

15 June 2022

PHILIPPINE STOCK EXCHANGE, INC.

Disclosure Department 6F PSE Tower One Bonifacio High Street 28th Street corner 5th Avenue Bonifacio Global City Taguig City

MS. ALEXANDRA D. TOM WONG Attention:

Officer-in-Charge, Disclosure Department

PHILIPPINE DEALING & EXCHANGE CORP.

Philippine Dealing System Holdings Corp. & Subsidiaries 29th Floor, BDO Equitable Tower 8751 Paseo de Roxas, Makati City Telephone Number: 8884-4446

ATTY. MARIE ROSE M. MAGALLEN-LIRIO Attention:

Head – Issuer Compliance and Disclosure Department

Mesdames:

We are pleased to furnish your good office with the updated copy of China Bank's 2021 Integrated-Annual Corporate Governance Report (I-ACGR) with the complete signatures of the concerned signing authorities as re-submitted to the Securities and Exchange Commission (SEC). This is in accordance with the Bank's commitment to the Commission.

For your information and guidance.

Thank you.

Very truly yours,

plended florent

GERALD O. FLORENTINO Corporate Information Officer

COVER SHEET EE CHINABANK 4 4 3 8745 Paseo de Roxas cor. Villar St., 1226 Makati City SEC Registration Number N G C O R P O R A T I O N C H I N A BANKI (Company's Full Name) CH N A B A NK B L D G 8 5 Ρ SE 7 4 Α Ο R O X A S C O R V I L L A R ST MAKA DE Т L (Business Address: No., Street City/ Town / Province) ATTY. AILEEN PAULETTE S. DE JESUS 8885-5731 Contact Person **Company Telephone** Number С G 5 0 5 0 R 5 А Month Day FORM TYPE Month Day Annual Meeting Secondary License Type, If Applicable F С D Amended Articles Number / Section Dept. Requiring this Doc. **Total Amount of Borrowings** 1,874 Total No. of Stockholders Foreign Domestic To be accomplished by SEC Personnel concerned **File Number** LCU Document ID Cashier STAMPS

Remarks: Please use BLACK ink for scanning purpose



SECURITIES AND EXCHANGE COMMISSION

SEC FORM – I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

- 1. For the fiscal year ended **December 31, 2021**
- 2. SEC Identification Number 443 3. BIR Tax Identification No. 000-444-210-000
- 4. Exact name of issuer as specified in its charter China Banking Corporation
- 5. Province, Country or other jurisdiction of incorporation or organization
- 6. (SEC Use Only) Industry Classification Code:
 - **1226** Postal Code
- 7. China Bank Bldg., 8745 Paseo de Roxas cor. Villar St., Makati City Address of principal office

8. **(632) 8885-5555**

Issuer's telephone number, including area code

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	The Boa	rd's Governance Responsibilities		
		 ant, working board to foster the long- term success of the corr in its corporate objectives and the long- term best interests of The Bank's Board is composed of directors with diverse educational background, professional experience and expertise. Each member is selected based on the "fit and proper" rule of the Bangko Sentral ng Pilipinas (BSP) which considers, among others, integrity, competence, independence, leadership, and experience. All Bank directors have been evaluated and confirmed by the Monetary Board of the BSP. Links/References: Corporate Governance Manual: Pages 42-49 (Qualifications and Disqualifications of Directors) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 62 (Nomination and Election; Nomination Process) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLP 		
 Board has an appropriate mix of competence and expertise. 	Compliant	DF_20220505.pdf To ensure diversity, the Board has identified the required skills and mix of qualifications of directors.		
		Links/References:		
		Board Skill Set Matrix and Measurable Objectives		

		 <u>https://chinabank.ph/corgov.aspx?title=Board+Policies</u> 2021 Annual Financial and Sustainability Report: Page 62 (Board Composition) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant	 The qualifications of the directors nominated to the Board are duly assessed/evaluated by the Corporate Governance and Nominations Committees. Every year during their election/re-election, Bank Directors certify that they possess all the qualifications and none of the disqualifications set forth by the BSP. In addition, they also evaluate their continuing qualification by way of their annual self-assessments. Furthermore, independent directors execute an affidavit, as attached to the Bank's Information Statement. Links/References: Directors' Profile https://www.chinabank.ph/about_china_bank.aspx ?title=Board+of+Directors 2021 Definitive Information Statement: Pages 32-35 (Affidavit of Independent Directors, Exhibits A to D) https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIVE SEC 20IS-PSE PDEx.pdf Corporate Governance Manual: Pages 42-49 (Qualifications and Disqualifications of Directors) and 55 (Performance Evaluation) 	

		https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
Recommendation 1.2			
Recommendation 1.2 1. Board is composed of a majority of non-executive directors.	Compliant	 In 2021, China Bank's Board is composed of 12 directors. Two (2) of whom are executive directors and the rest are non-executive directors, including four (4) independent directors: The two (2) Executive Directors are: Mr. Gilbert U. De – Vice Chairman of the Board Mr. William C. Whang – President During the Annual Stockholders' Meeting (ASM) on May 6, 2021, Mr. Genaro V. Lapez was elected as the Bank's fourth independent director, to replace Mr. Alberto S. Yao in accordance with the Banks amended Articles of Incorporation, By-Laws and the Revised Corporation Code. Links/References: Directors' Profile https://www.chinabank.ph/about_china_bank.aspx? title=Board+of+Directors 2021 Annual Financial and Sustainability Report: Pages 84-87 (Board of Directors) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Amended By-Laws https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf 	
Recommendation 1.3			

1.	Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	At least annually, as part of the continuing education program for directors, a corporate governance training program is conducted by a training provider duly accredited by the Securities and Exchange Commission. The Bank's Corporate Governance Manual serves as the Board Charter as well. Link/Reference: Corporate Governance Manual: Pages 105-107 (Continuing Education Program for Directors and Key Officers) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
2.	Company has an orientation program for first time directors.	Compliant	 First-time Directors are required to undergo an orientation program, for at least eight (8) hours, while the annual continuing training shall be at least four (4) hours by an SEC-accredited provider. The chosen training programs cover topics relevant in carrying out their duties and responsibilities as directors. They are also provided with an orientation kit containing, among others, their Duties and Responsibilities as a Director, China Bank's Corporate Governance Manual, Code of Ethics for Directors, and the charters of the committees where the elected director is a member of. The Policy of the Bank requiring an orientation program is provided in the Corporate Governance Manual. Links/References: Corporate Governance Manual: Page 68 (Education Program) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 	

		 2021 Annual Financial and Sustainability Report: Page 64 (Induction and Continuing Education) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Moreover, the Bank's Compliance Division endeavors to directly discuss relevant matters and assist the new directors in their inquiries and other concerns. 	
3. Company has relevant annual continuing training for all directors.	Compliant	Members of the Board and key officers of the Bank are required to undergo relevant annual continuing training as provided in the Bank's Corporate Governance Manual.	
		On September 1, 2021, directors, members of the Management Committee, and key officers of the Bank attended the Bank's exclusive advanced Corporate Governance training facilitated by the Institute of Corporate Directors (ICD). The said training focused on Digital Transformation; Corporate Governance in a Nutshell: What Effective Boards Focus on Before Everything Else; and Anti-Money Laundering Updates.	
		Some directors have also availed of trainings relevant to their functions, such as the Technology Governance seminar offered by ICD.	
		Links/References:	
		 Board Training <u>https://chinabank.ph/corgov.aspx?title=Board+Training</u> <u>ng</u> 	
		Corporate Governance Manual: Pages 9 (Responsibilities of the Chairman of the Board), 68 (Education Program) and 105-107 (Continuing Education Program for Directors and Key Officers)	

Recommendation 1.4		 https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 64 (Induction and Continuing Education) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
1. Board has a policy on board diversity. 0 Optional: Recommendation 1.4	Compliant	 The policy essentially provides diversity in the Board: (i) appropriate mix of competence and expertise; and (ii) consider educational background, business experience in banking or related industry, competence, knowledge, skills and to include ethnicity, culture, skills, etc. In 2021, the Board is composed of two (2) female independent members. The rest of the directors are male. Links/References: Board Diversity Policy https://chinabank.ph/corgov.aspx?title=Board+Policies Corporate Governance Manual: Page 3 (Diversity in the Composition of the Board) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 63 (Board Diversity) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	

1.	Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compliant	The progress on measurable objectives for the implementation of the Board diversity is available in the Bank website. Link/Reference: Board Measurable Objectives <u>https://chinabank.ph/about_china_bank.aspx?title=Bo</u> <u>ard+Policies</u>	
Re	commendation 1.5		·	
	Board is assisted by a Corporate Secretary.	Compliant	The Bank's former Corporate Secretary, Atty. Corazon I. Morando, served until her retirement on 31 December	
2.	Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	2021. Atty. Leilani B. Elarmo replaced Atty. Morando, effective 01 January 2022. Both never served as the Chief Compliance Officer nor a director of the Bank.	
3.	Corporate Secretary is not a member of the Board of Directors.	Compliant	Link/Reference: Corporate Secretary's Profile <u>https://chinabank.ph/about_china_bank.aspx?title=Bo</u> <u>ard+of+Directors</u>	
4.	Corporate Secretary attends training/s on corporate governance.	Compliant	The Bank's Corporate Secretary has attended the Bank's exclusive Annual Corporate Governance Training last 01 September 2021. The topics are on Digital Transformation; Corporate Governance in a Nutshell: What Effective Boards Focus on Before Everything Else; and Anti-Money Laundering Updates. Please refer to Annex 1 for a copy of her Certificate of Participation in the 2021 Advanced CG Training. Link/Reference:	
			2021 Annual Financial and Sustainability Report: Page 64 (Induction and Continuing Education)	

		https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD	
		F_20220505.pdf	
Optional: Recommendation 1.5			
 Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting. 	Compliant	As a general practice, the Corporate Secretary distributes the materials for Board meetings at least five (5) banking days before the scheduled meeting. Please refer to Annex 2 for a copy of sample e-mail with the attached agenda and materials sent to the directors. Link/Reference: 2021 Annual Financial and Sustainability Report: Pages 67-69 (Board and Committee Meetings) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf	
Recommendation 1.6	1		
1. Board is assisted by a Compliance Officer.	Compliant	The Bank's Chief Compliance and Governance Officer (CCGO) is Atty. Aileen Paulette S. De Jesus and has a	
2. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	rank of Vice President II. Even though her corporate rank is lower than a Senior Vice President, she has a direct reporting line to the Board through the Compliance and Corporate Governance Committees. She has the authority to review/evaluate and sign off on business policies and initiatives for any regulatory implications.	
		Links/References:	
		• Atty. De Jesus' Profile <u>https://chinabank.ph/news.aspx?title=China+Bank+a</u> <u>ppoints+new+Chief+Compliance+Officer</u>	
		 2021 Annual Financial Sustainability Report: Page 60 (Organizational Chart) 	

		https://www.chinabank.ph/pdf/CBC AFSR2021 FULL PDF_20220505.pdf BOARD COMMITTEES INVESTMENT EXECUTIVE COMPORTE OFFICE OF THE VICE COMPORTE MUSICIN Market Mercure Market Mercure <t< th=""><th></th></t<>	
3. Compliance Officer is not a member of the board.	Compliant	The Bank's CCGO, Atty. De Jesus, is not a member of the Bank's Board of Directors. Pursuant to BSP rules, the Compliance Division is an independent unit with the Chief Compliance Officer functionally reporting to the Compliance and Corporate Governance Committees of the Board, and administratively, to the President.Link/Reference: Members of the Board of Directors https://chinabank.ph/about_china_bank.aspx?title=Bo ard+of+Directors	
4. Compliance Officer attends training/s on corporate governance.	Compliant	The Bank's CCGO is required to undergo continuous training program on Corporate Governance. Atty. De Jesus has attended the Bank's exclusive Annual Corporate Governance Training last 01 September 2021. The topics are on Digital Transformation; Corporate Governance in a Nutshell: What Effective Boards Focus on Before Everything Else; and Anti-Money Laundering Updates. Please refer to Annex 1 for a copy of her Certificate of Participation in the 2021 Advanced CG Training.	

legal pronouncements and guidelines sho		Link/Reference: 2021 Annual Financial and Sustainability Report: Page 64 (Induction and Continuing Education) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD</u> <u>F_20220505.pdf</u> pilities of the Board as provided under the law, the compan de known to all directors as well as to stockholders and other	
Recommendation 2.1	· · · · ·		
 Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company. 	Compliant	Bank Directors are required to act on a fully informed basis, in good faith and with due diligence for the best interest of the Bank. In order to provide them with relevant information, materials for the Board meetings are provided to them five (5) banking days prior to the Board meeting. The corresponding minutes of the meetings are prepared after every session. The results of the meetings of the Board are posted on the Bank's website. Link/Reference: Other Disclosures ("CHIB Results of Board Meeting <date>") https://chinabank.ph/corgov.aspx?title=Other+Disclosur es To remind the directors of their duty to act on a fully informed basis, with due diligence and in the interest of the company, they are required to accomplish an annual Self-Assessment to ensure faithful performance of such duty.</date>	
Recommendation 2.2			

 Board oversees the development, review and approval of the company's business objectives and strategy. 2. Board oversees and monitors the 	Compliant	The Bank adopts a top-down approach whereby the role of the Board is to convey the shareholders' expectations to Senior Management which in turn formulates the Bank's objectives and strategies into annual and 5-year business plan. The business plans and strategies are then presented to the Board for review and approval. On 03 February 2021, the Bank's 2021 - 2025 business plans were presented to the Board and after some deliberation, the Board approved Management's projections and recommendations. Please refer to Annex 3 for the corresponding certification from the Corporate Secretary. This is consistent with the Bank's Corporate Governance Manual which provides that the Board is primarily responsible for approving and overseeing the implementation of the bank's strategic objectives, risk strategy, corporate governance and corporate values. Links/References: • Bank's Mission, Vision and Values <u>https://www.chinabank.ph/about_china_bank.aspx? title=Mission,+Vision,+and+Values</u> • Corporate Governance Manual: Page 16 (Primary Responsibilities of the Board, Item 2.2.2) <u>https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf</u>	
2. Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	The Bank's mission, vision, corporate objectives and strategies are reviewed annually, while the Performance Report is presented to the Board by the Management on a quarterly basis, as evidenced by the corresponding minutes of the meeting.	

		 Please refer to Annex 4 for the corresponding certification from the Corporate Secretary. The Board's efforts in monitoring these are also reflected in the Message to Stakeholders found in the Annual Financial and Sustainability Report. Also, part of the monitoring of the objectives / targets are met, are contained in the Quarterly Statement of Condition. Links/References: Bank's Mission, Vision and Values https://chinabank.ph/about_china_bank.aspx?title=Mission,+Vision,+and+Values 2021 Annual Financial and Sustainability Report: Pages 6-9 (Message to the Stakeholders) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL_PDF_20220505.pdf Quarterly Statement of Condition https://chinabank.ph/about_china_bank.aspx?title=Quarterly+Statement+of+Condition 	
Supplement to Recommendation 2.2			
 Board has a clearly defined and updated vision, mission and core values. 	Compliant	 VISION Drawing strength from our rich history, we will be the best, most admired, and innovative financial services institution, partnering with our customers, employees, and shareholders in wealth and value creation. MISSION We will be a leading provider of quality services consistently delivered to institutions, entrepreneurs, and individuals here and abroad, to meet their financial needs and exceed their rising expectations. 	

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We will be a primary catalyst in the creation of wealth for our customers, driven by a desire to help them succeed, through a highly engaged team of competent and empowered professionals, guided by in-depth knowledge of their needs and supported by leading- edge technology.	
We will maintain the highest ethical standards, sense of responsibility, and fairness with respect to our customers, employees, shareholders, and the communities we serve.	
CORE VALUES 1. Integrity The firm's adherence to moral values which extends to servicing clients.	
2. High Performance Standards These are established professional methods of doing business that go beyond the typical routinary functions and designated results.	
3. Commitment to Quality The Bank aims to achieve the highest degree of excellence in terms of internal and external client relationship building and also includes offering clients a level of expertise that helps them focus on being more effective in their jobs and making the business grow.	
4. Customer Service Focus Practices that are focused/concentrated on delighting the clients, whether internal or external.	
5. Concern for People It is having a high regard for people's needs and welfare, whether in and out of the office.	

		 6. Efficiency It is quality and speed rolled into one. It is being able to handle several tasks and delivering them promptly and accurately without neglecting the quality of results or output. 7. Resourcefulness / Initiative It is being capable of devising and initiating ways and means to achieve target goals and even beyond customer expectations. The Bank's mission, vision and core values, as well as the information on the periodic review being performed, are posted in the website. Link/Reference: Bank's Mission, Vision and Values https://chinabank.ph/about china bank.aspx?title=Mis	
2. Board has a strategy execution	Compliant	sion,+Vision,+and+Values As specified in the replies for Recommendation 2.2 (items	
process that facilitates effective management performance and is attuned to the company's business environment, and culture.		1 and 2), the Board is fully aware of the Bank's performance and business environment because of the periodic presentation and/or discussion with Management of the corresponding items. Also, as mentioned throughout the Corporate Governance Manual, the Board, sitting en banc or through the committees, regularly monitor the status of the implementation of strategies and plans.	
		Link/Reference:	
		Corporate Governance Manual <u>https://www.chinabank.ph/pdf/Revised-Corporate-</u> <u>Governance-Manual-February-2022.pdf</u>	

Recommendation 2.3			
1. Board is headed by a competent and qualified Chairperson.	Compliant	 Mr. Hans T. Sy is the Bank's Chairman of the Board. He also serves in the Board of other companies listed in the Philippine Stock Exchange, such as, SM Prime Holdings, SM Investments Corporation (as Advisor) and holds key positions in companies within the SM Group. He earned his Bachelor of Science in Mechanical Engineering from the De La Salle University. He participated in numerous trainings and seminars, the latest of which is the Advanced Corporate Governance Training conducted by the Institute of Corporate Directors last 01 September 2021. His election/appointment to the Board was confirmed by the Monetary Board of the BSP. Links/References: Director's Qualifications https://chinabank.ph/about_china_bank.aspx?title=B oard+of+Directors Board Skill Set Matrix and Measurable Objectives https://www.chinabank.ph/about_china_bank.aspx?title=Board+Policies 	
Recommendation 2.4			
 Board ensures and adopts an effective succession planning program for directors, key officers and management. 	Compliant	The Corporate Governance Manual provides that the Board is responsible for overseeing the selection and performance of senior management and heads of control functions. Guided by the Bank's Performance Management System and Succession Management Program, the Bank implements an individual career advancement, and conduct periodic review of the talent pipeline to identify gaps and manage the workforce requirement. As part of its succession planning efforts, potential successors for	

		 the above-mentioned critical positions are identified and developed, as appropriate. Links/References: Corporate Governance Manual: Pages 19-21 (Duties and Responsibilities of the Board of Directors, Item 2.3.3) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf By-Laws: Page 4 (Article IV, Section 3) https://www.chinabank.ph/pdf/CHIB-Amended-By-laws-January-31-2019.pdf Proposed Amendments of By-Laws – June 2020: Page 3 (Vacancies) https://www.chinabank.ph/pdf/CHIB-Proposed-Amendments-of-By-Laws-June-18-2020.pdf 2021 Annual Financial and Sustainability Report: Page 53 (Performance Appraisal) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
2. Board adopts a policy on the retirement for directors and key officers.	Compliant	Our By-Laws provides for replacements in the event of vacancy in the Board. We also have a Retirement Policy for Directors that is guided by the principle that the Bank is able to strengthen the composition of the Board, and provide it with members who collectively possess the skills and experience to help the Bank achieve its strategic goals. To promote dynamism in the corporation, as a matter of policy, a director shall remain in the Board of the Bank for as long he/she remains / continues to be fit for the position of a director. Whether or not a person is fit and	

		 proper for the position of a director, the following must be considered: integrity/probity, physical/mental fitness, relevant education, financial literacy and training, possession of competencies relevant to being a director, such as knowledge and experience, skills, diligence and independence of mind and sufficiency of time to fully carry out responsibilities. There is a retirement policy in place that governs the retirement of all Bank employees including key officers. Links/References: Retirement Policy for Directors <u>https://www.chinabank.ph/about_china_bank.aspx</u> ?title=Board+Policies 2021 Annual Financial and Sustainability Report: Pages 65 (Retirement and Succession) and 72 (Senior Management Appointment and Succession) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> PDF_20220505.pdf 	
Recommendation 2.5			
 Board aligns the remuneration of key officers and board members with long-term interests of the company. 	Compliant	The Bank's remuneration policy provides for fair and competitive salary and benefits commensurate with a senior / key officer's position/rank, responsibilities and experience, in consideration to the Bank's economic situation. In determining senior / key officer compensation, the Bank benchmarks with comparable organizations (similar size, organization structure, business risk, and management complexity). Links/References:	

