, officers, management and employees

Violations	Sanctions
First Violation	The subject person shall be reprimanded.
Second Violation	Suspension from office shall be imposed to the subject person. The duration of the suspension shall depend on the gravity of the violation.
Third Violation	The maximum penalty of removal from office shall be imposed.

The above answers are based on company records and information given by relevant officers of the Company.