		 2021 Annual Report (SEC 17-A): Pages 88 (Remuneration Committee) and 256 (Remuneration of Directors and other Key Management Personnel) <u>https://www.chinabank.ph/pdf/CHIB 2021 SEC 17 P</u> <u>SE-PDEx.pdf</u> 2021 Annual Financial and Sustainability Report: Page 72 (Executive Compensation) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	
 Board adopts a policy specifying the relationship between remuneration and performance. 	Compliant	 Under the By-Laws, members of the Board are entitled to 4% of the Bank's net earnings. On the other hand, officers are entitled to 10% of the net earnings, in such manner as the Board may determine. To attain the desired business results of the Bank, the Performance Management System Policy was institutionalized. The Bank's and Officers' performance are considered in determining the merit / promotion increases and performance bonus accorded to the officers. The Performance Management System Policy is uploaded to the Bank's SharePoint site. Links/References: For the Board of Directors, By-Laws: Page 11 (Article VIII, Section 1) https://www.chinabank.ph/pdf/CHIB-Amended-By-laws-January-31-2019.pdf For the Board and Employees, 2021 Annual Report (SEC 17-A): Page 256 (Remuneration of Directors and other Key Management Personnel) 	

		 https://www.chinabank.ph/pdf/CHIB 2021 SEC 17 P SE-PDEx.pdf 2021 Annual Financial and Sustainability Report: Pages 64 (Board Remuneration) and 72 (Executive Compensation) https://www.chinabank.ph/pdf/CBC AFSR2021 FULL PDF_20220505.pdf 	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	 Directors of the Bank do not participate in the discussion or deliberation involving their remuneration. In accordance with the Bank's By-Laws, China Bank Directors are entitled to per diem for attendance at each Board/Board Committee meeting and to 4% of the Bank's net earnings. Amendments to the Bank's By-Laws were proposed in 2020, including the increase in the per diem of the directors, which may amount up to P10,000. The amended By-Laws was ratified on June 18, 2020 during the Annual Stockholders' Meeting and approved by the BSP last 24 February 2022, subject to the SEC's approval and registration. Executive Directors are appointed under standard employment terms, which include provisions for basic salary and performance bonus, depending on their performance, banking experience, employment status, position, and rank in the Bank. Non-executive Directors, on the other hand, do not receive any performance-related compensation. Links/References: By-Laws: Page 4 (Article IV, Section 11) 	

		 https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf Proposed Amendments of By-Laws – June 2020: Page 4 (Per Diems) https://www.chinabank.ph/pdf/CHIB-Proposed- Amendments-of-By-Laws-June-18-2020.pdf BSP Approval on the Amendment of By-Laws (for various sections, including Article IV, Section 11) https://www.chinabank.ph/pdf/CHIB-BSP-Approval- on-the-Amendment-of-By-Laws-March-14-2022.pdf Minutes of the 2020 Annual Stockholders' Meeting https://www.chinabank.ph/pdf/062220-MINUTES-OF- THE-2020-ANNUAL-MEETING-OF-STOCKHOLDERS.pdf 2021 Annual Financial and Sustainability Report: Page 64 (Board Remuneration) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
Optional: Recommendation 2.5 1. Board approves the remuneration of senior executives.	Compliant	The Board of Directors is responsible for the approval of the remuneration of the Bank's senior executives and other employees, through the Remuneration Committee. In accordance with its Charter, the said Committee oversees the remuneration of senior management and other key officers, ensuring that compensation is consistent with the interest of all stakeholders and the Bank's culture, strategy, and control environment. Links/References: • Remuneration Committee Charter	

		https://www.chinabank.ph/pdf/Remuneration- Committee-Charter.pdf• Corporate Governance Manual: Page 74 (Remuneration Committee) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdfThe corresponding proof shall be made available for validation, due to its confidentiality.	
 Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives with long-term interest, such as claw back provision and deferred bonuses. 	Non-Compliant		Executive directors & senior executives are compensated based on clearly identified drivers of business growth such as attainment of target bank wide returns (ROE and ROA), market share, cross-sell ratio and other metrics aligned with the long-term interest of the Bank. The Bank will evaluate if there is a need to draft a policy for business transactions and deals for which the spirit of claw back provision would be applicable. <i>Alternative to the Claw Back</i> provision & Deferred Bonuses: Our Code of Ethics states that restitution may be imposed independently or together with any other penalty in case of loss or damage to the property of the Bank, its employees, clients or other parties doing business with the Bank. The Bank may recover the amount involved by means of salary

			deduction or whatever legal means that will prompt offenders to pay the amount involved. But restitution shall in no way mitigate the penalties attached to the violation or infraction. Forfeiture of benefits/privileges may also be effected in cases where infractions or violations were incurred in connection with or arising from the application/ availment thereof. Link/Reference: Code of Ethics https://www.chinabank.ph/pdf/C ODE-OF-ETHICS.pdf
Recommendation 2.6			
 Board has a formal and transparent board nomination and election policy. 	Compliant	The Bank's Nomination Rules contains the nomination and election policy, which is updated annually or as the need arises.	
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	 The Nomination Rules form part of the Bank's Corporate Governance Manual. Links/References: 2021 Nomination Rules <u>https://www.chinabank.ph/pdf/CHIB-Board- Approval-of-New-Deadline-for-Nomination-of- Independent-Director.pdf</u> Corporate Governance Manual: Page 12 	
		(Nomination and Election of Directors) and Annex 2	

			(2021 Rules Governing the Nomination and Election of Directors) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 62 (Nomination Process) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Nomination Process Maintee and des by for the and des or neod for mine eacd des by for the des or neod for des or n	
3.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	 The 2021 Nomination Rules sets forth the nomination policies / requirements. In accordance with the By-Laws as to manner of voting, Article III, Section 7 provides that any stockholder who is not delinquent in his subscription shall be allowed to vote either in person or by proxy executed in writing. Furthermore, our CG Manual stipulates that any shareholder of record, including a minority shareholder, who is entitled to a notice and to vote during the Annual Stockholders' Meeting, is qualified to nominate or be nominated. Links/References: 2021 Nomination Rules https://www.chinabank.ph/pdf/CHIB-Board-Approval-of-New-Deadline-for-Nomination-of-Independent-Director.pdf 	

		 Definitive Information Statement (SEC 20-IS) YE2020: Page 9 https://www.chinabank.ph/pdf/2021-03-30- CHIBPSEDisclosure-CHIB SEC-20IS-DEFINITIVE- AMENDED.pdf By-Laws: Page 2 (Article III, Section 7) https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf Proposed Amendment of By-Laws – June 2020: Pages 1-2 (Manner of Voting) https://www.chinabank.ph/pdf/CHIB-Proposed- Amendments-of-By-Laws-June-18-2020.pdf Corporate Governance Manual: Page 12 (Nomination and Election of Directors https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 	
 Board nomination and election policy includes how the board shortlists candidates. 	Compliant	The Bank's 2021 Nomination Rules contain the corresponding provisions in short listing the nominees for directorship. The Corporate Governance and Nominations Committees pre-screen the qualifications of the nominees on the basis of the nominations and/or supporting papers and prepare a final list of candidates containing all relevant information about the nominees, and indicate the nominees for independent directors, if any. In the unlikely event that no one among the stockholders who made the nominations indicated any particular nominee as nominee for independent directors who meet the guidelines/criteria set by the regulatory agencies/offices of listed banks.	

			 In 2021, The Bank engaged the Institute of Corporate Directors, as a Search Firm, to aid in looking for qualified candidates for Independent Director. Links/References: 2021 Nomination Rules https://www.chinabank.ph/pdf/CHIB-Board- 	
			<u>Approval-of-New-Deadline-for-Nomination-of-</u> Independent-Director.pdf	
			 2021 Annual Financial and Sustainability Report: Page 62 (Nomination and Election) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	
5.	Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a	Compliant	The Nominations Committee, in accordance with its Charter, is tasked to assess the effectiveness of the Board process and procedures in the election or replacement of directors.	
	director.		Link/Reference:	
			Nominations Committee Charter https://www.chinabank.ph/pdf/Nominations- Committee-Charter.pdf	
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	The position of a Director in China Bank is one of trust. Thus directors are selected for their integrity, credibility, leadership, and ability to render independent judgment, among others.	
			The Bank's Nominations and Corporate Governance Committees are tasked to identify the quality of directors to ensure they are aligned with the Bank's strategic direction. The nomination and election process are set	

		forth in the Nominations Rules that is incorporated in the Bank's Corporate Governance Manual. Links/References: Corporate Governance Manual: Pages 72-73 (Nominations Committee) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf Nominations Committee Charter https://www.chinabank.ph/pdf/Nominations- Committee-Charter.pdf	
Optional: Recommendation to 2.6 1. Company uses professional search firms or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.	Compliant	The Bank has engaged the Institute of Corporate Directors in sourcing out candidates for Independent Director. Please refer to Annex 5 for the e-mail sent by ICD in response to the Bank's request for a list of possible candidates.	
 Recommendation 2.7 Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions. 	Compliant	The Board has the responsibility of approving the Bank's RPT policy, which covers guidelines and procedures for the review and approval of material RPTs to ensure that these are conducted at arm's length, and consistent with the objectives of BSP Circular 895 and SEC Memo No. 10 s2019. The policy serves as a guide for all the subsidiaries of the Bank in coming up with their respective RPT policies. There are also provisions in the policy requiring group- wide compliance, such as, reporting of material RPTs by the subsidiaries for consolidation & reporting by the Bank	

		 to the BSP, and annual reporting of conglomerate structure/map. In 2020, the RPT Policy was updated to comply with the rules of the BSP and SEC. It is uploaded to the Bank's SharePoint site. Further, to aid in identifying the Bank's related parties, the RPT Registry is updated regularly. Links/References: Corporate Governance Manual: Pages 69-71 (Related Party Transactions Committee) and 119-121 (Related Party Transactions) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf RPT Committee Charter https://www.chinabank.ph/pdf/RPT-Committee-Charter.pdf RPT Framework and Policy Guidelines https://www.chinabank.ph/pdf/Revised-RPT-Framework-and-Policy-Guidelines_October-2019.pdf 	
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	The Bank's RPT policy requires all material RPTs to be reviewed and vetted upon by the RPT Committee before they are endorsed for the Board's approval. As guiding principle, RPTs shall be at arm's length, in the ordinary course of business & in the interest of the Bank and on substantially similar terms as those offered to other non- related parties. Price Discovery Mechanism is in place and due diligence is performed to determine the fair price, and that Benchmarking Guidelines are observed for both credit and non-credit transactions.	

		Links/References:	
		 Related Party Transactions https://www.chinabank.ph/corgov.aspx?title=Gover nance+Policies RPT Committee Charter https://www.chinabank.ph/pdf/RPT-Committee- Charter.pdf RPT Framework and Policy Guidelines https://www.chinabank.ph/pdf/Revised-RPT- Framework-and-Policy-Guidelines-October-2019.pdf 	
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	The Bank's RPT policy serves as guide for all the subsidiaries of the Bank in coming up with their respective RPT policies. As mentioned in the response to Recommendation 2.7 (1), there are requirements in the Bank's RPT policy mandating group-wide compliance, such as reporting of material RPTs by subsidiaries for consolidation & reporting by the Bank to the BSP, and annual reporting of conglomerate structure/map. Link/Reference: RPT Framework and Policy Guidelines https://www.chinabank.ph/pdf/Revised-RPT- Framework-and-Policy-Guidelines-October-2019.pdf The detailed RPT Policy is uploaded to the Bank's SharePoint site.	
Supplement to Recommendations 2.7			
 Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are 	Compliant	The Bank has an extensive RPT policy that is kept updated, relevant and aligned with laws, rules and regulations. Starting 2018, specific materiality thresholds	

considered <i>de minimis</i> or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.		were established on a per transaction/per unit basis, pursuant to BSP requirement. Please refer to Annex 6 for a copy of the latest materiality threshold matrix. Furthermore, to comply with SEC Memo. No 10, the materiality threshold (for individual transactions or aggregate over a 12-month period for the same related party) was set by the Bank at 10% or higher of its total assets, based on the 2021 Audited Financial Statements. Link/Reference: Related Party Transactions https://www.chinabank.ph/corgov.aspx?title=Governa nce+Policies	
 Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings. 	Compliant	The Bank has no formal voting system allowing non- related party shareholders to approve RPTs. However, material RPTs are presented and ratified by all stockholders present during Annual Stockholders' Meeting. The foregoing process can be considered a similar approval, since both related and non-related shareholders are present during the meeting. Link/Reference: Minutes of the 2021 Annual Stockholders' Meeting: Page 6 (Item VII) https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdf	
Recommendation 2.8	•		
 Board is primarily responsible for approving the selection of Management led by the Chief 	Compliant	The Board is primarily responsible for approving the selection of the CEO, including heads of control/oversight functions, namely, CRO, CCO and	

Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).		CAE, based on the application of fit and proper standards. Integrity, technical expertise, and experience in the Bank's business, either current or planned, shall be the key considerations in the selection process. Moreover, since mutual trust and a close working relationship are important, the members of senior management shall uphold the general operating philosophy, vision and core values of the Bank. Link/Reference: Corporate Governance Manual: Pages 19-21 (Duties and Responsibilities of the Board of Directors, Item 2.3.3), 87 (Appointment of the CCO, item 1.2), 89 (Appointment of the CAE, item 1.1) and 103 (Appointment of the CRO, item 2.2) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	 The Board is also responsible for the regular assessment of the performance of Management. The performance of the President (as the CEO) is done through a self-assessment and is reported to the Board through the CG Committee. The Board, through the appropriate Board Committees, exercises performance assessment of heads of the control functions, as follows: (i) CRO – the Risk Oversight Committee; (ii) CCO – Compliance & Corporate Governance Committees; and (iii) CAE – Audit Committee. Link/Reference: 	

		Corporate Governance Manual: Pages 19-21 (Duties and Responsibilities of the Board of Directors, Item 2.3.3 c) <u>https://www.chinabank.ph/pdf/Revised-Corporate-</u> <u>Governance-Manual-February-2022.pdf</u>	
Recommendation 2.9			
 Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. 	Compliant	The Bank's Performance Management System is an integrated process that aligns the performance of employees with the Bank's strategic direction and business plans to ensure optimum organizational effectiveness. The detailed Performance Management System Policy is uploaded to the Bank's SharePoint site. Link/Reference: 2021 Annual Financial and Sustainability Report: Page 53 (Performance Appraisal) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf	
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant	The Bank greatly values its employees and ensures that they are well-provided for, most prominently with competitive compensation packages. The salary range complies with industry standards, while also considering an employee's responsibilities, experience, and performance. The Bank has institutionalized generous reward systems designed to encourage employees to perform above and beyond expectations. An employee's level in the organization is determined by the Job Grade (for rank and file employees) or Corporate Rank (for officers) identified with their position, which is the basis of compensation and benefits relative to the banking industry. The position title of an employee defines the general description of their function (e.g.	

		Customer Relations Assistant, Branch Head) while the Job Grade and Corporate Rank determine the hierarchy in terms of pay and benefits (e.g. Manager, Senior Manager, Assistant Vice President). Link/Reference: 2021 Annual Financial and Sustainability Report: Pages 52 (Fair Compensation) and 53 (Performance Appraisal) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf The detailed Performance Management System Policy is uploaded to the Bank's SharePoint site.	
Recommendation 2.10			
 Board oversees that an appropriate internal control system is in place. 	Compliant	The Board is responsible for the establishment and review of the Bank's system of internal control while its day-to- day supervision falls upon the purview of the Management Committee. All of our employees are involved in our internal control processes to a certain extent and in specific capacities. The internal control system comprises a well-defined management structure with clear authorities, responsibilities, and operating procedures—this includes an enterprise risk management function under the Risk Oversight Committee and the Risk Management Group, a stringent compliance function that ensures the Bank complies with applicable laws, rules and regulations like good governance, anti-money laundering and anti- insider trading policies among others, a comprehensive planning and budgeting process led by the Financial Planning and Analysis Division that delivers detailed annual financial forecasts and targets for Board approval, and an internal audit function under the Audit Division.	

		 Links/References: Internal Control and Risk Management <u>https://www.chinabank.ph/corgov.aspx?title=Interna</u> <u>I+Control+and+Risk+Management</u> 2021 Annual Financial and Sustainability Report: Pages 73-77 (Enforcing Effective Internal Controls) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	
 The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders. 	Compliant	 The Bank's internal control system includes mechanism for monitoring and managing conflict of interest. In accordance with the Bank's Code of Ethics, conflict of interest between the Bank and its employees should be avoided at all times. However, should a conflict arise, the interest of the Bank must prevail. Employees are not permitted to have or be involved in any financial interests that are in conflict or appear to be in conflict with their duties and responsibilities to China Bank. They are likewise barred from engaging in work outside of the Bank unless with duly-approved permission, as well as work that lies in direct competition with the Bank. Links/References: Code of Ethics https://www.chinabank.ph/corgov.aspx?title=Code+of+Ethics Policy on Conflict of Interest https://www.chinabank.ph/corgov.aspx?title=Governance+Policies 	

3. Board approves the Internal Audit Charter.	Compliant	 2021 Annual Financial and Sustainability Report: Pages 73-77 (Enforcing Effective Internal Controls) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> The Bank's revised Internal Audit Charter was approved by the Audit Committee and ratified by the Board on July 17, 2019 and August 7, 2019, respectively. Please refer to Annex 7 for a copy of the Internal Audit Charter. 	
Recommendation 2.11			
 Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. 	Compliant	 Aligned with the Board's responsibility of setting the tone at the top, the Board oversees that the Bank has in place a sound enterprise risk management framework through Risk Oversight Committee, to ensure its functionality and effectiveness. It oversees the system of limits to discretionary authority that the Board delegates to Management, ensures that the system remains effective, that the limits are observed and that immediate corrective actions are taken whenever limits are breached. Links/References: Corporate Governance Manual: Pages 64-67 (Risk Oversight Committee) and 101-104 (Risk Management Function https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Pages 75-77 (Risk Management) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	

		 Organizational Chart (Reporting line of RMG to the Board) <u>https://www.chinabank.ph/corgov.aspx?title=Our+C</u> <u>ompany</u> 	
2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Compliant	 The Bank's Risk Management Group assists the Board in the enterprise-risk management function, which includes risk management strategies. The Bank's resiliency against risk is anchored on prudent risk-taking business model. It safeguards stakeholders' interest and the Group's assets with a balanced approach to risk management, undertaking only well considered risks for commensurate returns. Our Risk Management Group (RMG), headed by Chief Risk Officer Ananias S. Cornelio III, executes the risk management function which is generally responsible for identifying, assessing, monitoring, and mitigating our key risks. RMG reports to the Board through the Risk Oversight Committee which has approval and oversight responsibility for our risk management framework and risk appetite. Risk identification and assessment are embedded in our control processes, employees at all levels are responsible for the management and reporting of risks, and risk management is reinforced as a discipline group-wide through trainings and communication. Links/References: Corporate Governance Manual: Pages 64-67 (Risk Oversight Committee) and 101-104 (Risk Management Function https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 	

			 Risk Management <u>https://www.chinabank.ph/corgov.aspx?title=Risk+M</u> <u>anagement</u> 	
Re	commendation 2.12			
	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	The Corporate Governance Manual serves as the Charter of the Board, and sets forth its function/role, duties and responsibilities. The duty of care and loyalty are the two key elements of the fiduciary duty of the	
2.	Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	Board. The duty of care requires the members of the Board to act on a fully informed basis, in good faith, with due diligence and care while the duty of loyalty is where the board members should act in the best interest of the	
3.	Board Charter is publicly available and posted on the company's website.	Compliant	Bank and all its stakeholder, such as the depositors, creditors, employees and regulators. In addition, an Orientation Kit is provided to the new members of the Board. This document contains the specific duties and responsibilities of the Directors, as well as the applicable Board Committee Charters (i.e., those which the Director is a member of). Link/Reference: Corporate Governance Manual https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
Ad	ditional Recommendation to Principle			
1.	Board has a clear insider trading policy.	Compliant	The Bank's Policy on Insider Trading is included in the Corporate Governance Manual. Provisions regarding material non-public information and prohibited "tipping" / communication and penalties for illegal conduct of insider trading are included in the manual. Moreover, the policy on the disclosure of the directors' dealings in Bank shares is also contained therein.	

Optional: Principle 2		Link/Reference: Corporate Governance Manual: Pages 113-115 (Policy on Insider Trading) <u>https://www.chinabank.ph/pdf/Revised-Corporate-</u> <u>Governance-Manual-February-2022.pdf</u> The detailed Insider Trading and Blackout Policy is uploaded to the Bank's SharePoint site.	
 Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates. 	Compliant	Lending to Directors is not restricted or prohibited under existing regulations. The Bank's DOSRI (Directors, Officers, Stockholders and Related Interests) and RPT policies require that transactions with directors and other related parties should be conducted at an arm's length basis and on terms not less favorable to the Bank. To avoid conflict of interest and based on the RPT policy of the Bank, any director who has interest in a transaction is required to disclose his/her interest and should abstain from the deliberation and approval of the related party transaction. Links/References: Related Party Transactions https://www.chinabank.ph/corgov.aspx?title=Gover nance+Policies RPT Framework and Policy Guidelines: Page 15 (Avoidance of Conflict of Interest) https://www.chinabank.ph/pdf/Revised-RPT- Framework-and-Policy-Guidelines-October-2019.pdf	

2.	Company discloses the types of decision requiring board of directors' approval.	Compliant	In accordance with the Bank's DOSRI and RPT policies, lending to DOSRI, material related party transactions are required to be approved by Board of Directors, among others. Links/References: • Related Party Transactions	
			 <u>https://www.chinabank.ph/corgov.aspx?title=Governance+Policies</u> RPT Framework and Policy Guidelines: Page 14 (Endorsement and Approval of RPTs) https://www.chinabank.ph/pdf/Revised-RPT- 	
			Eramework-and-Policy-Guidelines-October-2019.pdf Under the Corporate Governance Manual, matters and authorities reserve to the Board for decision includes, among others, major capital expenditures, equity investments and divestments. The Board shall also	
			establish the limits of the discretionary powers of each officer or committee, for purposes of lending, investing or other financial undertaking that exposes the Bank to significant risks.	
			Corporate Governance Manual: Page 18 (Item 2.3.2 e) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
			The powers of the Board are set out in Article IV, Section 1, of the Bank's By-Laws. Links/References:	
			 By-Laws: Pages 3-4 (Article IV, Section 1) 	

		 https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf Proposed Amendments of By-Laws – June 2020: Pages 2-3 (Composition/Powers) https://www.chinabank.ph/pdf/CHIB-Proposed- Amendments-of-By-Laws-June-18-2020.pdf 	
respect to audit, risk management, relate	ed party transaction	t possible to support the effective performance of the Board ns, and other key corporate governance concerns, such as established should be contained in a publicly available Con	nomination and remuneration. The
 Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. 	Compliant	 To aid the Board in the effective performance of its functions, duties, and to address specific tasks / responsibilities, the Bank's Board of Directors created nine board-level committees namely: (1) Executive, (2) Corporate Governance, (3) Audit, (4) Compliance, (5) Risk Oversight, (6) Nominations, (7) Remuneration, (8) Related Party Transactions and (9) Trust Investment. Each committee has its own charter containing provisions on its composition, functions and responsibilities. These charters are posted on the Bank's website. Links/References: Board Matters https://www.chinabank.ph/corgov.aspx?title=Board+Matters 2021 Annual Financial and Sustainability Report: Pages 60 (Organizational Chart) and 66-67 (Board Committees) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPDF_20220505.pdf 	

Recommendation 3.2			
 Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations. 	Compliant	 The Audit Committee oversees all matters pertaining to audit such as internal audit function and performance, the integrity of the financial statements, and general accounting processes, among others. Moreover, it provides oversight on the senior management's activities, as well as the Bank's internal and external auditors. The Committee also monitors and evaluate the effectiveness of the Bank's internal control system. In relation to the Committee's oversight on external auditors, it can recommend their appointment (subject to stockholder ratification) or dismissal, as necessary. Links/References: Audit Committee Charter https://www.chinabank.ph/pdf/Audit-Committee-Charter.pdf 2021 Annual Financial Sustainability Report: Page 104 (Report of the Audit Committee) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	In 2021, the Audit Committee is composed of three (3) non-executive directors, of whom – 2 are Independent Directors, in accordance with its Charter. The members of the Committee are: Mr. Alberto S. Yao (Chairman) – Lead Independent Director (Chairman up to May 5, 2021) Ms. Claire Ann T. Yap (Chairman) – Independent Director (Chairman from May 6, 2021) Mr. Joaquin T. Dee – Non-Executive Director Ms. Margarita L. San Juan – Independent Director (member up to May 5, 2021)	

3	All the members of the committee	Compliant	 Philip S. L. Tsai – Independent Director (re-joined as member from May 6, 2021) Links/References: Directors' Profile https://www.chinabank.ph/about_china_bank.aspx? title=Board+of+Directors Audit Committee Charter https://www.chinabank.ph/pdf/Audit-Committee- Charter.pdf Re-organization of Board Committees https://www.chinabank.ph/pdf/CHIB-Results-of-the-Stockholders-Meeting-and-Organizational-Board-Meeting-2021.pdf The members of the Audit Committee have the relevant 	
	have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Compilan	background / knowledge, skills and experience in the areas of accounting, auditing and finance. Link/Reference: Directors' Profile <u>https://www.chinabank.ph/about_china_bank.aspx?titl</u> <u>e=Board+of+Directors</u>	
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Ms. Claire Ann T. Yap is the Chairman of the Audit Committee. She is not the Chairman of the Board or of any other committee. Link/Reference: Audit Committee Members <u>https://www.chinabank.ph/corgov.aspx?title=Board+M</u> <u>atters</u>	

Supplement to Recommendation 3.2			
1. Audit Committee approves all non- audit services conducted by the external auditor.	Compliant	 Based on the Audit Committee Charter, the Committee is tasked to approve audit and non-audit engagements. In 2021, the Audit Committee discussed, approved, and authorized to engage the services of SGV & Co for various non-audit work. Links/References: Audit Committee Charter https://www.chinabank.ph/pdf/Audit-Committee-Charter.pdf 2021 Annual Report (SEC 17-A): Page 67 (Item 7: Financial Statements) https://www.chinabank.ph/pdf/CHIB_2021_SEC_17_P SE-PDEx.pdf 	
2. Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	The Audit Committee conducts regular meeting with the External Auditor without anyone from management team. Please refer to Annex 8 for the corresponding certification from the Corporate Secretary.	
Optional: Recommendation 3.2			
 Audit Committee meet at least four times during the year. 	Compliant	The Audit Committee had 14 meetings in 2021. Link/Reference: Audit Committee Attendance <u>https://www.chinabank.ph/corgov.aspx?title=Board+M</u> <u>atters</u>	

2. Audit Committee approves the appointment and removal of the internal auditor.	Compliant	In accordance with the Audit Committee Charter, the appointment of the Internal Auditor is approved by the Audit Committee Link/Reference: Audit Committee Charter <u>https://www.chinabank.ph/pdf/Audit-Committee-</u> <u>Charter.pdf</u>	
Recommendation 3.3			
 Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee. 	Compliant	The Corporate Governance Committee is tasked to assist the Board of Directors in fulfilling its corporate governance responsibilities by ensuring compliance with and proper observance of corporate governance laws, rules, principles and best practices. It is primarily responsible to oversee the implementation of the corporate governance framework and periodically review the said framework to ensure that it remains appropriate. Moreover, together with the Nominations Committee, it handles the nomination process for members of the Board of Directors and for positions requiring appointment by the Board. It also ensures that the members of the Board are provided with a continuing education program, and that they carry out the necessary periodic self-assessment. Also, part of the Committee's duties, is to define the general profile of Board members that the Bank may need and ensure that their knowledge, competencies are aligned with the Bank's strategic decision. Link/Reference: Corporate Governance Committee Charter https://www.chinabank.ph/pdf/Corporate- Governance-Committee-Charter.pdf	

2.	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	 The three (3) members of the Corporate Governance Committee are all Independent Directors. The members of the Committee are: Ms. Margarita L. San Juan (Chairman) Ms. Claire Ann T. Yap Mr. Genaro V. Lapez Links/References: Corporate Governance Committee Members https://www.chinabank.ph/corgov.aspx?title=Board+ Matters Directors' Profile https://www.chinabank.ph/about_china_bank.aspx? title=Board+of+Directors Re-organization of Board Committees https://www.chinabank.ph/pdf/CHIB-Results-of-the- Stockholders-Meeting-and-Organizational-Board- Meeting-2021.pdf 	
3.	Chairman of the Corporate Governance Committee is an independent director.	Compliant	Ms. Margarita L. San Juan is the Chairman of the Corporate Governance Committee. She is an independent director. The charters contain all the required information related to the function of each committee and the specific duties of its members. Links/References: • Corporate Governance Committee Members https://www.chinabank.ph/corgov.aspx?title=Board+ Matters	

		 Directors' Profile https://www.chinabank.ph/about_china_bank.aspx? title=Board+of+Directors Re-organization of Board Committees https://www.chinabank.ph/pdf/CHIB-Results-of-the- Stockholders-Meeting-and-Organizational-Board- Meeting-2021.pdf 	
Optional: Recommendation 3.3.	Compliant		
 Corporate Governance Committee meet at least twice during the year. 	Compliant	The Corporate Governance Committee had 31 meetings in 2021, including 12 joint meetings with Compliance Committee and 18 joint meetings with Nominations Committee. Link/Reference: Corporate Governance Committee Attendance <u>https://www.chinabank.ph/corgov.aspx?title=Board+M</u> <u>atters</u>	
Recommendation 3.4			
 Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness. 	Compliant	The Risk Oversight Committee is responsible for the Bank's Enterprise Risk Management System, in accordance with its Charter. Link/Reference: Risk Oversight Committee Charter <u>https://www.chinabank.ph/pdf/Risk-Oversight-</u> <u>Committee-Charter.pdf</u>	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Compliant	The Risk Oversight Committee is composed of 3 members – all are Independent Directors, namely: Mr. Philip S.L. Tsai (Chairman) Ms. Margarita L. San Juan	

			Ms. Claire Ann T. Yap	
			Links/References:	
			 Risk Oversight Committee Members <u>https://www.chinabank.ph/corgov.aspx?title=Board+</u> <u>Matters</u> 	
			Directors' Profile <u>https://www.chinabank.ph/about_china_bank.aspx?</u> <u>title=Board+of+Directors</u>	
			Re-organization of Board Committees <u>https://www.chinabank.ph/pdf/CHIB-Results-of-the-</u> <u>Stockholders-Meeting-and-Organizational-Board-</u> <u>Meeting-2021.pdf</u>	
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	Mr. Philip S.L. Tsai is the Chairman of the Risk Oversight Committee. He is not the Chairman of the Board or of any other committee.	
			Links/References:	
			 Board Committees and their Members <u>https://www.chinabank.ph/corgov.aspx?title=Board+</u> <u>Matters</u> 	
			Directors' Profile <u>https://www.chinabank.ph/about_china_bank.aspx?</u> <u>title=Board+of+Directors</u>	
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	The members of the Risk Oversight Committee are: Mr. Philip S.L. Tsai (Chairman) Ms. Margarita L. San Juan Ms. Claire Ann T. Yap	

Recommendation 3.5		Mr. Tsai is a seasoned banker and has thorough knowledge/experience on risk management & governance. Ms. San Juan was the former Chairman of the Committee. Both she and Ms. Yap have also attended the relevant seminars to equip themselves of their responsibilities. Link/Reference: Directors' Profile https://www.chinabank.ph/about china bank.aspx?titl e=Board+of+Directors	
Recommendation 3.5 Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company. 	Compliant	The Bank has an RPT Committee that is responsible for reviewing all material related party transactions (RPTs) to ensure that they are conducted in accordance with the arm's length principles. Composed entirely of Independent Directors, the committee oversees the proper implementation of the RPT Framework and Policy, and ensures that corresponding transactions are duly identified, measures, monitored, controlled and reported. Links/References: • Related Party Transactions https://www.chinabank.ph/corgov.aspx?title=Gover nance+Policies • RPT Committee Members https://www.chinabank.ph/corgov.aspx?title=Board+ Matters • RPT Committee Charter	

			https://www.chinabank.ph/pdf/RPT-Committee-	
			<u>Charter.pdf</u>	
2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	 The three (3) members of the RPT Committee are all independent directors namely: Mr. Genaro V. Lapez (Chairman) Ms. Margarita L. San Juan Mr. Philip S.L. Tsai Links/References: RPT Committee Members https://www.chinabank.ph/corgov.aspx?title=Board+ Matters Directors' Profile https://www.chinabank.ph/about_china_bank.aspx? title=Board+of+Directors Re-organization of Board Committees https://www.chinabank.ph/pdf/CHIB-Results-of-the- Stockholders-Meeting-and-Organizational-Board- Meeting-2021.pdf 	
-	commendation 3.6			
1.	All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	All committees have their own respective Charters. The charters contain all the required information related to the function of each committee and the specific duties of its members. The Charters also provide for the performance evaluation of the committee. All charters are made available in the Bank's website.	
2.	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	Link/Reference:	

3.	Committee Charters were fully disclosed on the company's website.	Compliant	Committee Charters <u>https://www.chinabank.ph/corgov.aspx?title=Board+M</u> <u>atters</u>	
the Re			 lirectors should devote the time and attention necessary to perform the corporation's business. In 2021, the Board actively participated in Board Meetings either in person or through remote communication/video or teleconferencing as required in the Bank's Corporate Governance Manual. Links/References: Corporate Governance Manual: Pages 50-52 (Conduct of Meetings, Attendance and Quorum Requirement) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf Board Attendance https://www.chinabank.ph/corgov.aspx?title=Board+Matters Minutes of the 2021 Annual Stockholders' Meeting: Page 1 (Directors Present, via Remote Communication) 	properly and effectively perform
2.	The directors review meeting materials for all Board and Committee meetings.	Compliant	https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdfThe members of the Board are provided with materials within five (5) days prior to Board and Committee meeting.Links/References:	

		 Corporate Governance Manual: Page 51 (Board Materials) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Pages 67-69 (Board and Committee Meetings) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	The minutes of meetings reflect robust discussions by the Board on issues/proposals/initiatives presented by Management. Whenever necessary, or to arrive at an informed decision, Board members would seek clarification and/or explanation during the meetings. The corresponding minutes of meetings shall be made available upon validation.	
Recommendation 4.2			
 Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company. 	Compliant	The Bank, in selecting independent directors and non- executive directors, considers the number and types of entities where the candidate is likewise elected as such, to ensure that he will be able to devote sufficient time to effectively carry-out his duties and responsibilities. In relation to the limit on directorship of independent directors and non-executive directors, the Bank policy follows the corresponding MORB provision which states that:	
		"There shall be no limit in the number of covered companies a person may be elected as non-executive director or independent director, except in conglomerates where an ID can only be elected up to five (5) listed companies within the conglomerate. Each entity where the non-executive director is concurrently	

		 serving as director shall be separately considered in assessing compliance with this requirement." Links/References: Corporate Governance Manual: Pages 4-8 (Independent and Non-Executive Directors) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf Directors' Profile https://www.chinabank.ph/about_china_bank.aspx? title=Board+of+Directors 	
Recommendation 4.3	Compliant	Park directors are required to patify the Paard before	
 The directors notify the company's board before accepting a directorship in another company. 	Compliant	Bank directors are required to notify the Board before accepting a directorship in another company. The Bank's policy on multiple Board seats is included in the Corporate Governance Manual. Link/Reference: Corporate Governance Manual: Page 39-40 (Multiple Board Seats / Interlocking/Concurrent Directorship) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
Optional: Principle 4			
 Company does not have any executive directors who serve in more than two boards of listed companies outside of the group. 	Compliant	The Bank has only two (2) Executive Directors and they do not serve in more than two boards of listed companies outside of the group. Link/Reference: Directors' Profile <u>https://www.chinabank.ph/about_china_bank.aspx?titl</u> <u>e=Board+of+Directors</u>	

2. Company schedules board of directors' meetings before the start of the financial year.	Compliant	Consistent with the provision in the Bank's By-Laws, regular meetings of the Board are set every first Wednesday of the month, while special meetings may be called by the Chairman or the CEO, as deemed necessary. In the same manner, Board-level committees have regular meetings, as stipulated in their respective charters. Links/References: By-Laws: Page 4 (Article IV, Sections 4 and 5) https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf Committee Charters https://www.chinabank.ph/corgov.aspx?title=Board+ Matters 2021 Annual Financial and Sustainability Report: Pages	
 Board of directors meet at least six times during the year. 	Compliant	67-69 (Board and Committee Meetings) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> The Board of Directors had 16 meetings in 2021, including the organizational meeting. Links/References:	
		 2021 Definitive Information Statement (SEC 20-IS): Page 14 (Board Meetings) <u>https://www.chinabank.ph/pdf/CHIB_2021_DEFINITIVE</u> <u>SEC_20IS-PSE_PDEx.pdf</u> 2021 Annual Financial and Sustainability Report: Page 68 (Board Meetings) 	

4. Company requires as minimum quorum of at least 2/3 for board decisions.	Compliant	https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Board Attendance https://www.chinabank.ph/corgov.aspx?title=Board+ Matters It is the policy of the Bank to encourage all members of the Board to attend board meetings regularly. If a member of the Board cannot attend personally, subject to existing rules, he / she may participate in meetings through remote communication such as teleconference or videoconferencing, or other alternative modes of communication that allow them reasonable opportunities to participate. In cases where a decision is to be arrived at by the Board, as a matter of policy, decisions should be made only upon quorum of 2/3 members of the Board present, unless a different voting requirement is required by existing laws, rules and regulations. Link/Reference: Corporate Governance Manual: Pages 50-51 (Conduct of Meetings, Attendance and Quorum Requirement) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
Principle 5: The board should endeavor to	o exercise an obiec	tive and independent judgment on all corporate affairs	
Recommendation 5.1			
 The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher. 	Compliant	The Bank's Board is composed of 12 directors and one- third of the Board or at least four (4) are Independent Directors, namely:	

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		 Ms. Margarita L. San Juan Mr. Philip S.L. Tsai Ms. Claire Ann T. Yap Mr. Genaro V. Lapez (elected May 6, 2021) Links/References: By-Laws: Page 3 (Article IV, Section 1) https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf Minutes of the 2021 Annual Stockholders' Meeting: Pages 6-8 (Election of the Board of Directors) https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdf 	
Recommendation 5.2 1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Each of the Independent Directors nominated to the Board in 2021 certified that he/she possess all the qualifications and none of the disqualifications, as contained in the Bank's Definitive Information Statement. Link/Reference: Definitive Information Statement (SEC 20-IS) YE2020: Pages 36-39 https://www.chinabank.ph/pdf/2021-03-30- CHIBPSEDisclosure-CHIB_SEC-20IS-DEFINITIVE- AMENDED.pdf	
 Supplement to Recommendation 5.2 Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently. 	Compliant	The Bank is not aware of any shareholder agreement that constrain a director's ability to vote, but in accordance with the By-Laws, and the Corporation Code, any stockholder who is not delinquent in his subscription shall be allowed to vote either in person or by proxy executed in writing by the stockholder.	

		Link/Reference: 2021 Definitive Information Statement (SEC 20-IS): Page 9 <u>https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIVE S</u> <u>EC_20IS-PSE_PDEx.pdf</u>	
Recommendation 5.3 1. The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	 None of the Bank's IDs has exceeded the stated term limit. The information on the number of years of their service as directors, are posted on the website and in the 2021 Annual Financial and Sustainability Report of the Bank. Links/References: Directors' Profile <u>https://www.chinabank.ph/about_china_bank.aspx?</u> <u>title=Board+of+Directors</u> 2021 Annual Financial and Sustainability Report: Pages 62 (Board of Directors table) and 82-87 (Board of Directors) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf</u> 	
2. The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	In accordance with the Bank's CG Manual, an independent director shall serve for a cumulative term of nine (9) years, reckoned from 2012. After the nine (9) years, the independent director shall be perpetually barred from re-election as such in the Bank. However, he may continue to qualify as a regular director of the Bank. Link/Reference: Corporate Governance Manual: Pages 7 (Term Limit for Independent Directors, Item 1.3.2)	

		https://www.chingh.gpk.ph/pdf/Dovised.Corporate	
		https://www.chinabank.ph/pdf/Revised-Corporate-	
		Governance-Manual-February-2022.pdf	
3. In the instance that the con retains an independent dire the same capacity after nin the board provides meritoria justification and seeks share approval during the annual shareholders' meeting.	ector in ne years, ous eholders'	 In 2021, there is no independent director of the Bank who has served for more than nine (9) years reckoned from 2012. The Independent Directors are: Ms. Margarita San Juan – served for four (4) years only Mr. Philip S.L. Tsai – served for three (3) years only Ms. Claire Ann T. Yap – served for one (1) year only Mr. Genaro V. Lapez – served for seven (7) months only Links/References: Directors' Profile https://www.chinabank.ph/about_china_bank.aspx?title=Board+of+Directors 2021 Annual Financial and Sustainability Report: Pages 82-87 (Board of Directors) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL_PDF_20220505.pdf 	
Recommendation 5.4			
Recommendation 5.4 1. The positions of Chairman o Board and Chief Executive are held by separate individ	Officer	The position of the Chairman and the Chief Executive Officer are held by separate individuals. Mr. Hans T. Sy is the Chairman of the Board, while Mr. William C. Whang is the President. Link/Reference: 2021 Annual Financial and Sustainability Report: Page 61 (Separation of Roles) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf	

2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	The position of Chairman of the Board and President are held by two different people, and their roles are clearly distinct and separate. The Chairman and the President are not related to each other either by consanguinity or affinity.	
		Chairman Hans T. Sy, being a non-executive Director, is not involved in the day-to-day operations of China Bank, but is responsible for the leadership and effective running of the Board, including maintaining a relationship of trust with Board members, promoting a sound decision- making process by encouraging critical discussion of dissenting views and ensure that the performance of the Board is evaluated at least once a year. He chairs Board meetings and makes certain that agenda is focused on strategic matters, including risks, arranges regular and/or separate sessions with the non-executive Directors to review Management's performance.	
		responsible for managing China Bank's day-to-day operations, as well as the development and execution of the corporate and business strategies as established by the Board of Directors. Links/References:	
		 Corporate Governance Manual: Pages 9 (Responsibilities of the Chairman, Item 1.6.1) and Pages 10 (Separation of the Duties of the Chairman and CEO, Item 1.6.3) <u>https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf</u> 	
		 2021 Annual Financial and Sustainability Report: Page 61 (Separation of Roles) 	

		https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf	
Recommendation 5.5			
 If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors. 	Compliant	 Ms. Margarita L. San Juan is the Bank's lead Independent Director. Her duties and responsibilities are in the CG Manual. Links/References: Corporate Governance Manual: Pages 10-11 (Lead Independent Director, Item 1.6.4) <u>https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf</u> Appointment of Ms. San Juan as Lead Independent Director <u>https://www.chinabank.ph/pdf/CHIB-Results-of-the-Stockholders-Meeting-and-Organizational-Board-Meeting-2021.pdf</u> 	
Recommendation 5.6	·		
 Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. 	Compliant	 Any director of the Bank who has an interest in the transaction shall not participate in the deliberation and shall abstain in the approval of the transaction. Links/References: Corporate Governance Manual: Page 120 (Item 1.8) <u>https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf</u> 2021 Annual Financial and Sustainability Report: Page 70 (Related Party Transactions) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf</u> 	

Recommendation 5.7		
 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. 	Compliant	To maintain objectivity and independence, periodic meetings between NEDs/Independent Directors (including the Lead Independent Director) and Heads of Compliance, Internal Audit and Risk are held in accordance with the relevant Committee Charters (i.e., Compliance Audit, Risk & Corporate Governance). These meetings are conducted without the presence of
2. The meetings are chaired by the lead independent director.	Compliant	management. A meeting was likewise convened with the external auditor, IAD and members of the Audit Committee, without the presence of management. Please refer to Annex 8 for the corresponding certification from the Corporate Secretary.
Optional: Principle 5		
 None of the directors is a former CEO of the company in the past 2 years. Principle 6: The best measure of the Boar 	Compliant d's effectiveness is	None of the directors is a former CEO of the Bank. The former President and CEO, Mr. Ricardo Chua retired last 31 October 2017. He assumed the position of Advisor to the Board last 01 November 2017. Link/Reference: Directors' Profile https://www.chinabank.ph/about_china_bank.aspx?titl e=Board+of+Directors
performance as a body, and assess whe		e right mix of backgrounds and competencies.
Recommendation 6.1		
 Board conducts an annual self- assessment of its performance as a whole. 	Compliant	The Board conducts an annual review of its performance, including assessment for individual directors, independent directors and all board-level

	The Chairman conducts a self- assessment of his performance. The individual members conduct a self-assessment of their performance.	Compliant Compliant	committees through a self-assessment. The Chairman's assessment is also undertaken together with the Board assessment. The results thereof are reported to the Board through the Corporate Governance Committee. Copies of the self- assessments are with the Corporate Governance Officer,	
4.	Each committee conducts a self- assessment of its performance.	Compliant	 and available for viewing by SEC. Links/References: Corporate Governance Manual: Page 55 (Performance Evaluation) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Pages 64-65 (Performance Evaluation) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
5.	Every three years, the assessments are supported by an external facilitator.	Compliant	To comply with the rule on independent external assessment every three (3) years, the Good Governance Advocates and Practitioners of the Philippines (GGAPP) was engaged by the Bank in 2019 to handle the validation of the 2018 assessment of the Board, Chairman and the Board-level committees. The same entity will be engaged for the 2022 conduct of the independent evaluation. The Bank's internal scoring criteria was adopted to ensure comparability of quantitative results. GGAPP confirmed that the Board is generally capable of providing the needed corporate direction as collective strengths of its members and the strong leadership of the Chairman provide the essential pillars that give way to the seamless performance of the body's responsibilities.	

		The copy of the official report from GGAPP shall be made available for viewing, upon request. Link/Reference: 2021 Annual Financial and Sustainability Report: Page 65 (Independent Board Evaluation) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf	
Recommendation 6.2			
 Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees. The system allows for a feedback mechanism from the shareholders. 	Compliant	As mentioned above, the performance assessment of the Board, individual directors and board-level committees is done through self-assessment. On the other hand, the Bank also welcomes communications on matters pertaining to the management of the Bank, stockholders' rights, or any other bank-related issues of importance. Stockholders who wish to communicate with any or all of the members of the Board, may send letters to identified units / personnel. Link/Reference: 2021 Annual Financial and Sustainability Report: Pages 64-65 (Performance Evaluation) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf Investors, analysts, the financial community, Shareholders and other stakeholders may direct their concerns of feedback to the Bank's Investor Relations Group. Customers may raise their inquiries or concerns to the Bank's Contact Center.	

			Links/References:	
			 Investors Information <u>https://www.chinabank.ph/corgov.aspx?title=Investo</u> <u>rs+Information</u> 2021 Annual Financial and Sustainability Report: Page 155 (Investor Information) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> PDF 20220505.pdf 	
			 Contact Center <u>https://www.chinabank.ph/contact_us.aspx</u> 	
Prir	ciple 7: Members of the Board are du	tv-bound to apply	high ethical standards, taking into account the interests of a	all stakeholders.
	commendation 7.1	,		
	Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	Compliant	The Bank's core values are the foundation of the Bank's Code of Ethics – for the Board of Directors and employees , wherein the Board spearheads the commitment of the Bank to adhere to the ethical conduct of its business embodying the principles of integrity, fairness, accountability and transparency.	
2.	The Code is properly disseminated to the Board, senior management and employees.	Compliant	Code of Ethics https://www.chinabank.ph/corgov.aspx?title=Code+of	
3.	The Code is disclosed and made available to the public through the company website.	Compliant	+Ethics The Code of Ethics for Directors provides the guiding principles on the performance of their duties in accordance with the fit and proper rules; and establishes standards for professional and ethical conduct. Each Director is required to acknowledge receipt of the Code.	

		To ensure that business is carried out in compliance with relevant laws and in the protection of the interest of the Bank's customers, shareholders and other stakeholders, the Human Resources Group has disseminated a Code of Ethics for Employees to all personnel, including new hires. Employees are required to sign an acknowledgement receipt that they have received a copy of the Code. The copies of the Codes are also made available in the Bank's intranet to be readily accessible to all employees. A comprehensive discussion on the Code of Ethics is conducted with new employees of the Bank to foster a culture of awareness on the Bank's core values. Such discussion also highlights the behavioral standards, business conduct, and corresponding sanctions for violations of the Code of Ethics. Link/Reference: Code of Ethics (for Directors and Employees) https://www.chinabank.ph/pdf/CODE-OF-ETHICS.pdf	
Supplement to Recommendation 7.1			
 Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes. 	Compliant	The applicable violations for each provision in the Bank's Code of Ethics are stated below: Honesty (Table 6.1) Fraud, soliciting money, gifts, shares, benefits or favors from any person or through mediation of another as a condition for the performance of one's duty Proper Conduct and Behavior (Table 6.3) Offering or receiving money or other valuable consideration in exchange for a job, position or better working condition; Offering, soliciting or receiving anything of value to perform any act/activity	

Recommendation 7.2		prejudicial to the interest of the Bank; Borrowing/solicitation of personal business from clients Conflict of Interest (Table 6.7) Having direct or indirect financial interests that conflict or appear to conflict with his duties and responsibilities as an employee of the Bank The Bank is committed to honest and ethical business practices and does not tolerate any form of bribery and corruption. We take our legal responsibilities very seriously and expect our directors and employees at all levels and grades to do the same. directors and employees are expected to act professionally, fairly, and with integrity in all our business dealings and relationships wherever we operate; thus, they 1) must never offer, promise, or give a financial or other advantage to any person or party, including public officials, with the intention of inducing or rewarding improper performance by them of their duties or to facilitate the transaction of the Bank, and 2) must never directly or indirectly accept or agree to receive a financial or other advantage as a reward for performing any act prejudicial to the Bank, the director/employee himself, or a third party. Link/Reference: Code of Ethics (for Directors and Employees) https://www.chinabank.ph/pdf/CODE-OF-ETHICS.pdf	
 Board ensures the proper and efficient implementation and monitoring of compliance with the 	Compliant	The Board requires full compliance with the Code of Ethics. The Board, through Human Resources Group (HRG), ensures that every employee is aware of and	

Code of Business Conduct and Ethics.		 upholds the Code. To promote compliance with the Code, all new employees are given a copy of the Code of Ethics booklet and undergo the New Employees' Orientation Course (NEOC) for staff and Orientation for New Officers (ONO) for officers wherein the Code is comprehensively discussed. The Bank implements the Code of Ethics with a robust disciplinary program wherein proven infractions and violations of employees to the code are acted upon in accordance with the Code. Links/Reference: Code of Ethics https://www.chinabank.ph/corgov.aspx?title=Code+of+Ethics 2021 Annual Financial and Sustainability Report: Page 59 (Code of Ethics) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL_PDF_20220505.pdf 	
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	The Board, through the Management, has instituted the appropriate control mechanisms to ensure proper implementation and adherence to all Bank policies and other regulations.Furthermore, upon breach of the Code of Ethics, the concerned employees are subjected to the disciplinary program of the Bank.Link/Reference:Code of Ethics (Compliance with Standard Operating Policies and Procedures) https://www.chinabank.ph/pdf/CODE-OF-ETHICS.pdf	

Disclosure and Transparency Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulationy expectations. Recommendation 8.1 1. Board establishes corporate disclosure policies and procedures that disclosure of relevant disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders is crucial for them to make an informed decision. Relevant information are timely disclosed in the website. In accordance with the Corporate Governance Manual, the Bank continuously expands its public disclosure requirements and ensures observance of expectations and regulations, and industry standards on disclosure. Links/References: Corporate Governance Manual: Pages 115-116 (Access to Relevant Information) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual: February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 73 (Disclosure and Transparency) https://www.chinabank.ph/pdf/CBC.AFSR2021 FULL			Moreover, compliance to internal policies forms part of compliance testing & audit by the Compliance & Internal Audit Divisions, respectively. Test results are reported to the Compliance and Audit Committees.	
regulatory expectations. Recommendation 8.1 1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders is crucial for them to make an informed decision. Relevant information are timely disclosed in the website. In accordance with the Corporate Governance Manual, the Bank continuously expands its public disclosure requirements and ensures observance of expectations and requirements business operations. Links/References: Corporate Governance Manual: Pages 115-116 (Acceess to Relevant Information) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 73 (Disclosure and Transparency) Corporate Governance Manual and Sustainability Report: Page 73 (Disclosure and Transparency) Corporate Corporate Corporate-Governance Manual Corporate-Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 73 (Disclosure and Transparency) Corporate Corporate-Governance Manual Corporate-Governance Manual Financial and Sustainability Report: Page 73 (Disclosure and Transparency) Corporate Corporate-Governance Manual Financial and Sustainability Report: Page 73 (Disclosure and Transparency) Corporate Corporate-Governance Manual Financial and Sustainability Report: Page 73 (Disclosure and Transparency) Corporate Corporate-Corpora				
1. Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations. The Bank strongly believes that disclosure of relevant information about the company to its shareholders and other stakeholders is crucial for them to make an informed decision. Relevant information are timely disclosed in the website. In accordance with the Corporate Governance Manual, the Bank continuously expands its public disclosure requirements and ensures observance of expectations and requirements prescribed under relevant laws, rules and regulations, and industry standards on disclosure. Links/References: Corporate Governance Manual: Pages 115-116 (Access to Relevant Information) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 73 (Disclosure and Transparency)	• • • •	n corporate disclosi	ure policies and procedures that are practical and in accor	dance with best practices and
disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations. information about the company to its shareholders and other stakeholders is crucial for them to make an informed decision. Relevant information are timely disclosed in the website. In accordance with the Corporate Governance Manual, the Bank continuously expands its public disclosure requirements and ensures observance of expectations and requirements prescribed under relevant laws, rules and regulations, and industry standards on disclosure. Links/References: Corporate Governance Manual: Pages 115-116 (Access to Relevant Information) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 73 (Disclosure and Transparency) 	Recommendation 8.1			
 PDF_20220505.pdf Company Disclosures and Investor Relations https://www.chinabank.ph/corgov.aspx 	disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and	Compliant	 information about the company to its shareholders and other stakeholders is crucial for them to make an informed decision. Relevant information are timely disclosed in the website. In accordance with the Corporate Governance Manual, the Bank continuously expands its public disclosure requirements and ensures observance of expectations and requirements prescribed under relevant laws, rules and regulations, and industry standards on disclosure. Links/References: Corporate Governance Manual: Pages 115-116 (Access to Relevant Information) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 73 (Disclosure and Transparency) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Company Disclosures and Investor Relations 	

 Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period. 	Compliant	 The 2020 and 2021 audited financial statements were disclosed through the PSE Electronic Disclosure Generation Technology (EDGE) on February 26, 2021 and February 28, 2022, respectively. Quarterly reports are submitted to PSE and SEC within 45 days from quarterend. Interim reports are likewise published within 45 days from end of the reporting period. Links/References: 2020 Audited Financial Statements https://www.chinabank.ph/pdf/2021-02-26-CHIBPSEDisclosure-China-Banking-Corporation-2020-Audited-Financial-Statements.pdf 2021 Audited Financial Statements https://www.chinabank.ph/pdf/2021-02-26-CHIBPSEDisclosure-China-Banking-Corporation-2020-Audited-Financial-Statements.pdf 2021 Audited Financial Statements https://www.chinabank.ph/pdf/China-Banking-Corporation-2020-Audited-Financial-Statements.pdf Quarterly Report (SEC 17-Q) https://www.chinabank.ph/corgov.aspx?title=SEC+F_orm+17-Q+(Quarterly+Report) 	
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross- holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	 The Bank's controlling shareholders are disclosed in the Bank's 2021 Annual Financial Sustainability Report, under Top 20 Holders of Bank Common Shares and Record and Beneficial Owners Holding 5% or More Voting Securities Links/References: 2021 Definitive Information Statement: Pages 9-11 (Security Ownership of Certain Record and Beneficial Owners and Management) 	

Recommendation 8.2		 https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIVE SEC 20IS-PSE_PDEx.pdf 2021 Annual Financial and Sustainability Report: Pages 78 (Top 20 Holders of Bank Common Shares) and 79 (Record and Beneficial Owners) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
 Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days. 	Compliant	 In accordance with the Bank's updated Corporate Governance Manual, the directors are required to disclose their dealings in Bank shares within three business days after the transaction. Links/References: Corporate Governance Manual: Page 115 (Dealings of Directors in Bank Shares, Item 4.7) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf Statement of Beneficial Ownership (SEC 23-A/B) https://www.chinabank.ph/corgov.aspx?title=SEC+F orm+23-A/B+(Statement+of+Beneficial+Ownership) 	
2. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	In compliance with PSE requirements, all dealings of Principal Officers are required to be disclosed/reported within three business days. Link/Reference: 2021 Annual Financial and Sustainability Report: Page 70 (Insider Trading) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf	

Supplement to Recommendation 8.2			
 Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy- back program). 	Compliant	 The information regarding record and beneficial owners, and shareholdings of directors and executive officers are contained in the Annual Financial and Sustainability Report. Links/References: 2021 Annual Financial and Sustainability Report: Pages 79 (Beneficial Owners), 80 (Trading in Company Shares) and 81 (Conglomerate Map) https://www.chinabank.ph/pdf/CBC AFSR2021 FULL PDF_20220505.pdf 2021 Definitive Information Statement (SEC 20-IS): Page 262 (Schedule II – Conglomerate Map) https://www.chinabank.ph/pdf/CHIB_2021_DEFINITIV E SEC 20IS-PSE PDEx.pdf 	
Recommendation 8.3			
 Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. 	Compliant	All relevant information about the Bank's directors and key officers are available in the website. Links/References: • Board Skill Set Matrix <u>https://www.chinabank.ph/about_china_bank.aspx?</u> <u>title=Board+Policies</u>	
2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	 Directors' Profile <u>https://www.chinabank.ph/about_china_bank.aspx?</u> <u>title=Board+of+Directors</u> Management Committee <u>https://www.chinabank.ph/about_china_bank.aspx?</u> <u>title=Management+Committee</u> 	

		Public Ownership Report (as of December 31, 2021) <u>https://www.chinabank.ph/pdf/CHIB-Public-</u> Ownership-Report-as-of-December-31-2021.pdf	
Recommendation 8.4			
 Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same. 	Compliant	 All Directors are entitled to per diem for attendance at each Board/board Committee meeting and to 4% of the Bank's net earnings. Executive Directors are appointed under standard employment terms, which include provisions for basic salary and performance bonus, depending on their performance, banking experience, employment status, position, and rank in the Bank. Non-executive Directors, do not receive any performance-related compensation. The proposed amendments to the Bank's By-Laws include the increase in the per diem of the directors, which may amount up to P10,000. The amended By-Laws was ratified on June 18, 2020 during the Annual Stockholders' Meeting, and approved by the BSP last 24 February 2022, subject to registration with the SEC. Links/References: By-Laws: Pages 3-4 (Article IV, Section 11) and Page 11: (Article VIII, Section 1) https://www.chinabank.ph/pdf/CHIB-Amended-By-laws-January-31-2019.pdf Proposed Amendments of By-Laws – June 2020: Page 4 (Per Diems) https://www.chinabank.ph/pdf/CHIB-Proposed-Amendments-of-By-Laws-June-18-2020.pdf 	

		BSP Approval on the Amendment of By-Laws (for various sections, including Article IV, Section 11) <u>https://www.chinabank.ph/pdf/CHIB-BSP-Approval- on-the-Amendment-of-By-Laws-March-14-2022.pdf</u>	
2. Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	The Bank's Remuneration System is anchored on the principle of fair, transparent, and performance-based reward. The general remuneration policy is to provide fair and competitive salary and benefits to employees commensurate with their experience, responsibilities, job grade/corporate rank and position.	
		A proportion of the executive directors' remuneration, as reviewed by the Compensation & Remuneration Committee, should be structured so as to link reward to corporate and individual performance. No director should be involved in deciding his/her own remuneration.	
		The annual report, information and proxy statements shall include a clear, concise and understandable disclosure of all fixed and variable compensation that may be paid, directly or indirectly, to its directors and top four (4) management officers during the preceding fiscal year.	
		• Directors are entitled to per diem at each Board/board Committee meeting and to 4% of the Bank's net earnings. Executive Directors are appointed under standard employment terms, which include provisions for basic salary and performance bonus, depending on their performance, banking experience, employment status, position, and rank in the Bank.	
		As mentioned in the response for item 1 above, the per diem may amount up to P10,000.00.	

		 Non-executive Directors do not receive any performance-related compensation. Links/References: 2021 Annual Financial and Sustainability Report: Page 64 (Board Remuneration) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf By-Laws: Page 5 (Article IV, Section 11) https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf Proposed Amendments of By-Laws – June 2020: Page 	
		4 (Per Diems) https://www.chinabank.ph/pdf/CHIB-Proposed- Amendments-of-By-Laws-June-18-2020.pdf	
3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant	 The individual remuneration of directors is disclosed in the Bank's 2021 Definitive Information Statement submitted to the SEC, and the Annual Financial and Sustainability Report. Links/References: 2021 Definitive Information Statement (SEC 20-IS): Pages 24-25 (Compensation of Directors and Executive Officers) https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIV 	
		 <u>E_SEC_20IS-PSE_PDEx.pdf</u> 2021 Annual Financial and Sustainability Report: Page 64 (Board Remuneration) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	

Recommendation 8.5			
 Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance. 	Compliant	 The Corporate Governance Manual contains relevant policies on related party transactions. In accordance with the said policy, "In case a member has conflict of interest in a particular RPT, he should refrain from participation in the deliberation and approval of that particular transaction." Links/References: Corporate Governance Manual: Pages 69-70 (Related Party Transactions Committee) and 119-121 (Related Party Transactions) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf Related Party Transactions https://www.chinabank.ph/corgov.aspx?title=Governance+Policies RPT Framework and Policy Guidelines https://www.chinabank.ph/pdf/Revised-RPT-Framework-and-Policy-Guidelines-October-2019.pdf 	
 Company discloses material or significant RPTs reviewed and approved during the year. 	Compliant	The summary of the material related party transactions and outstanding loan balances are disclosed in the Bank's 2021 Definitive Information Statement. Details have been disclosed through the submission of required periodic report to the BSP. The list of material RPTs reviewed by the RPT Committee in 2021 is available for viewing, upon request. Link/Reference:	

		 2021 Definitive Information Statement (SEC 20-IS): Page 24 (Material RPTs for 2021) https://www.chinabank.ph/pdf/CHIB_2021_DEFINITIV E_SEC_20IS-PSE_PDEx.pdf 2021 Annual Financial and Sustainability Report: Page 70 (Summary of Material RPTs for 2021) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
Supplement to Recommendation 8.5			
 Company requires directors to disclose their interests in transactions or any other conflict of interests. 	Compliant	 Directors are required to promptly and fully disclose any interest: personal, whether actual or potential in nature that they may have in credit transactions or any other transactions. Directors with personal interest in a transaction shall not participate in any deliberation, approval, or voting on the matter. RPTs of directors are reported to the BSP and presented for ratification during the annual stockholders meeting. RPTs are also disclosed in the Definitive Information Statement. Links/References: Corporate Governance Manual: Pages 119-121 (Related Party Transactions) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf Related Party Transactions https://www.chinabank.ph/corgov.aspx?title=Governance+Policies Code of Ethics: Pages 5-6 (Conflict of Interest) https://www.chinabank.ph/pdf/CODE-OF-ETHICS.pdf 	

		In 2020, the Bank further enhanced its Conflict of Interest practices through the adoption of the Disclosure Form on Conflict of Interest and Related Party Transactions for directors.	
Optional : Recommendation 8.5			
 Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length. 	Compliant	 RPTs are thoroughly reviewed and verified as having been entered into in the best interest of the Bank, in the ordinary course of business and on substantially same terms as those prevailing at the time for comparable transactions with other parties, as required under the RPT policy. Material RPTs are reviewed by the RPT Committee and endorsed for approval by the Board, reported to the BSP, disclosed in the Definitive Information Statement and the summary total is presented for ratification during the Annual Shareholders meeting, including all acts of the Board for the year on related party transactions. Links/References: Corporate Governance Manual: Pages 119-121 (Related Party Transactions) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf Related Party Transactions https://www.chinabank.ph/corgov.aspx?title=Governance+Policies 2021 Definitive Information Statement (SEC 20-IS): Page 24 (Material RPTs for 2020) https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIVE _SEC 20IS-PSE_PDEx.pdf 	

		 2021 Annual Financial and Sustainability Report: Page 70 (Summary of Material RPTs for 2021) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	
Recommendation 8.6	P		
 Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. 	Compliant	Material transactions, particularly on the acquisitions or disposal of significant assets, are timely disclosed in accordance with PSE & SEC rules on disclosures. All disclosures are posted in the website. Additionally, material acquisitions / disposals, if any, are included in the Definitive Information Statement. Links/References: • 2021 Definitive Information Statement (SEC 20-IS) https://www.chinabank.ph/pdf/CHIB_2021_DEFINITIVE _SEC_20IS-PSE_PDEx.pdf • Corporate Disclosures https://www.chinabank.ph/about_china_bank.aspx? title=Corporate+Disclosures	
2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	The Corporate Governance Manual requires the Board to appoint an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets. If the acquisition or disposal is an RPT, the rules & procedures under the RPT policy shall apply. The fair values of the transaction price are determined through appraisal reports from internal and/or independent/external appraisers, external brokers and market surveys from different sources.	

Suu	anlowert to Decommondation 9 (In 2021, Professional Asset Valuers Inc. (PAVI) has been engaged to assist the Bank in valuation of selling price of acquired assets. Link/Reference: Corporate Governance Manual: Page 108 (item 7) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
1.	Company discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Compliant	The Bank is not aware of any agreement or arrangement which may impact on the control, ownership and strategic direction of the Bank. Relevant ownership information is disclosed in the Bank's Definitive Information Statement. Link/Reference: 2021 Definitive Information Statement (SEC 20-IS): Pages 9-11 (Security Ownership of Certain Record and Beneficial Owners and Management) https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIVE S EC 20IS-PSE PDEx.pdf	
Re	commendation 8.7			
1.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	The Corporate Governance Manual aims to institutionalize the principles of good corporate governance in the organization.The latest revised version has been duly submitted to SEC	
2.	Company's MCG is submitted to the SEC and PSE.	Compliant	and PSE, and posted accordingly in the website. Link/Reference:	
3.	Company's MCG is posted on its company website.	Compliant	Corporate Governance Manual	

		https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
Supplement to Recommendation 8.7			
 Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices. 	Compliant	In 2021, the revised Corporate Governance Manual was submitted via e-mail to the SEC on April 15. Receipt was acknowledged on the same day, also by e-mail. On April 26, the Corporate Governance and Finance Department (CGFD) confirmed receipt via e-mail. This year, the revised manual was submitted via e-mail to SEC on February 4. Receipt was acknowledged by CGFD on the same day. The corresponding memo addressed to PSE is found on the first page of the manual. Links/References: <u>Corporate Governance Manual</u> Revised as of April 2021 https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual April-2021.pdf Revised as of February 2022 https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
Optional: Principle 8			
 Does the company's Annual Report disclose the following information: 	Compliant	The required information are disclosed in the Bank's 2021 Annual Report (SEC 17-A) and/or Annual Financial and Sustainability Report. The corresponding links/references are as follows:	

a. Corporate Objectives	Compliant	2021 Annual Financial and Sustainability Report: Pages 6- 9 (Message to Stakeholders) and 32 (Sustainability House - Objectives) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf	
b. Financial performance indicators	Compliant	 2021 Annual Report (SEC 17-A): Pages 268 (Quantitative Indicators of Financial Performance) and 286-287 (Financial Soundness Indicators) <u>https://www.chinabank.ph/pdf/CHIB_2021_SEC_17_P</u> <u>SE-PDEx.pdf</u> 2021 Annual Financial and Sustainability Report: Pages 10-11 (Financial Highlights) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	
c. Non-financial performance indicators	Compliant	2021 Annual Financial and Sustainability Report: Pages 30-31 (Contribution to UN Sustainability Development Goals) https://www.chinabank.ph/pdf/CBC AFSR2021 FULLPD F_20220505.pdf	
d. Dividend Policy	Compliant	2021 Annual Report (SEC 17-A): Page 92 (Dividend Policy) https://www.chinabank.ph/pdf/CHIB_2021_SEC_17_PSE- PDEx.pdf	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	2021 Annual Report (SEC 17-A): Pages 68-70 (Incumbent Directors and Advisor) https://www.chinabank.ph/pdf/CHIB_2021_SEC_17_PSE- PDEx.pdf	

dire	endance details of each ector in all director meetings d during the year	Compliant	2021 Annual Report (SEC 17-A): Pages 71 (Board Attendance) and 86-89 (Committee Attendance) https://www.chinabank.ph/pdf/CHIB_2021_SEC_17_PSE- PDEx.pdf	
me	al remuneration of each mber of the board of ectors	Compliant	The individual remuneration of directors is disclosed in the Bank's 2021 Definitive Information Statement (SEC 20-IS), Annual Report (SEC 17-A) and the Annual Financial and Sustainability Report. Link/Reference: 2021 Annual Report (SEC 17-A): Page 80 (Executive Compensation) https://www.chinabank.ph/pdf/CHIB 2021 SEC 17 PSE- PDEx.pdf	
stateme compa Code c and wh complie	nual Report contains a ent confirming the any's full compliance with the of Corporate Governance here there is non- ance, identifies and explains for each such issue.	Compliant	 "In 2021, China Bank was fully compliant with all the material provisions of the Corporate Governance Manual." Link/Reference: 2021 Annual Financial and Sustainability Report: Page 59 (Corporate Governance Manual) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F 20220505.pdf 	
Report directo compa (includi and co	nual Report/Annual CG discloses that the board of rs conducted a review of the any's material controls ing operational, financial ompliance controls) and risk gement systems.	Compliant	The Board is ultimately responsible for the establishment and review of the Bank's system of internal controls. China Bank's internal control system is comprised of a robust compliance system, an enterprise risk management function and an internal audit function. It follows a well-defined organizational structure with clear authorities, responsibilities and operating procedures.	

			Links/References:	
			 2021 Annual Financial and Sustainability Report: Pages 73-77 (Enforcing Effective Internal Controls) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL_PDF_20220505.pdf</u> Internal Controls <u>https://www.chinabank.ph/corgov.aspx?title=Intern_al+Control+and+Risk+Management</u> 	
4.	The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	Compliant	 "the Committee views that the Bank's internal control, compliance systemare in place, adequate, effective and efficient" Link/Reference: 2021 Annual Financial and Sustainability Report: Page 104 (Report of the Audit Committee) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf 	
5.	The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	 The Bank recognizes that the business of banking entails risk and the key to long-term success is effective risk mitigation. The Bank's corporate governance structure keeps pace with these changing threats thru a risk management program that calls for a continuing reassessment of risks and controls, and timely reporting to the Board. The risks to which the Bank is exposed are discussed in its Annual Financial and Sustainability Report. Links/References: 2021 Annual Financial and Sustainability Report: Pages 75-77 (Risk Management) 	

Principle 9: The company should establish strengthen the external auditor's independent		https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Risk Management https://www.chinabank.ph/corgov.aspx?title=Risk+M anagement appropriate selection of an external auditor, and exercise ence audit quality.	ffective oversight of the same to
Recommendation 9.1 1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant	The Audit Committee exercises oversight of external auditors. It is primarily responsible for the selection and appointment of these auditors, subject to stockholder ratification. The Committee also facilitates the approval / disapproval of the corresponding service fees. Moreover, they handle the performance evaluation and if necessary, the re-appointment or dismissal of the external auditors. The related provisions are stipulated under the Audit Committee Charter. Link/Reference: Audit Committee Charter https://www.chinabank.ph/pdf/Audit-Committee- Charter.pdf	
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	As provided under the Audit Committee Charter, the appointment of the Bank's incumbent external auditor, SGV & Co. has been presented to, and duly ratified by the stockholders.	

3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	As stated in the reply above, the audit fees are endorsed by the Audit Committee. 99.985% of the stockholders in attendance voted for the appointment of SGV & Co. last May 6, 2021. Links/References: • 2021 Annual Stockholders' Meeting Voting Results <u>https://www.chinabank.ph/pdf/CHIB-ASM-2021- Voting-Results-6May2021.pdf</u> • Minutes of the 2021 Annual Stockholders' Meeting <u>https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdf</u> The incumbent external auditor of the Bank, SGV and Co. was re-elected in 2021. Link/Reference: Minutes of the 2021 Annual Stockholders' Meeting: Page 8 (Appointment of External Auditor) <u>https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdf</u>	
 Supplement to Recommendation 9.1 1. Company has a policy of rotating the lead audit partner every five years. 	Compliant	The Bank's external auditor or its partner should be rotated every five (5) years, in accordance with our CG Manual. Ms. Janet A. Paraiso was assigned as SGV & Co.'s partner-in-charge for the year 2021.	

		 Links/References: Corporate Governance Manual: Page 101 (Rotation of the External Auditor) <u>https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf</u> 2021 Definitive Information Statement (SEC-20-IS): Page 26 (Independent Public Accountants) <u>https://www.chinabank.ph/pdf/CHIB_2021_DEFINITIV</u> 	
Recommendation 9.2		<u>E SEC 20IS-PSE PDEx.pdf</u>	
 Audit Committee Charter includes the Audit Committee's responsibility on: assessing the integrity and independence of external auditors; exercising effective oversight to review and monitor the external auditor's independence and objectivity; and exercising effective oversight to review and monitor the effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements. 	Compliant	The assessment of the independence of the external auditor and oversight, among others are part of the responsibilities of the Audit Committee. The responsibilities of the Audit Committee are discussed in the Charter. Link/Reference: Audit Committee Charter: Pages 2-6 (Duties and Responsibilities) https://www.chinabank.ph/pdf/Audit-Committee- Charter.pdf	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the	Compliant	As specified in the Audit Committee Charter, the Committee has the responsibility to oversee the external auditors.	

external auditor's suitability and effectiveness on an annual basis.		Link/Reference: Audit Committee Charter: Page 5 (External Auditors) <u>https://www.chinabank.ph/pdf/Audit-Committee-</u> <u>Charter.pdf</u> The Committee also evaluates the performance of the external auditor, during the conduct of the annual Board Performance/Self-Assessment.	
Supplement to Recommendations 9.2	·		
 Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. 	Compliant	The Audit Committee is tasked to evaluate the qualifications, performance, competence and independence of the external auditors. Link/Reference: Audit Committee Charter: Page 5 (External Auditors) <u>https://www.chinabank.ph/pdf/Audit-Committee-</u> <u>Charter.pdf</u>	
2. Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	The Audit Committee is likewise responsible in reviewing and discussing the scope and plan of the annual audit, including coordination of audit effort with internal audit and rotation process of the external auditor/firm. Link/Reference: Audit Committee Charter: Page 5 (External Auditors) <u>https://www.chinabank.ph/pdf/Audit-Committee- Charter.pdf</u>	
Recommendation 9.3			
1. Company discloses the nature of non-audit services performed by its external auditor in the Annual	Compliant	In 2021, our External Auditor, SGV & Co. / Ernst & Young has performed non-audit services like review and advisory services and the independent validation of votes in the Annual Stockholders' Meeting.	

Report to deal with the potential conflict of interest.		 Links/References: 2021 Annual Report (SEC 17-A): Page 67 (Item 7, Financial Statements) https://www.chinabank.ph/pdf/CHIB_2021_SEC_17_P SE-PDEx.pdf 2021 Annual Financial and Sustainability Report: Page 73 (External Audit) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	The Bank's Audit Committee is responsible for the review and confirmation of the independence of external auditors by obtaining statements regarding the relationship between the auditors and Bank, including non-audit services, and discussing the relationships with the auditors. Relative to this, the Audit Committee discussed, approved, and authorized the engagement of SGV & Co. / Ernst & Young in non-audit work for review and advisory services and the independent validation of votes in the Annual Stockholders' Meeting, in 2021. Link/Reference: Corporate Governance Manual: Pages 60-62 (Responsibilities on Internal and External Audits) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	
Supplement to Recommendation 9.3			
 Fees paid for non-audit services do not outweigh the fees paid for audit services. 	Compliant	In 2021, the Banks independent accountant, SGV & Co. was paid the following fees:	

		Audit and other related fees – P 11, 415, 712 All other fees – P 3, 616, 173 The non-audit fees did not outweigh the fees for audit services. Link/Reference: 2021 Definitive Information Statement (SEC 20-IS): Page 26 (Independent Public Accountants)	
		https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIVE S EC_20IS-PSE_PDEx.pdf	
Additional Recommendation to Principle	9		
 Company's external auditor is duly accredited by the SEC under Group A category. 	Compliant	The corresponding details are as follows: Janet A. Paraiso SEC Partner Accreditation No. 92305-SEC (Group A) Valid to cover audit of 2021 to 2025 financial statements of SEC covered institutions Sycip, Gorres, Velayo & Co. 6760 Ayala Avenue Makati City/1226, Philippines 891 0307	
2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	SGV was subjected to SOAR inspection from November 12 to 23, 2018. The names of the members of the engagement team were provided to SEC.	
	that the material c	and reportable non-financial and sustainability issues are disc	closed.
Recommendation 10.1			
Board has a clear and focused policy on the disclosure of non- SEC Form = LACER * Undered 210 oc 2017	Compliant	China Bank believes that the best barometer for success is the fulfillment of its responsibilities not just to its	

SEC Form – I-ACGR * Updated 21Dec2017

financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.		 shareholders, but to its customers, employees, communities, and the environment as well. Links/References: Corporate Governance Manual: Pages 36 (Additional responsibilities of the Board in relation to sustainable finance rules, Item 2.4.7.d) and 123-124 (Sustainability, Environment, Social and Non-Financial Information) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Pages 149-153 (GRI Content Index) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Sustainability https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
 Company adopts a globally recognized standard/framework in reporting sustainability and non- financial issues. 	Compliant	 The Bank is driven to continuously create value for its stakeholders. It adopts the Global Reporting Initiative or GRI Reporting for its non-financial disclosure to achieve or contribute to the attainment of the UN Sustainable Development Goals to drive its sustainability efforts and monitor corresponding progress. Furthermore, material topics under the Sustainability Accounting Standards Board (SASB) were considered by the Bank for other disclosures. Links/References: Corporate Governance Manual: Pages 123-124 (Sustainability, Environment, Social and Non-Financial Information) 	

Principle 11: The company should mainta channel is crucial for informed decision-m Recommendation 11.1		 https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Page 149-153 (GRI Content Index) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Sustainability https://www.chinabank.ph/corgov.aspx?title=Sustain ability 	ing relevant information. This
 Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors. 	Compliant	The Bank is committed to a high standard of disclosure and transparency in order to facilitate better understanding of the Bank's true financial condition and the quality of our corporate governance. All material information about China Bank is adequately and punctually disclosed, in accordance with SEC and PSE's disclosure rules. The Investor Relations Office briefs industry and credit analysts on the Bank's operational and financial results, current developments, prospects and projections. Press releases and updates are also available under News and Happenings in the website. Links/References: • Analyst Briefing and Presentation for Investors <u>https://www.chinabank.ph/corgov.aspx?title=Analyst</u> <u>+Briefing+and+Presentation+for+Investors</u>	

		News and Happenings <u>https://www.chinabank.ph/news.aspx</u>	
Supplemental to Principle 11			
 Company has a website disclosing up-to-date information on the following: 	Compliant	The Bank's website is closely monitored to ensure that it contains up-to-date disclosures and information. The links/references are as follows: Corporate Disclosures <u>https://www.chinabank.ph/about_china_bank.aspx?titl</u> <u>e=Corporate+Disclosures</u>	
a. Financial statements/reports (latest quarterly)	Compliant	Quarterly Report (SEC 17-Q) https://www.chinabank.ph/corgov.aspx?title=SEC+For m+17-Q+(Quarterly+Report)	
b. Materials provided in briefings to analysts and media	Compliant	Analyst Briefing and Presentation for Investors <u>https://www.chinabank.ph/corgov.aspx?title=Analyst+B</u> <u>riefing+and+Presentation+for+Investors</u>	
c. Downloadable annual report	Compliant	Annual Report https://www.chinabank.ph/corgov.aspx?title=Annual+R eport	
d. Notice of ASM and/or SSM	Compliant	Annual/Special Stockholders' Meeting (Notice) https://www.chinabank.ph/corgov.aspx?title=Annual+S tockholders+Meetings	
e. Minutes of ASM and/or SSM	Compliant	Annual/Special Stockholders' Meeting (Minutes) https://www.chinabank.ph/corgov.aspx?title=Annual+S tockholders+Meetings	
f. Company's Articles of Incorporation and By-Laws	Compliant	Our Company (Articles of Incorporation and By-Laws) https://www.chinabank.ph/corgov.aspx?title=Our+Co mpany	

Additional Decommondation to Drinciple	11		
Additional Recommendation to Principle			
 Company complies with SEC- prescribed website template. 	Compliant	The Bank's Corporate Governance microsite is compliant with the SEC prescribed template under SEC Memo Circular No. 11, Series of 2014 and contains not just the required items / sections, but as well as other relevant information for various stakeholders.	
		Link/Reference:	
		https://www.chinabank.ph/corgov.aspx	
	Internal Co	ontrol System and Risk Management Framework	
Principle 12: To ensure the integrity, trans internal control system and enterprise risk	parency and prope	er governance in the conduct of its affairs, the company sho	ould have a strong and effective
Recommendation 12.1			
 Company has an adequate and effective internal control system in the conduct of its business. 	Compliant	A Quality Assurance Department within the Internal Audit Division has been set up since 2012. This Department is primarily responsible for designing, implementing and maintaining an effective Quality Assurance & Improvement Program (QAIP) for the entire spectrum of the internal audit activity. The Program has been developed & maintained to assess the efficiency and effectiveness of the Internal Audit (IA) activity and identify opportunities for improvement. In 2015, Internal Audit underwent the External Quality Assessment Review (EQAR). It is conducted every five (5) years to determine IA's conformance with the International Standard for the Professional Practice of Internal Auditing. The scheduled EQAR for 2020 was deferred due to the COVID-19 pandemic. We're planning to carry out this activity this year since the operating environment/condition already improved. Please refer to Annex 9 for a copy of the "Generally Conforms" certificate issued by P&A.	

		The review of internal control systems is embedded in the audit program/procedures of a particular unit/process/system and is performed all year round based on the approved Audit Plan. The Annual Audit Plan is prepared using a risk-based approach. The Chief Audit Executive issues an Annual Control Attestation on the results of audit engagements performed. The Attestation provides confirmation that the Bank's control processes, operating across the organization, are in place, adequate and working effectively to mitigate risks that could adversely affect the achievement of Bank's objectives.	
 Company has an adequate and effective enterprise risk management framework in the conduct of its business. 	Compliant	The Bank's Risk Process Map traces out a complete and coherent risk management plan that is performed at three different levels: the strategic level, the transaction level and the portfolio level. The identification and assessment of operational risks which are inherent in all the Banks products, activities, processes and systems are performed through the Risk and Control Self-Assessment (RCSA) Program. This facilitates the determination of priority operational risk areas, the assessment of mitigating controls in place, and the institutionalization of additional measures to ensure a controlled operating environment. The Risk Oversight Committee oversees the enterprise risk management framework and ensures that there is periodic review of the effectiveness of the risk management systems and recovery plans. It ensures that corrective actions are promptly implemented to address risk management concerns. The review of the framework is done on a quarterly basis.	

Supplement to Recommendation 12.1		Corresponding information are contained in the Risk Management Manual which is uploaded to the Bank's internal public folder. Links/References: • 2021 Annual Financial and Sustainability Report: Pages 75-77 (Risk Management) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf • Risk Management https://www.chinabank.ph/corgov.aspx?title=Risk+M anagement	
Supplement to Recommendation 12.1 1. Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The program includes appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	Compliant	 The Bank's Compliance Program was developed to put in place a culture of compliance, anticipate, reinforce and strengthen not just the Bank's compliance but as well as the group-wide compliance with existing laws, rules and regulations. It aims to implement a compliance system which will provide reasonable assurance that the Bank and its employees are duly informed and/or trained in order to comply with relevant banking and corporate laws, regulations, rules and standards in order to promote safe and sound banking operations. The Bank's Compliance Risk Management System was designed to specifically identify and mitigate business risks which may erode the franchise value of the Bank, as well as to prevent and combat money-laundering and terrorist financing activities. In compliance with BSP's requirements under Circular No. 747 and Circular No. 972, the Board has approved the Compliance Manual on 04 July 2012 and is updated 	

		 regularly to ensure alignment with the active and rapid changes in regulatory landscape. The Bank's Compliance System and Program are subject to regular review by the Bank's Internal Audit and by the BSP. Links/References: Compliance System https://www.chinabank.ph/corgov.aspx?title=Interna L+Control+and+Risk+Management 2021 Annual Financial and Sustainability Report: Pages 74-75 (Compliance and Compliance System) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf 	
 Optional: Recommendation 12.1 Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board. 	Compliant	The Bank's IT risk infrastructure centers on ensuring: the soundness of IT Operations, the effectivity of IT Security in the face of increasing cyber threat landscape, the orderliness of implementation of IT Projects particularly as the Bank prepares to embark on a digitization effort. The Board delegates to an IT steering Committee (ITSC) the responsibility for implementing the Bank's IT strategies and cohesively monitor IT performance. These information are contained in the Risk Management Manual which is uploaded to the Bank's internal public folder. Link/Reference: 2021 Annual Financial and Sustainability Report: Page 77 (Information Technology Risk)	

		https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD	
		<u>F_20220505.pdf</u>	
Recommendation 12.2			
 Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations. 	Compliant	The Bank's Internal Audit Division provides independent, objective assurance and consulting services designed to add value and improve the Bank's operations. It assesses the Bank's system of risk management, control, and governance processes, as designed and represented by management, to determine whether it is adequate and functioning to ensure that quality and continuous improvement are fostered in the organization's control process, among others. Please refer to Annex 7 for a copy of the Internal Audit Charter. Link/Reference: 2021 Annual Financial and Sustainability Report: Pages 60 (Organizational Chart) and 73-74 (internal Audit) https://www.chinabank.ph/pdf/CBC AFSR2021 FULLPD F 20220505.pdf	
Recommendation 12.3			
 Company has a qualified Chief Audit Executive (CAE) appointed by the Board. 	Compliant	The Bank's CAE is Mr. Ronald R. Marcaida, who assumed the position on February 1, 2020, after his appointment was approved / confirmed by the Board. He is responsible for the overall management of the Internal Audit (IA); to ensure that sound internal auditing standards and other supplemental standards issued by regulatory authorities/government agencies are complied with, to improve the Bank's risk management, governance and control processes using a systematic and disciplined approach, and to ensure that the IA	

2	CAE oversees and is responsible for	Compliant	 activity adds value to the organization. He is also tasked to develop a risk-based-audit plan, including policies and procedures based on robust risk assessment to determine the priorities of the internal audit activity, consistent with the organization's goals, including inputs from the Board of Directors, Audit Committee and senior management and ensure that such plan is comprehensive and adequately covers regulatory matters. His other duties and responsibilities are discussed in the Internal Audit Charter and Corporate Governance Manual. Links/References: Corporate Governance Manual: Pages 90-91 (Duties and Responsibilities of the CAE) https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf 2021 Annual Financial and Sustainability Report: Pages 60 (Organizational Chart) and 73-74 (Internal Audit) https://www.chinabank.ph/pdf/CBC AFSR2021 FULL PDF 20220505.pdf Please refer to Annex 7 for a copy of the Internal Audit Charter. 	
2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider.	Compliant	As embodied in the internal Audit Charter, the CAE, being the Head of the Bank's internal audit function is responsible for ensuring that the Bank's internal audit function and activities are carried out in accordance to its mandate and the knowledge or inputs from the outsourced experts is assimilated into the Bank, to the greatest extent possible. The Bank's internal audit activity is not outsourced to the external provider / auditor.	

		Link/Reference: Corporate Governance Manual: Page 97-98 (Outsourcing of Internal Audit Activities) <u>https://www.chinabank.ph/pdf/Revised-Corporate-Governance-Manual-February-2022.pdf</u> Please refer to Annex 7 for a copy of the Internal Audit Charter.	
 In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity. 	Compliant	As earlier stated, the Bank's internal audit function is not outsourced. It is handled by the Internal Audit Division. Please refer to Annex 10 for the division's table of organization. Link/Reference: 2021 Annual Financial and Sustainability Report: Page 60 (Organizational Chart) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf</u>	
Recommendation 12.4			
 Company has a separate risk management function to identify, assess and monitor key risk exposures. 	Compliant	The risk management function is one of the Bank's second line of defense, apart from Compliance, and is carried out by the Risk Management Group (RMG) of the Bank. RMG reports functionally to the Board through the Risk Oversight Committee. The personnel under the RMG have collective knowledge and technical skills commensurate with business activities and risk exposures of the Bank.	

		 Additional related provisions are contained in the Risk Management Manual. The document is uploaded to the Bank's internal public folder. Links/References: 2021 Annual Financial and Sustainability Report: Pages 60 (Organizational Chart) and 75-77 (Risk Management) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Corporate Governance Manual: Pages 101-104 (Risk Management Function) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 	
Supplement to Recommendation 12.41. Company seeks external technical	Compliant	In 2021, the Bank did not seek external risk management	
support in risk management when such competence is not available internally.		technical support.	
Recommendation 12.5			
 In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM). 	Compliant	The Bank's CRO is Mr. Ananias S. Cornelio III. He is responsible for overseeing the risk management function and shall support the Board in the development of the risk appetite and risk appetite statement of the Bank and for translating the risk appetite into risk limits structure. He is also tasked to supervise the ERM process and spearhead the development, implementation, maintenance and continuous improvement of ERM processes and documentation. His responsibilities are also discussed in the Risk Management Manual, which is uploaded to the Bank's internal public folder.	

2. CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	 Links/References: Mr. Cornelio's Profile https://www.chinabank.ph/about_china_bank.aspx? title=Management+Committee Corporate Governance Manual: Pages 103-104 (Chief Risk Officer) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf The Bank's CRO has sufficient stature, authority and seniority within the bank. This will be assessed based on the ability of the CRO to influence decisions that affect the Bank's exposure to risk. Link/Reference: Corporate Governance Manual: Page 103 (Status and Authority of the Chief Risk Officer) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 	
 Additional Recommendation to Principle Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively. 	12 Compliant	The annual attestation of the CAE was presented to the Audit Committee on February 16, 2022. Please refer to Annex 11 for a copy of the 2021 Attestation on Control Processes. Link/Reference: 2021 Annual Financial and Sustainability Report: Pages 73-74 (Internal Audit) https://www.chinabank.ph/pdf/CBC AFSR2021 FULLPD F_20220505.pdf	

Cultivating a Synergic Relationship with Shareholders			
	Ill shareholders fairly	y and equitably, and also recognize, protect and facilitate the exercise of their rights.	
Recommendation 13.1 1. Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	The fundamental rights of shareholders, amongst them, voting right, appraisal right, preemptive & right of information are contained in the Corporate Governance Manual. Link/Reference: Corporate Governance Manual: Pages 109-112 (Item 2 - Investors' Right and Protection and Item 3 - PSE's Revised Disclosure Rules) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf 2021 Definitive Information Statement (SEC 20-IS): Page 27 (Pre-emptive Rights) https://www.chinabank.ph/pdf/CHIB_2021_DEFINITIV E_SEC_20IS-PSE_PDEx.pdf	
2. Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	The Bank's Corporate Governance Manual where the basic shareholders' rights are discussed, is uploaded to the Bank's website for proper disclosure. Moreover, provisions related to voting and meeting of stockholders, among others are contained in the By-Laws, which is also readily available in the Bank's Website. Links/References: • Corporate Governance Manual: Pages 109-112 (Item 2 – Investors' Right and Protection and Item 3 – PSE's Revised Disclosure Rules) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf	

			 By-Laws: Pages 1-3 (Article III) https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf Proposed Amendments of By-Laws – June 2020 https://www.chinabank.ph/pdf/CHIB-Proposed- Amendments-of-By-Laws-June-18-2020.pdf 	
1.	pplement to Recommendation 13.1 Company's common share has one vote for one share.	Compliant	Each common share entitles the holder to one vote. Link/Reference: 2021 Definitive Information Statement (SEC 20-IS): Page 27 (Voting) https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIVE S EC 20IS-PSE PDEx.pdf	
2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	The Bank is committed in treating its stakeholders fairly and ensures their protection thru the following: Policy on Fair Treatment to Stakeholders Link/Reference: Corporate Governance Manual: Pages 109-111 (Transparency) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf Voting in the By-Laws In accordance with the Bank's By-Laws, as to manner of voting, any stockholder who is not delinquent in his subscription shall be allowed to vote either in person, or by proxy executed in writing by the stockholder or his duly authorized attorney-in-fact in accordance with the requirements of existing rules and regulations.	

		 Following Section 23 of the Revised Corporation Code, a stockholder may vote such number of shares for as many persons as there are directors to be elected, or cumulate said shares and give one (1) candidate as many votes as the number of directors to be elected multiplied by the number of the shares owned, or distribute them on the same principle among as many candidates as may be seen fit, provided that the total number of votes cast shall not exceed the number of shares owned by the stockholder as shown in the books of the Bank multiplied by the whole number of directors to be elected. Links/References: By-Laws: Page 2 (Article III, Section 7) https://www.chinabank.ph/pdf/CHIB-Amended-By-laws-January-31-2019.pdf 2021 Definitive Information Statement (SEC 20-IS): Pages 8-11 (Voting Securities and Principal Holders 	
3. Board has an effective, secure, and efficient voting system.	Compliant	Thereof) <u>https://www.chinabank.ph/pdf/CHIB_2021_DEFINITIV</u> <u>E_SEC_20IS-PSE_PDEx.pdf</u> In accordance with the Bank's By-Laws as to manner of voting, any stockholder who is not delinquent in his subscription shall be allowed to vote either in person, or by proxy executed in writing by the stockholder or his duly authorized attorney-in-fact in accordance with the requirements of existing rules and regulations. Links/References:	
		 By-Laws: Page 2 (Article III, Section 7) <u>https://www.chinabank.ph/pdf/CHIB-Amended-By-laws-January-31-2019.pdf</u> 	

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	 Minutes of the 2021 Annual Stockholders' Meeting <u>https://www.chinabank.ph/pdf/050621-MINUTES-OF-</u> <u>THE-2021-ASM.pdf</u> 2021 Annual Stockholders' Meeting Voting Results <u>https://www.chinabank.ph/pdf/CHIB-ASM-2021-</u> 	
	 Voting-Results-6May2021.pdf Bank's Website https://www.chinabank.ph/asm2021.aspx 	
	In accordance with Sections 23 and 57 of the Revised Corporation Code, a stockholder is allowed to vote through remote communication or in absentia.	
	On March 25, 2020, the Board of Directors approved the amendment of the Bank's By-laws which allows the voting through remote communication or in absentia.	
	On March 3, 2021, the Board of Directors approved to allow the conduct of the Annual Stockholders Meeting on May 6, 2021 and participation therein by the stockholders via remote communication or in absentia, in accordance with the Securities and Exchange Commission's (SEC) Memorandum Circular No. 6, Series of 2020.	
	The guidelines on secured electronic voting is in Schedule B of the Bank's Information Statement.	
	Link/Reference:	
	2020 Definitive Information Statement (SEC 20-IS): Pages 269-271	

			https://www.chinabank.ph/pdf/2021-03-30- CHIBPSEDisclosure-CHIB_SEC-20IS-DEFINITIVE- AMENDED.pdf In addition, voting results during annual stockholders' meeting is validated by an independent party, which in 2021, was done by the Bank's External Auditor.	
4.	Board has an effective shareholder voting mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	In accordance with the Bank's By-Laws, no meeting of stockholders shall be competent to transact business unless a majority of the outstanding capital stock is represented. The majority vote of the shares present or represented at the stockholders' meeting, provided there is a quorum, shall be required to carry a stockholders' action on any matter taken up during the meeting. Link/Reference: 2021 Definitive Information Statement (SEC 20-IS): Page 30 (Voting Procedures) https://www.chinabank.ph/pdf/CHIB 2021 DEFINITIVE S EC 20IS-PSE PDEx.pdf	
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	As specified under the Bank's Corporate Governance Manual and in compliance with SEC Memo No. 7, S2021, the shareholders shall be granted the right to propose the holding of a special stockholders' meeting, and the right to propose items in the agenda of the meeting, provided the items are for legitimate business purposes and in compliance with the prescribed rules. The regular stockholders' meeting was held on 06 May 2021. There is no special stockholders' meeting. Link/Reference:	

		Corporate Governance Manual: Pages 109-111 (Investors' Right and Protection) and 112 (Right to Information) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf
6. Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	The Board is committed to protecting the rights of the minority shareholders. In addition, there are related provisions in the Bank's Corporate Governance Manual which serves as the Board Charter. Link/Reference: Corporate Governance Manual: Pages 107 (Mandated Topics, Item 2.3.6) and 109-112 (Investors' Rights and Protection; PSE's Revised Disclosure Rules) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf
7. Company has a transparent and specific dividend policy.	Compliant	The Bank's dividend policy is posted on its website. In 2021, the Bank paid its dividend 29 days after its declaration. Dividends Declaration Date Record Date 06 May 2021 21 May 2021 Links/References: Dividend Policy https://www.chinabank.ph/corgov.aspx?title=Divide nd+Policy

		2021 Dividend Declaration https://www.chinabank.ph/pdf/PR_CHIB-declares-P2.69-billion-cash-dividends-elects-new-independent-director.pdf	
Optional: Recommendation 13.1 1. Company appoints an	Compliant	In 2021, SGV & Co. was engaged by the Bank as the	
independent party to count and/or validate the votes at the Annual Shareholders' Meeting.		Independent Validator of Votes during the Annual Stockholders' Meeting.	
		Below is an excerpt from the Minutes:	
		The Chairman then asked the Corporate Secretary, Atty. Morando, to present the results of the election. Atty. Morando presented the following proposed resolution and its approval by the stockholders based on the votes cast, as confirmed by <u>SyCip Gorres Velayo & Co., the independent party tasked to count and validate the votes at the meeting:</u>	
		Link/Reference:	
		Minutes of the 2021 Annual Stockholders' Meeting: Page	
		https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdf	
Recommendation 13.2			
1. Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Compliant	The Notice for the 2021 Annual Stockholders' Meeting as contained in the Definitive Information Statement was sent out / posted on the Bank's Website 30 March 2021, which is more than 28 days before the Annual Stockholders' Meeting scheduled on 06 May 2021. Link/Reference:	
		Definitive Information Statement (SEC 20-IS) YE2020: Pages 4-5 (Annex A - Explanation of Agenda Items) <u>https://www.chinabank.ph/pdf/2021-03-30-</u> <u>CHIBPSEDisclosure-CHIB_SEC-20IS-DEFINITIVE-</u> AMENDED.pdf	

Supplemental to Recommendation 13.2			
 Company's Notice of Annual Stockholders' Meeting contains the following information: 	Compliant	Link/Reference: Notice of the Annual Stockholders' Meeting <u>https://www.chinabank.ph/pdf/2021-03-30-</u> <u>CHIBPSEDisclosure-CHIB_SEC-20IS-DEFINITIVE-</u> <u>AMENDED.pdf</u> Other applicable links/references are as follows:	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	Definitive Information Statement (SEC 20-IS)YE2020: Pages 10-12 (Directors and Principal Officers) <u>https://www.chinabank.ph/pdf/2021-03-30-</u> <u>CHIBPSEDisclosure-CHIB_SEC-20IS-DEFINITIVE-</u> <u>AMENDED.pdf</u>	
b. Auditors seeking appointment/re-appointment	Compliant	SGV & Co. was recommended for re-appointment as the Bank's External Auditor. Link/Reference: Definitive Information Statement (SEC 20-IS)YE2020: Page 25 https://www.chinabank.ph/pdf/2021-03-30- CHIBPSEDisclosure-CHIB_SEC-20IS-DEFINITIVE- AMENDED.pdf	
c. Proxy documents	Compliant	The Proxy Form is available as follows: Links/References: • Definitive Information Statement (SEC 20-IS)YE2020: Page 6 <u>https://www.chinabank.ph/pdf/2021-03-30-</u> <u>CHIBPSEDisclosure-CHIB_SEC-20IS-DEFINITIVE-</u> <u>AMENDED.pdf</u>	

		Bank Website <u>https://www.chinabank.ph/pdf/2021-Proxy-Form.pdf</u>	
Optional: Recommendation 13.2			
 Company provides rationale for the agenda items for the annual stockholders meeting 	Compliant	For each item in the agenda, a rationale or explanation is given. Link/Reference: Definitive Information Statement (SEC 20-IS)YE2020: Pages 4-5 (Annex A – Explanation of Agenda Items) https://www.chinabank.ph/pdf/2021-03-30- CHIBPSEDisclosure-CHIB_SEC-20IS-DEFINITIVE- AMENDED.pdf	
Recommendation 13.3			
 Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day. 	Compliant	 The 2021 Annual Stockholders Meeting was held on 06 May 2021. Voting results during the ASM was disclosed within the same day. 05-07-21 CHIB Board Lot as of April 30, 2021 05-07-21 CHIB Foreign Ownership Report as of April 30, 2021 05-06-21 CHIB Results of the Stockholders' Meeting and Organizational Board Meeting 2021 Results of the Annual Stockholders' Meeting 2021 Results of the Annual Stockholders' and Organizational Board Meeting Voting Results Links/References: Results of the 2021 Stockholders' and Organizational Meetings https://www.chinabank.ph/pdf/CHIB-Results-of-the- Stockholders-Meeting-and-Organizational-Board- Meeting-2021.pdf 	

			 2021 Annual Stockholders' Meeting Voting Results <u>https://www.chinabank.ph/pdf/CHIB-ASM-2021-</u> <u>Voting-Results-6May2021.pdf</u> 	
2.	Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	Compliant	 The 2021 Annual Stockholders Meeting was held on 06 May 2021. The minutes of the ASM was posted on the Bank's website the day after the ASM. The votes on each agenda item is clearly reflected in the minutes of the meeting, including all the questions asked and the reply thereto. Links/Reference: Minutes of the 2021 Annual Stockholders' Meeting <u>https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdf</u> 2021 Annual Stockholders' Meeting Voting Results <u>https://www.chinabank.ph/pdf/CHIB-ASM-2021- Voting-Results-6May2021.pdf</u> 	
Su	oplement to Recommendation 13.3			
1.	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	Compliant	The Board ensured that the Bank's External Auditor, SGV & Co. with then partner Ms. Josephine Adrienne A. Abarca is present. The Bank's President, Head of Investor Relations, Corporate Secretary, Head of Compliance, etc. are also present to answer any shareholder question during ASM. Link/Reference: Minutes of the 2021 Annual Stockholders' Meeting: Page 1 (Attendance) https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdf	

Recommendation 13.4			
1. Board makes available option of a shareho alternative dispute mech resolve intra-corporate d an amicable and effective	lder, an nanism to lisputes in	The Bank has an alternative dispute resolution system in place, and is duly documented in the Corporate Governance Manual. Link/Reference:	
2. The alternative dispute me is included in the company Manual on Corporate Gov	y's	Corporate Governance Manual: Page 115 (Alternative Dispute Resolution System) <u>https://www.chinabank.ph/pdf/Revised-Corporate-</u> <u>Governance-Manual-February-2022.pdf</u>	
Recommendation 13.5			
 Board establishes an Relations Office (IRO) t constant engagement shareholders. 	o ensure	The former Head of the Bank's Investor and Corporate Relations Group is SVP Alexander C. Escucha. He was replaced by FVP Gerald O. Florentino effective January 1, 2022. He may be reached through the following: Telephone Number: (+632) 8885-5609 E-mail Address: investor-relations@chinabank.ph The contact details are posted in the Bank website. Link/Reference: Investors Information https://www.chinabank.ph/corgov.aspx?title=Investors+ Information	
2. IRO is present at every sha meeting.	reholder's Compliant	Mr. Alexander C. Escucha, the former Head of the Bank's Investor and Corporate Relations Group, was present in the 2021 ASM as indicated in the corresponding Minutes. Link/Reference: Minutes of the 2021 Annual Stockholders' Meeting: Page 1 (Attendance)	

		https://www.chinabank.ph/pdf/050621-MINUTES-OF- THE-2021-ASM.pdf	
Supplemental Recommendations to Princ	iple 13		
 Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group 	Compliant	The Bank adheres to the rules on voting in accordance with the Revised Corporation Code and in accordance with the Bank's By-Laws as to manner of voting, any stockholder who is not delinquent in his subscription shall be allowed to vote either in person or by proxy executed in writing. Link/Reference: By-Laws: Page 2 (Article III, Section 7) https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf	
2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	As of December 31, 2021, the Bank's public float is 57.096%. Links/References: Public Ownership Report (as of 31 December 2021) https://www.chinabank.ph/pdf/CHIB-Public- Ownership-Report-as-of-December-31-2021.pdf Shareholding Structure https://www.chinabank.ph/corgov.aspx?title=Our+C ompany Share Information https://www.chinabank.ph/corgov.aspx?title=Share +Information	
Optional: Principle 13		· · · · · · · · · · · · · · · · · · ·	

1	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	The Bank goes beyond the Annual Stockholders' Meeting in its practices to engage its shareholders and accommodates investors' meeting. Link/Reference: Analyst Briefing and Presentation for Investors <u>https://www.chinabank.ph/corgov.aspx?title=Analyst+B</u> <u>riefing+and+Presentation+for+Investors</u>	
2	Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	In accordance with Sections 23 and 57 of the Revised Corporation Code, a stockholder is allowed to vote through remote communication or in absentia. On March 25, 2020, the Board of Directors approved the amendment of the Bank's By-laws which allows the voting through remote communication or in absentia. On March 3, 2021, the Board of Directors approved to allow the conduct of the Annual Stockholders Meeting on May 6, 2021 and participation therein by the stockholders via remote communication or in absentia, in accordance with the Securities and Exchange Commission's (SEC) Memorandum Circular No. 6, Series of 2020. Please refer to Schedule "B" of the Information Statement for the Guidelines for the Participation via Remote Communication, pages 269-271. Links/References: • 2020 Definitive Information Statement (SEC 20-IS): Pages 269-271 https://www.chinabank.ph/pdf/2021-03-30- CHIBPSEDisclosure-CHIB SEC-20IS-DEFINITIVE- AMENDED.pdf	

		Proposed Amendments of By-Laws – June 2020: Page 1 (Manner of Voting) <u>https://www.chinabank.ph/pdf/CHIB-Proposed-</u> <u>Amendments-of-By-Laws-June-18-2020.pdf</u> Duties to Stakeholders by contractual relations and through voluntary commitments ers should have the opportunity to obtain prompt effective re	
1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	In 2021, the Bank, through its Board and Management has identified topics/issues that are highly significant to its stakeholders. These material topics, the concerned stakeholders and the Bank's stakeholder engagement process are discussed in the Annual Financial and Sustainability Report. The Bank believes that it is through proper understanding of stakeholders' needs, concerns, and expectations, and more importantly, embedding their feedback into the corporate strategy and daily business that it is able to develop long term-solutions, make responsible business decisions, and perform better. Links/References: • 2021 Annual Financial and Sustainability Report: Pages 34-35 (Stakeholder Engagement) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf • Sustainability https://www.chinabank.ph/corgov.aspx?title=Sustain ability	

 Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. 	Compliant	The Bank treats its stakeholders fairly and ensures their protection. Policy on Fair Treatment to Stakeholders The policies are in Pages 109-117 of the Bank's Corporate Governance Manual. Link: https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf Up-to-date Disclosures The Bank also provides up to date disclosures in its website, about corporate news and happenings. Link: https://www.chinabank.ph/news.aspx China Bank adheres to a high standard of disclosure and transparency to facilitate understanding of the Bank's true financial condition and the quality of our corporate governance. All material information about China Bank is adequately and punctually disclosed, in accordance with SEC and PSE's disclosure policy. In addition to compliance with the reportorial requirements, we promptly disclose major and market sensitive information like, financial condition through quarterly reports, dividend declarations, joint ventures and acquisitions, sale and disposition of significant assets, as well as financial and non-financial information that may affect the investment decision of the investing public, in the form of press releases in newspapers and reports in our internal publication. We also electronically file our disclosures through the Electronic Disclosure Generation Technology (EDGE) portal of PSE, which are then posted on its website.	
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		Our corporate website is likewise regularly updated to include the latest news and current information about the Bank. Links/References: • Presentation to Shareholders <u>https://www.chinabank.ph/corgov.aspx?title=Analyst</u> <u>+Briefing+and+Presentation+for+Investors</u> • Corporate Disclosures <u>https://www.chinabank.ph/about_china_bank.aspx?</u> <u>title=Corporate+Disclosures</u>	
Recommendation 14.3 1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	 The Bank provides transparent framework for stakeholders where they can raise their concern and the Bank ensures that their rights are protected. Employees may raise their concern, without fear of retaliation. Links/References: Investor Relations https://www.chinabank.ph/corgov.aspx?title=Investo rs+Information Whistleblowing https://www.chinabank.ph/corgov.aspx?title=Gover nance+Policies Contact Center https://www.chinabank.ph/contact_us.aspx Borrowers https://www.chinabank.ph/personal.aspx?title=Notic e+to+Loan+Clients 	

Supplement to Recommendation 14.3				
 Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner. 	Compliant	In line with its dedication to effectively resolve disputes, China Bank maintains close coordination with stockholders, third parties, regulatory authorities and other stakeholders to discuss the issues and concerns, and ultimately address conflicts. Provisions related to the Bank's alternative dispute resolution system can be found in the Corporate Governance Manual. Link/Reference: Corporate Governance Manual: Page 115 (Alternative Dispute Resolution System) https://www.chinabank.ph/pdf/Revised-Corporate- Governance-Manual-February-2022.pdf		
Additional Recommendations to Principle	e 14			
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	In 2021, the Bank did not seek any application for exemption on the application of corporate governance law, rules or regulations.		
 Company respects intellectual property rights. 	Compliant	The Bank respects intellectual property and observes practices in relation thereto, which among others is the registration of its logo for use by the Bank. Please refer to Annex 12 for the latest Certificate of Registration of the Bank's logo with the Intellectual Property Office (IPO).		
Optional: Principle 14				

1.	Company discloses its policies and practices that address customers' welfare	Compliant	Part of the Bank's Mission is to provide the highest ethical standards, sense of responsibility, and fairness with respect to customers.	
			The Bank has a Consumer Protection Framework in place. China Bank also has a contact center, where customers may raise their concerns. The Bank also has policies on Data Protection, Cyber Security, and Whistleblowing, to enhance customer welfare.	
			Links/References:	
			Whistleblowing https://www.chinabank.ph/corgov.aspx?title=Governance+Policies	
			 Investor Relations <u>https://www.chinabank.ph/corgov.aspx?title=Investo</u> <u>rs+Information</u> 	
			Consumer Protection <u>https://www.chinabank.ph/corgov.aspx?title=Consumer+Protection</u>	
			Contact Center <u>https://www.chinabank.ph/contact_us.aspx</u>	
			The Bank provides a safe and secure banking environment for its customers. No significant cyber security / data privacy breaches were recorded in 2021.	
			Link/Reference:	
			2021 Annual Financial and Sustainability Report: Pages 40-41 (Data Privacy and Cyber Security) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD</u> F_20220505.pdf	

2. Company discloses its policies and practices that address supplier/contractor selection procedures Principle 15: A mechanism for employee participate in its corporate governance principle 15: A mechanism for employee participate in its corporate governance principle 15: A mechanism for employee participate in its corporate governance principle 15: A mechanism for employee participate in its corporate governance principle 15: A mechanism for employee participate in its corporate governance principle 15: A mechanism for employee participate in its corporate governance principle 15: A mechanism for employee participate in its corporate governance principle 15: A mechanism for employee participate in its corporate governance principle 15: A mechanism for employee participate in its corporate governance participate in its corp		The Bank practices utmost professionalism in managing its resources. The Bank processes all matters with due diligence and compliance to ensure that any service or goods procurement will pose the greatest benefit to the company, while posing little to no negative impact on stakeholders. Applicable policies are posted to the Bank's website. Links/References: • 2021 Annual Financial and Sustainability Report: Page 71 (Suppliers and Contractors) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf • Governance Policies https://www.chinabank.ph/corgov.aspx?title=Gover nance+Policies	the company's goals and
Recommendation 15.11. Board establishes policies, programs	Compliant	In place are policies and programs to ensure not just	
and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.		high-performance standards among our employees but as well as group-wide synergy towards the realization our corporate goals and business objectives,	
		The Bank is committed to consistently engage its employees to ensure that all employees are heard and updated of these goals and key result areas to make	
		them more effective. Our Human Resources Group has put in place various training and engagement activities,	
		including an annual town hall where senior officers are kept abreast of significant developments in various areas - Bank's overall performance, COVID-related initiatives	

		 and governance matters. A Q&A portion during the town hall encourages employees to air their concerns. Moreover, part of the activities of the Bank is the commitment to continually strengthen compliance and governance culture through education and training. In order to raise awareness level, Compliance Division regularly conducts briefing to Compliance Coordinators in branches and head office units. This training program provides venue as well to better appreciate and understand compliance principles, concepts, and elements of good corporate governance. The Compliance Coordinators are required to cascade their learning to their respective areas. All new employees of the Bank undergo a basic orientation on Compliance System, Anti-Money Laundering and Governance, among others. As part of the continuing education program, Compliance Division conducts lectures in Junior Executive Program of the Bank and in Supervisory Development Program. Link/Reference: 2021 Annual Financial and Sustainability Report: Pages 51-57 (Employee Success) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf 	
Supplement to Recommendation 15.1			
 Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures. 	Compliant	In recognition of the valuable contribution of employees in China Bank's achievements and in celebration of the Bank's 100th Anniversary, the Board of Directors approved last 05 August 2020 the Centennial Stock Grant Plan wherein regular employees (regardless of rank and position) of the China Bank Group as of 16	

August 2020, will be given 100 China Bank shares for each year of service. This was subsequently ratified by the stockholders during the 01 October 2020 virtual Special Stockholders' Meeting.	
Based on the Plan, around 8,400 eligible employees and certain other officers and contractual personnel (as specified by the Chairman of the Board) will be granted up to 5.6 million shares worth Php 115.36 million, based on the closing price as of 26 August 2020; and will be distributed upon approval of regulatory agencies. Holding period is set at 2 years and grantees may buy additional shares, subject to relevant laws, rules and internal policies.	
As of 30 September 2021, around 5.4 million common shares have been granted. The remaining unissued shares shall be distributed, upon issuance of the Subscription Notices to the respective grantees.	
This stock grant aims to foster a culture of ownership – where everyone in the organization shares common interests, and the same passion and commitment to ensure the Bank's continued success.	
Moreover, the Bank has a "Performance Bonus/Profit Sharing" Program that recognizes the Officers performance in support of the Bank's Performance. The terms of the aforesaid profit-sharing program is set forth in the Bank's By-Laws.	
Links/References:	
 2020 Annual Financial and Sustainability Report: Page 10 (Message to Stakeholders, A lasting legacy) <u>https://www.chinabank.ph/pdf/2020-Annual- Report.pdf</u> 	

		 Centennial Stock Grant https://www.chinabank.ph/corgov.aspx?title=Cente nnial+Stock+Grant+Plan Certification from the Corporate Secretary https://www.chinabank.ph/pdf/CHIB-Stock-Grant- Report-Secretary-Certification-as-of-September-30- 2021.pdf By-Laws: Page 11 (Article VIII, Section 1) https://www.chinabank.ph/pdf/CHIB-Amended-By- laws-January-31-2019.pdf 	
 Company has policies and practices on health, safety and welfare of its employees. 	Compliant	The Bank has health and safety policies and procedures that are kept updated with the latest regulations and industry best practices and standards. The Bank continuously adopts initiatives to ensure the health and safety of its employees. At the height of the pandemic, employees with medical condition, seniors, pregnant women and other employees were allowed to work from home. For those required to report onsite, the Bank provided free shuttle services, accommodation and testing. The Bank also strictly adhered to IATF guidelines on social distancing and regular disinfection in the work place. The Bank implemented its Vaccination Program in coordination with the SM Group, and purchased primary and booster vaccines for Bank personnel. As of December 31, 2021, 96% of employees has been fully vaccinated and 6.2% received the booster shot.	

Link/Reference:	
2021 Annual Financial and Sustainability Report: Pages 55-56 (Health and Safety) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf	
The Bank also aligned its workplace policies with RA 11058 An Act Strengthening Compliance with Occupational Safety and Health Standards:	
 Drug-Free Workplace Policy Tuberculosis Prevention and Control in the Workplace Policy Hepatitis B Prevention and Control In the workplace Policy HIV and AIDS Prevention and Control In The Workplace Policy Breastfeeding Policy 	
The Occupational Safety and Health Committee also ensures implementation of occupational safety and health standards across the Bank.	
Other key activities include, but are not limited to the following:	
 Conduct of annual fire and earthquake drills, and implements the annual physical examination for our employees. Continuous publication via email on health and wellness information. Continuous promotion of work-life balance through its various programs, sports activities and personal interest skills development. 	

		Link/Reference:	
		Bank Website https://www.chinabank.ph/corgov.aspx?title=Employe e+Engagement	
3. Company has policies and practices on training and development of its employees.	Compliant	 The Bank is committed to the success and development of its employees to their full potential. In place are multifaceted approach on training, from general to role specific in-house and external trainings to continuously enhance the hard and soft skills of our employees. Through the China Bank Academy and our e-learning platform, employees have access to hundreds of leaderships, consumer protection, anti-money laundering, marketing, personal development, technical, and other training programs and courses. Flagship trainings are provided for the new hires. We also offer supervisory training to transitioning staff, junior executive programs and various branch training. In 2021, we recorded 180,270 training hours, or 18.45 training hours per employee. The total amount invested for talent development was Php 13.4 million. For our employees' safety, all training programs beginning March 2020 were conducted online. Link/Reference: 2021 Annual Financial and Sustainability Report: Page 54 (Training and Education) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD F_20220505.pdf 	
Recommendation 15.2			

 Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct. 	Compliant	The Bank is committed to honest and ethical business practices and does not tolerate any form of bribery and corruption. We take our legal responsibilities very seriously and expect our directors and employees at all levels and grades to do the same. China Bank directors and employees are expected to act professionally, fairly, and with integrity in all our business dealings and relationships wherever we operate; thus, they 1) must never offer, promise, or give a financial or other advantage to any person or party, including public officials, with the intention of inducing or rewarding improper performance by them of their duties or to facilitate the transaction of the Bank, and 2) must never directly or indirectly accept or agree to receive a financial or other advantage as a reward for performing any act prejudicial to the Bank, the director/employee himself, or a third party. Link/Reference: Anti-Bribery and Corruption https://www.chinabank.ph/corgov.aspx?title=Governa nce+Policies	
2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	The Board has imposed a policy of full compliance with the Code of Ethics and other policies. HRG ensures that every Bank employee is aware of, and upholds the Code. Given the mandate of the Board, HRG ensures that the training programs present the pertinent Bank policies governing their respective functions. In 2021, a total of 1,468 employees attended the training on Code of Ethics and related trainings, which includes the topic on anti-bribery and corruption.	

		 Links/References: 2021 Annual Financial and Sustainability Report: Page 70 (Anti-Bribery and Corruption) https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL PDF_20220505.pdf Code of Ethics 	
		https://www.chinabank.ph/corgov.aspx?title=Code +of+Ethics	
Supplement to Recommendation 15.2			
 Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving bribes. 	Compliant	China Bank is committed to honest and ethical business practices and does not tolerate any form of bribery and corruption. China Bank directors and employees are to act professionally, fairly, and with integrity in all our business dealings and relationships wherever we operate; thus, they 1) must never offer, promise, or give a financial or other advantage to any person or party, including public officials, with the intention of inducing or rewarding improper performance by them of their duties or to facilitate the transaction of the Bank, and 2) must never directly or indirectly accept or agree to receive a financial or other advantage as a reward for performing any act prejudicial to the Bank, the director/employee himself, or a third party. Under the Bank's Code of Ethics, on Proper Conduct and Behavior, "offering or receiving money or other valuable consideration <u>in exchange for a job</u> or <u>offering</u> , soliciting or receiving anything of value to perform any act/activity prejudicial to the interest of the Bank" is subjected to a disciplinary process and if found guilty then may be meted out with a suspension and or dismissal on the 1st offense.	

		 Links/References: Anti-Bribery and Corruption <u>https://www.chinabank.ph/corgov.aspx?title=Gover</u> <u>nance+Policies</u> Code of Ethics <u>https://www.chinabank.ph/corgov.aspx?title=Code+</u> 	
Recommendation 15.3 1. Board establishes a suitable	Compliant	<u>of+Ethics</u> The Bank does not and will not tolerate unethical or	
framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation		illegal conduct, thus a Whistleblowing mechanism was established to ensure that employees, customers, shareholders, and third-party service providers will have a way to report questionable activity, unethical conduct, fraud or any other malpractice, by mail, phone or e-mail. Disclosures or reports are handled under the strictest measures of confidentiality and anonymity to allay fears of reprisal or retaliation. Link/Reference: Whistleblowing https://www.chinabank.ph/corgov.aspx?title=Governa nce+Policies	
2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	Reports can be submitted to the Bank's Chief Compliance and Governance Officer (CCGO) who determines the substance and validity of all whistle- blower reports. Reports can also be disclosed to any officer of the bank, the Risk Management Group, Internal Audit and the HRG. If the report is deemed well-substantiated, the CCGO turns over the disclosure to the Audit Division and/or HRG for further investigation. Should the report be deemed	

		baseless, within 24 hours from receipt thereof, the CCO informs the whistleblower of its status without prejudice to its re-submission. Link/Reference: Whistleblowing	
		https://www.chinabank.ph/corgov.aspx?title=Governa nce+Policies	
3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	All disclosures and their corresponding status and resolution are regularly reported to the Board, thru the Audit Committee. Link/Reference:	
		Whistleblowing https://www.chinabank.ph/corgov.aspx?title=Governa nce+Policies	
Principle 16: The company should be soci	ally responsible in a	all its dealings with the communities where it operates. It sho	ould ensure that its interactions serve
		e manner that is fully supportive of its comprehensive and k	
Recommendation 16.1			
 Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates. 	Compliant	The Bank is committed to protecting the environment by responsibly managing our environmental footprint. In the last two decades, we have been implementing policies, projects, and practices to progressively lessen our operations' direct impact on the environment. These include switching to energy-efficient technology for lighting, air conditioning, and computer systems; putting in place energy and water conservation measures and monitoring the use of these resources; and embracing modern technology to communicate and collaborate without the need for travel. We also adopted e-statements and enhanced China Bank's electronic	

banking channels to enjoin customers in our drive to go green, and launched various programs to encourage employees to reduce, reuse, and recycle. The Bank's electricity consumption is driven by its branches and corporate offices during normal operations. This energy use constitutes our indirect emissions under Scope 2, defined as emissions that came from sources not owned or directly controlled by the company but related to company activities. Similar to the situation during 2020 COVID-19 surge, our 2021 consumption data was also affected by the lockdowns and temporary branch closures. For 2021, our electricity consumption was 22,449 MWh, a slight increase from 2020 consumption of 22,306 MWh. Environment and Social Management System The assessment of environmental and related social risks and liabilities is critical to identifying eligible loans for the	
China Bank Green Bond. We are guided by our own Environmental and Social Management System (ESMS) and the IFC Performance Standards in evaluating which projects to support. Reflective of our commitment to a balanced, responsible approach to lending, the ESMS ensures we apply a suitable level of environmental and related social due diligence depending on the level of identified risk. The Bank's ESMS follows a process which includes transaction screening, E&S assessment and risk categorization, E&S due diligence process, presentation and decision- making, and disbursement. We are expanding the scope of ESMS to cover other eligible projects, particularly renewable energy, which will also undergo E&S risk assessment by the Sustainability Office prior to financing.	

		Green Bonds	
		As a lender, China Bank plays an important role in ensuring society's energy needs are met while helping to limit the threat posed by climate change. China Bank has been supportive of environmentally sound initiatives, actively financing projects that facilitate economic growth and provide environmental benefits.	
		In 2019, the proceeds of the US\$150 million green bond were allocated to climate-smart projects that would contribute to the low carbon economy such as wind farm and green building developments.	
		Enabling Sustainable Finance	
		We support projects that would help create a sustainable future, like renewable energy and green building infrastructure. The Bank's Senior Management leads the incorporation of Sustainable Development aspects in the financing evaluation mechanism. Net proceeds from the issuance of Green bonds or other sustainability bonds/ loans are used to finance/ refinance sustainable development projects which are focused on environmental and social issues.	
		Link/Reference:	
		2021 Annual Financial and Sustainability Report: Pages 45-46 (Environment and Social Management System and Enabling Sustainable Finance) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULLPD</u> F_20220505.pdf	
Optional: Principle 16			
1. Company ensures that its value chain is environmentally friendly or is	Compliant	The Bank is committed to place sustainability at the heart of its business and treats it as a cornerstone of its mission	

consistent with promoting		and the work it does. The Bank continues to adopt best	
sustainable development		practices and conduct its business responsibly and ethically to ensure the company's sustainability and to	
		contribute to a sustainable future for all. The Bank's	
		sustainability journey and corresponding efforts are comprehensively discussed in its 2021 Annual Financial	
		and Sustainability Report.	
		Links/References:	
		 2021 Annual Financial and Sustainability Report <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	
		• Sustainability	
		https://www.chinabank.ph/corgov.aspx?title=Sustain	
		<u>ability</u>	
2. Company exerts effort to interact positively with the communities in	Compliant	Community Development	
which it operates		As we pursue growth, we also give back to help uplift	
		society in these challenging times. We create long-term value by utilizing our financial and intellectual capital to	
		promote financial literacy, to make banking accessible	
		to the unbanked and underserved sector, to encourage charitable giving among our ranks, and to help in relief	
		and rehabilitation efforts in times of disasters.	
		In 2021:	
	- Bank employees donated through the Human		
		Resources Group's Personal Social Responsibility	
		Program (PSRP) to buy medical supplies for the elderly wards of Kanlungan ni Maria in Antipolo	
		and Christmas Noche Buena packs for the Bank's	
		service personnel.	

 The Bank spearheaded a donation drive to help those who were affected by typhoon Odette, a tropical cyclone that hit Southern part of the Philippines. Links/References: 	
 2021 Annual Financial and Sustainability Report: Pages 43-47 (Corporate Citizenship); Page 47 (Community Development) <u>https://www.chinabank.ph/pdf/CBC_AFSR2021_FULL</u> <u>PDF_20220505.pdf</u> 	
 Sustainability <u>https://www.chinabank.ph/corgov.aspx?title=Sustain</u> <u>ability</u> 	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report (I-ACGR) is signed on behalf of the registrant by the undersigned.

SIGNATURES

Chairman of the Board

MARGARITA L. SAN JUAN

Independent Director

CLAIRE ANN . YAP

Independent Director

ATTY, LEILANI B. ELARMO

Corporate Secretary

WILLIAM C. WHANG President

Independent Director

GENARO V. LAPEZ

ATTY. AILGEN PAULETTE S. DE JESUS Chief Compliance and Governance Officer

4/F Philcom Building, 8755 Palletand@utdizas, Makati City PTR No. 8855315; 01-05-22; Makati City

IBP No. 174902; 01-05-22; Cavite

Roll of Attorney's No. 40925

EXTENDED UNTIL JUNE 30, 2022

PURSUANT TO BAR MATTER NO. 3795

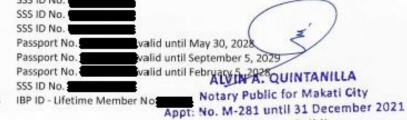
JUN 1 4 2022

SUBSCRIBED AND SWORN to before me this ____ day of _____ 2022, affiant(s) exhibiting to me their identification documents, as follows:

NAME

Hans T. Sy William C. Whang Margarita L. San Juan Philip S.L. Tsai Claire Ann T. Yap Genaro V. Lapez Atty. Leilani B. Elarmo Atty. Aileen Paulette S. De Jesus SSS ID No.

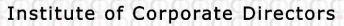
IDENTIFICATION DOCUMENT



Doc No. 290 Page No. 99 Book No. 95 Series of 2022

Certificates of Participation in the 2021 Advanced Corporate Governance Training (Corporate Secretary and Chief Compliance and Governance Officer)





presents this

Certificate of Participation

to

Aileen Paulette S. De Jesus

China Banking Corporation

for having completed the online course

Advanced Corporate

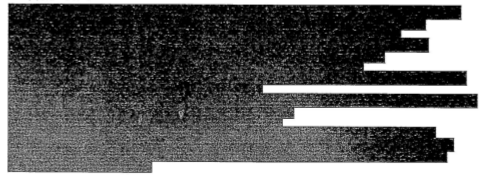
Governance Training

held on September 1, 2021 9:00 AM - 10:30 AM | Digital Transformation 10:30 am - 12:00 pm | Corporate Governance in a Nutshell: What Effective Boards Focus on Before Everything Else AML Updates | 1:00 pm - 2:00 pm through ZOOM Meetings

Leonardo M. Berba Chief Executive Officer Sample e-mail with Attached Board Meeting Agenda and Materials Sent to the Directors

[China Bank Part 1 of 5] Agenda and Materials for the Board Meeting on Oct. 6, 2021 at 2:00 PM (CBG and RBB)

Rikki Daniele Louis A. Dela Paz <rdladelapaz@chinabank.ph> Fri 10/1/2021 10:00 РМ



8 attachments (6 MB)

Board Agenda October 6 2021 pdf CBG 1 1 Benchmarking Template SMDC1 pdf CBG 1 2 SMDC RFO PROMO edited pdf CBG 1 SMDC RFO RPT2 Form 9 27 21 pdf RBB 2 FVSB 10 6 21 Pt 2 pdf RBB 1 FVSB 10 6 21 Pt 1 pdf RBB 3 1 RPT Form Citigold Re ource & Development Corporation pdf RBB 3 CRM Citigold Re ource & Development Corporation pdf

Dear Chairman and Members of the Board,

Greetings.

Relative to the regular meeting of the Board of Directors on October 6, 2021 from 2:00 PM onwards, we are furnishing you with the agenda and materials we received from various Bank units as of close of business today, October 1, 2021.

For virtual participants, please refer to the MS Teams Link below:

Thank you and have a great weekend!

Very truly yours,

Rikki



ATTY. RIKKI DANIELE LOUIS A. DELA PAZ (Rildci) OCS Officer - Minutes and Agenda Section Office of the Corporate Secretary China Banking Corporation (China Bank) 8745 Paseo De Rocas cor Villar Streeta, Makati City Contact Number/s: 8885-5555 (Local 5133) Email: rdladelapaz@chinabankph www.chinabankph Certification from the Corporate Secretary re: the Bank's Business Plans

CHINABANK Since 1920



MED-802 (10-90) R/T BM

CERTIFICATION

This is to certify that the Bank's 2021 Budget and Business Plan were among those presented to, discussed, and approved by the Board of Directors during its meeting on 03 February 2021.

Issued this 20th day of May 2022 in Makati City.

LEILANI B. ELARMO Corporate Secretary \$ 1ã-ROP

CHINA BANKING CORPORATION 8745 Paseo de Roxes comer Villar Storet, Makeli City, 1226 Philippinos Trunkline (Head Office): (852) 883-65555 Contact Conter: (852) 808-65685 (Domestic Tal-Free) Websito: www.chinabark.ch Certification from the Corporate Secretary re: Performance Reports

CHINABA



CERTIFICATION

This is to certify that based on the minutes of meetings, the 2021 Performance Reports were among those presented to, discussed and noted by the Board of Directors during its meetings on 05 May 2021 (January - March 2021 Performance), 04 August 2021 (January - June 2021 Performance), 03 November 2021 (January - September 2021 Performance), and 02 February 2022 (January - December 2021 Performance).

Issued this 20th day of May 2022 in Makati City.

LEILANI B. ELARMO

Corporate Secretary

CHINA BANKING CORPORATION 1875 Passo da Rosas came: Villar Stroet, Maksil City, 1225 Philippines Tranklines (Internet Center: (532) 883-65-580 (Domestic Toh-Froe) Wabilis: www.chinabark.ph Mabilis: www.chinabark.ph

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MCD-082 (18-20) P/T 8M

Engagement of Search Firm in sourcing out candidates for the Board of Directors

CHINABANK: Request for possible Independent Director Candidates			
\odot Some content in this message has been blocked because the sender isn't in your Safe senders li	ist. I trust content from alugtu@icd.ph. Show block	red content	
AJ Lugtu <alugtu@icd.ph> Thu 2/11/2021 1:01 PM To: Katrina P. Walit; Ma. Chimene C. Alvarez Cc: Marose Anatalio <manatalio@icd.ph>; Zyrille Mendoza <zmendoza@icd.ph></zmendoza@icd.ph></manatalio@icd.ph></alugtu@icd.ph>		ۍ ا	<u>み</u> か ≪ →
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🗧 Show all 17 attachments (2 MB) 🗢 Save all to OneDrive - chinabank.ph 🛓 Download all			

Dear Ms. Menchie and Ms. Katrina,

Good day! Trust you are doing well.

Moving forward with your Independent Director candidate request, we would like to share with you our list of recommendations. Based on our conversation on the needs of your company, we recommend 5 candidates that could add value to your Board. For a recap, this is the criteria we discussed:

RPT Materiality Threshold Matrix

Updated RPT Materiality Threshold Matrix As of 05 January 2022

Units Concerned	Material Transaction	Transaction (as may be applicable, but not limited to)
Central Accounting Division	Php 2.0 M	Consulting, professional, agency and other service arrangements/contracts
Administrative Division	Php 50.0 M	Construction arrangements / contracts
	Php 50.0 M	Consulting, professional, agency and other service arrangements/contracts
	Php 2.0 M	Sale , purchase or supply of any goods or materials
	Php 50.0 M	Lease Arrangements / contracts (including extension of lease) – whether or not the Bank is the lessor or lessee
	Php 2.0 M	Sale , purchase or supply of any goods or materials (vehicle)
Cards Business Division	Php 5.0 M	On- and off-balance sheet credit exposures (including credit card limits) and claims and write- offs
Consumer Banking	Php 10.0 M – Housing Loan Php 4.0 M – Auto Loan	Borrowings, commitments, fund transfers and guarantees
Office of the Corporate Secretary	Php 2.0 M	Service arrangements/contracts
Human Resources Group	Php 10.0 M	Consulting, professional, agency and other service arrangements
IBG	Php 50.0 M	Borrowings, commitments, fund transfers and guarantees
IBG – Factoring	Php 50.0 M	Service arrangements/contracts
Internal Audit Division	Php 5.0 M	Audit services to be provided for China Bank Savings, Inc. (CBSI)

Units Concerned	Material Transaction	Transaction (as may be applicable, but not limited to)
Retail Banking Business	Php 50.0 M	Borrowings, commitments, fund transfers and guarantees
	Php 50.0 M	Lease Arrangements / contracts (including extension of lease) – whether or not the Bank is the lessor or lessee
Treasury Group	Php 500.0 M or its equivalent in other currencies	Borrowings, commitments, fund transfers and guarantees
	Php 500.0 M	Investments and/or subscriptions for debit/equity issuances
	Php 50.0 M (local securities)	Trading and derivative transactions
	Php 100.0 M (Interest Rate Swap)	
	\$ 10.0 M (foreign currency securities)	
	\$ 5.0 M FX spot transactions;	
	\$ 15.0 M FX swap transactions; \$ 5.0 M USD derivative transactions	
	(other than FX swaps);	
Trust and Asset Management Group	Php 50.0 M	Trust Transactions - investments and fiduciary services
FSG - Asset Quality & Recovery Management Division	Php 2.0 M	Sale of other Acquired Assets (vehicles and other non-real estate assets)
		Sale of Real Estate Acquired Assets
CMC Credit Presses	Php 50.0 M	Convice arrangements/contracts
CMG - Credit Process	Php 2.0 M	Service arrangements/contracts
China Bank Capital Corporation	Php 15.0 M (in fees)	Investment banking deals (capital markets and advisory)
	Php 10.0 M (annual rental fee)	Office Leasing

Units Concerned	Material Transaction	Transaction (as may be applicable, but not limited to)
	Php 10.0 M (single transaction or a single continuing engagement)	Consulting, professional, agency, advertising and other service arrangements / contracts
China Bank Securities Corporation	Php 7.0 M	Consulting, professional, agency, advertising and other service arrangements / contracts; Construction and Lease arrangements / contracts <i>(including extension of lease)</i> ; Sale, purchase or supply of goods and materials; Borrowings, commitments, fund transfers and guarantees

ANNEX 7

Internal Audit Charter

Internal Audit Charter	Effectivity Date:	August 7, 2019	Page No. 1
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INTRODUCTION

The Internal Audit Charter aims to accomplish the following objectives:

- Define and establish Audit Division's purpose, authority & responsibility, position in the
 organization & reporting structure, independence & objectivity, scope of work, standards of
 audit practice, and quality assurance and improvement program;
- Serve as a guide to Audit Division in the performance of their mandated duties by the Board of Directors through the Audit Committee;
- Provide a basis for the Audit Committee in evaluating the effectiveness and efficiency of the Bank's Internal Audit function;
- Adhere to the pronouncements of regulators [i.e., Bangko Sentral ng Pilipinas (BSP), Securities and Exchange Commission (SEC)] and standard-setting organizations [i.e., Institute of Internal Auditors (IIA), Information Systems Audit and Control Association (ISACA)].

I. PURPOSE, AUTHORITY AND RESPONSIBILITY

A. PURPOSE, MISSION and VISION STATEMENT

The purpose of China Bank's internal audit is to provide independent and objective assurance and consulting services designed to add value and improve the Bank's operations. It helps the Bank accomplish its objectives by bringing a systematic and disciplined approach to evaluate and improve the effectiveness of risk management, control and governance processes.

The mission is to enhance and protect the Bank's value by providing risk-based and objective assurance, advice and insight."

VISION

Audit Division envisions the following:

- 1. A catalyst in promoting the Bank's -
 - Mission Statement which states:

"We will be a leading provider of quality services consistently delivered to institutions, entrepreneurs, and individuals here and abroad, to meet their financial needs and exceed their rising expectations.

We will be a primary catalyst in the creation of wealth for our customers, driven by a desire to help them succeed, through a highly

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motivated team of competent and empowered professionals, guided by in-depth knowledge of their needs and supported by leading-edge technology.

We will maintain the highest ethical standards, sense of responsibility, and fairness with respect to our customers, employees, shareholders, and the communities we serve".

- Advocacy on Integrity, High Performance Standards, Commitment to Quality, Customer/stakeholder Service Focus, Concern for People, Efficiency and Resourcefulness/Initiative in every area of Internal Audit Activity.
- A stakeholder-focused support unit that provides value-added assurance and consulting services to the Bank for the achievement of its goals and objectives.
- A level-five (Advanced) internal audit activity based on Institute of Internal Auditors' Path to Quality Model which is characterized by:
 - Having an active and fully integrated Quality Assurance and Improvement Program (QAIP);
 - Having external quality assessment review performed every three years;
 - Having certification and rigorous continuing education for the members of Audit Division;
 - Being an innovator of best practices which support continuous growth, development and improvement across the organization and the banking industry;
 - Being perceived as strategic partner and advisor by the Bank's Management on control and governance issues and enterprise risk management initiatives. Internal audit's advices and opinions are considered by Management as integral input in crafting policies and procedures.
 - Being a leader in the internal auditing profession and strong supporter of the Institute of Internal Auditors in elevating the practice of internal auditing in the Philippines.
- 4. At par with audit counterparts in the ASEAN region.

B. AUTHORITY

The authority of the Division is established by the Board of Directors, and its responsibilities are defined by the Audit Committee as part of its oversight function. The Audit Committee and management shall take all the necessary measures to provide the

Internal Audit Charter	Effectivity Date:	August 7, 2019	Page No. 3
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appropriate resources (e.g. personnel, information, tools, training, etc.) and assistance that would enable Audit Division to effectively and efficiently perform its mission and objectives. This authority extends also to the audit of Bank's subsidiaries.

To establish, maintain, and assure that Audit Division has sufficient authority to fulfill its duties, the Board thru the Audit Committee shall:

- Review and approve the
 - Internal audit charter
 - Risk-based audit plan
 - Internal audit budget and resource plan and all major changes therein
 - Decisions on the appointment and removal of the Chief Audit Executive (CAE), including evaluation of his/her compensation package
 - Internal audit activity's standards, manuals and guidance as part of its oversight role;
- Receive communications from the CAE on internal audit activity's progress, findings and performance relative to its plan and other matters;
- Monitor the ability of internal audit to operate independently and fulfill its charter; and
- Make appropriate inquiries of management and the CAE to determine whether there
 is inappropriate scope or resource limitations

The CAE shall have unrestricted access to, and communicate and interact directly with the Board and the Audit Committee, including having private meetings without management present.

The CAE, officers and staff of Audit Division are authorized to:

- Have full, free, and unrestricted access to all functions, records/documents, files, accounts, property, and personnel of the Bank during the course of their examination with strict accountability for confidentiality and safeguarding of information obtained.
- Allocate resources, set frequencies, select subjects, determine nature, scope, and timing of work, and apply the procedures and techniques required to accomplish audit objectives and issue reports.
- Obtain assistance from the necessary personnel of other Units of the Bank where they perform audits, as well as other specialized services from within or outside the Bank, in order to complete the engagement.

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 Require all members of staff and Management to supply on a timely manner, needed information and explanation necessary for the performance of its functions, especially those concerning security and compliance issues.

C. RESPONSIBILITY

The CAE has the responsibility to:

- Overall manage the internal audit (IA) activity to ensure that sound internal auditing standards and other supplemental standards issued by regulatory authorities/government agencies are complied with, to improve the Bank's risk management, governance and control processes using a systematic and disciplined approach, and to ensure that the IA activity adds value to the organization.
- Direct an independent, objective and comprehensive audit function which provides assurance and consulting services to determine whether:
 - Bank's organizational objectives are achieved;
 - Corporate plans, policies and procedures are carried out effectively and efficiently;
 - Assets are safeguarded properly;
 - Applicable laws, regulations, and contracts are complied with;
 - Adequate managerial and accounting controls exist and function properly.
- Develop a risk-based internal audit plan and submit the plan annually to the Board thru the Audit Committee for review and approval.
- Communicate the impact of scope and resource limitations on the internal audit plan to senior management and the Board thru the Audit Committee.
- Review and adjust the internal audit plan in response to changes in the Bank's business, risks, operations, programs, systems, and controls, as necessary.
- 6. Ensure each engagement in the approved annual audit plan is executed, including the establishment of objectives and scope, the assignment of appropriate and adequately supervised resources, the documentation of work programs and testing results, and the communication of engagement results with applicable conclusions and recommendations to appropriate parties. This includes any special tasks or projects requested by Management and the Audit Committee as appropriate. Major revision of the plan shall be discussed with Management and agreed with the Audit Committee.
- Establish a follow-up process to monitor and ensure that engagement recommendations and management actions have been effectively implemented.

Internal Audit Charter	Effectivity Date:	August 7, 2019	Page No. 5
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- 8. Ensure internal audit collectively possesses and obtains sufficient knowledge, skills, experience, and other competencies, obtain professional qualifications/certifications to meet the requirements of regulations and this Charter. If the internal auditors lack the knowledge, skills, or other competencies needed to perform all or part of the engagement, competent advice and assistance from external service providers shall be obtained.
- Provide an annual assessment and opinion on the overall adequacy and effectiveness of the Bank's processes for controlling its operations and managing its significant risks;
- Ensure emerging trends and successful practices in internal auditing are considered.
- Ensure trends and emerging issues that could impact the Bank are considered and communicated to senior management and the Board, as appropriate.
- Establish and ensure compliance to policies and procedures designed to guide the internal audit activities.
- 13. Ensure adherence to the Bank's relevant policies and procedures, unless such policies and procedures conflict with the internal audit charter. Any such conflicts shall be resolved or otherwise communicated to senior management and the Board.
- Ensure conformance of the internal audit activity with IIA's Code of Ethics and the *Standards* and report any impairment to independence or objectivity.
- Evaluate significant new or changing Bank's operations, functions, processes, services and systems coincident with their development, implementation and expansion to ensure adequacy and effectiveness of security and control.
- 16. Keep the senior management and the board informed and educated of the Mission of Internal Audit and the mandatory elements of the International Professional Practices Framework (IPPF) Also, identify external seminars/trainings or conferences of possible interest to the committee members.
- 17. Evaluate operations or programs to ascertain whether results are consistent with established objectives and goals and whether the operations or programs are being carried out as planned. This is accomplished by providing Audit Committee with a list of significant measurement goals and results.
- 18. Assist the Bank in the investigation and evaluation of significant suspected fraudulent activities within the organization and notify management and the Audit Committee of the results. This involves the exercise of due professional care in the conduct of every engagement which implies reasonable care and competence not

infallibility. Auditors shall be alert to the possibility of fraud, intentional wrongdoing, errors and omissions, inefficiency, waste, ineffectiveness, and conflict of interest, as well as being alert to those conditions and activities where irregularity are most likely to occur.

- 19. Consider the scope of work and coordinate with other internal/external service providers and regulators, as appropriate, for the purpose of providing optimal audit coverage to the Bank at a reasonable cost. This includes coordination with other control and monitoring Units (e.g. Risk Management Group, Compliance Unit, Legal Division, Human Resources Division, Information Security Office) on activities and issues that are considered important and pose potential risks to the Bank;
- Report significant risk exposures, control and governance issues, and other matters needed or requested by the Board through the Audit Committee.
- Communicate the results of internal audit activity's quality assurance and improvement program, which includes ongoing/periodic internal assessments and external assessments conducted at least every five years;
- Report periodically to the Board thru the Audit Committee and communicate information on the –
 - adequacy of internal audit activity's purpose, authority, and responsibility, to enable the activity to accomplish its mandate and objectives;
 - internal audit activity's performance relative to its plan and sufficiency of its resources;
 - results of audit engagements or other activities;
 - results of consulting services provided to the Bank;
 - status of accomplishments of the Audit Division
 - independence of the internal audit activity;
 - Internal audit's conformance with The IIA's Code of Ethics and Standards, and action plans to address significant conformance issues;
 - significant issues or findings related to Bank's risk management and internal control processes, including fraud risks, governance issues, and other matters requiring the attention of, or requested by, the Board and potential improvements of these processes, and provide information on the status of their implementation;

Internal Audit Charter	Effectivity Date:	August 7, 2019	Page No. 7
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- corrective actions not effectively implemented or acceptance of risk by management; and
- summary of results of audit activities and status of unresolved exceptions/findings.

II. ORGANIZATION AND REPORTING STRUCTURE

All officers and staff of Audit Division shall report to the CAE who in turn reports functionally to the Board of Directors thru the Audit Committee, and administratively (i.e. day to day operations) to the President.

The CAE shall communicate and interact directly with the Board, including in executive sessions and between Board meetings, and as appropriate:

- Have an open and direct access to the Chairman or any member of the board to communicate sensitive matters or issues facing internal audit or the Bank
- Formally conduct a private meeting with the board or audit committee at least annually (without senior management) to discuss sensitive matters or issues
- Participate in one-on-one meetings or phone calls periodically with the board or audit committee chair, prior to scheduled meetings or routinely during the year

III. INDEPENDENCE AND OBJECTIVITY

As discussed in the *Policy on Independence & Objectivity*, the CAE shall ensure that internal audit is free from all conditions that threaten the ability of internal auditors to carry out their responsibilities in an unbiased manner. Internal auditors shall maintain an unbiased mental attitude that allows them to perform engagements objectively and in such a manner that they believe in their work product, no quality compromises are made, and they do not subordinate their judgment on audit matters to others. The internal audit activity shall remain free from interference by any element in the organization, in matters of audit selection, scope, procedures, frequency, timing, or report content to exhibit necessary independent and objective mental attitude.

The CAE shall confirm to the Board, at least annually, the organizational independence and objectivity of the internal audit activity.

If the CAE determines that independence or objectivity is impaired in fact or appearance, the details shall be disclosed to appropriate parties. These includes any interference and related implications in determining the scope of internal auditing, performing work, and/or communicating results.

To further reinforce its independence and objectivity the following shall be observed:

- Internal auditors shall have no direct operational duties and responsibilities for the Bank and its subsidiaries or authority over any of the activities audited. Accordingly, they shall not implement internal controls, develop procedures, install systems, prepare records, or engage in any other activity that may impair auditor's judgment including assessing specific operations for which they had responsibility within the previous year. Their involvement in these activities is limited to consulting only.
- 2. Internal audit is not authorized to -
 - · Initiate or approve accounting transactions external to the internal auditing functions
 - Direct the activities of any Bank employee not under the Audit Division, except to the extent such employees have been appropriately assigned to auditing teams or to otherwise assist the internal auditors
 - Disclose information obtained during the course of audits to unauthorized parties but rather use such information strictly for audit purposes only
- Internal auditors shall exhibit the highest level of professional objectivity in gathering, evaluating, and communicating information about the unit/process/system being examined.
- Internal auditors shall make a balanced assessment of all the relevant circumstances and not be unduly influenced by their own interests or by others in forming judgments.
- Internal auditors shall take necessary precautions to avoid being unduly influenced by their own interests or by others in forming judgments.

Where the CAE has or is expecting to have additional roles and responsibilities that fall outside internal auditing, safeguards shall be established to limit impairments to independence and objectivity.

IV. SCOPE OF WORK

Audit Division's scope of work covers the assessment of the adequacy, efficiency and effectiveness of the Bank's system of risk management, control and governance processes, as designed and represented by management, to determine whether it is adequate and functioning in a manner to provide reasonable assurance that:

- Risks relating to the achievement of the Bank's strategic objectives are appropriately identified and managed.
- 2. Interaction with the various Bank's groups and regulatory authorities occurs as needed.

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- Bank's operations or programs are being carried out effectively and efficiently and results
 of operations or programs are consistent with established goals and objectives.
- Information and the means used to identify, measure, analyze, classify, and report such information are reliable and have integrity.
- The actions of the Bank's employees are in compliance with Bank's code of conduct, policies, standards, procedures, and applicable laws and regulations.
- Significant legislative or regulatory issues impacting the Bank are recognized and addressed properly.
- Bank's resources and assets are acquired economically, used efficiently, and adequately protected.
- 8. Quality and continuous improvement are fostered in the organization's control process.
- Established processes and systems enable compliance with the policies, procedures, laws, and regulations that could significantly impact the Bank.

All processes, systems, units, and activities, including outsourced services, shall fall within the overall scope of the internal audit function.

Opportunities for improving the efficiency of governance, risk management and control processes may be identified during engagements. These shall be communicated to the appropriate level of management.

Where possible, the CAE shall also coordinate activities and consider relying on the work of other internal and external assurance and consulting service providers in accordance with the *Policy on Coordination & Reliance with other Service Providers.*

Services Provided by Audit Division

a. Assurance services involve the internal auditor's objective assessment of evidence to provide an independent opinion or conclusions regarding an entity, operation, function, process, system, or other subject matter. The nature and scope of the assurance engagement are determined by the internal auditor. There are generally three parties involved in this service: (1) the person or group directly involved with the entity, operation, function, process, system, or other subject matter - the process owner, (2) the person or group making the assessment - the internal auditor, and (3) the person or group using the assessment - the user.

Examples for this type of service are:

Financial Statement review

- Performance/operational audit
- Compliance engagement
- Information systems security review
- Systems or processes audit (e.g. internal control systems or computer systems)
- Fraud/Special Audit
- b. Consulting services are advisory in nature, and are generally performed at the specific request of an engagement client. The nature and scope of the consulting engagement are subject to agreement with the engagement client. Consulting services generally involve two parties: (1) the person or group offering the advice the internal auditor, and (2) the person or group seeking and receiving the advice the engagement client. When performing consulting services the internal auditor shall maintain objectivity and not assume management responsibility as mentioned in the *Policy in Handling Consulting Services*.

Examples for this type of service are:

- Assessment of controls in a system design (system development audit or redevelopment of existing system)
- Assistance in developing performance measurement
- Facilitate management activity (e.g. speaker for workshops and seminars)
- Acting as consultant in drafting organizational policies & procedures

If the internal audit activity lacks the knowledge, skills or other competencies needed to perform all or part of the engagement, the CAE is expected to obtain competent advice or assistance to fill any gaps or decide to decline for consulting engagements. Outsourcing of internal audit activities shall be done on a limited basis to access certain areas of expertise that are not available in the internal audit activity or to address resource constraints. This is described in details in the *Policy on Outsourcing*.

V. STANDARDS OF AUDIT PRACTICE

Audit Division shall govern itself by adherence to the Mission and mandatory elements of The Institute of Internal Auditors' (IIA) International Professional Practices Framework, including the Core Principles, the Code of Ethics, the *International Standards for the Professional Practice of Internal Auditing*, and the Definition of Internal Auditing. This mandatory guidance constitutes the fundamental requirements for the professional practice of internal auditing and the principles against which to evaluate the effectiveness of the internal audit activity's performance.

The IIA's Implementation Guidance and Supplemental Guidance shall also be adhered to, as applicable, to guide operations.

In addition, internal audit activity shall adhere to the Bank's policies and procedures, professional and ethical standards (Code of Conduct), manuals and standards issued by the

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regulatory/government agencies and Information Systems Audit and Control Association (ISACA).

VI. QUALITY ASSURANCE AND IMPROVEMENT PROGRAM

The CAE shall maintain a quality assurance and improvement program that covers all aspects of the internal audit activity. The program shall include an evaluation of the internal audit activity's conformance with the Core Principles, Definition of Internal Auditing, and the *Standards* and an evaluation of whether internal auditors apply the Code of Ethics. The program shall also assess the efficiency and effectiveness of the internal audit activity and identify opportunities for improvement.

The CAE shall communicate to senior management and the Board on the internal audit activity's quality assurance and improvement program, including results of ongoing internal assessments and external assessments conducted at least every five years by a qualified, independent external assessor.

VII. REVIEW OF INTERNAL AUDIT CHARTER

The CAE shall review and assess the adequacy and relevance of this charter annually, requesting board approval for proposed changes, and ensure appropriate disclosure as may be required by law or regulation. Certification from the Corporate Secretary re: Audit Committee meeting with the External Auditor

CHINABANK



CERTIFICATION

This is to certify that based on the minutes of meeting, the Audit Committee of the Bank, together with the external auditor, SyCip Gorres Velayo & Co. (SGV), held a meeting on 20 October 2021, without anyone from the Bank Management present, to discuss SGV's Audit Plan for the year ending 31 December 2021.

Issued this 20th day of May 2022 in Makati City.

LEILANI B. ELARMO Corporate Secretary ROP & #

-CHINA BANKING CORPORATION 8745 Paseo de Rozas comer Vilar Staet, Makei City, 1226 Philippines Tranklino (Hoad Ottop: (632) 685-65-655 Contact Canter: (632) 686-65-686, 1830-1888-5-686 (Domestic Tol-Free) Webeller www.chirabani.sh Email Addresse: online@chirabani.sh

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HCD-002 (10-28) PT SM

"Generally Conforms" Certificate





Internal Audit Division

of China Banking Corporation headed by Marilyn G. Yuchenkang, Chief Audit Executive

Generally Conforms

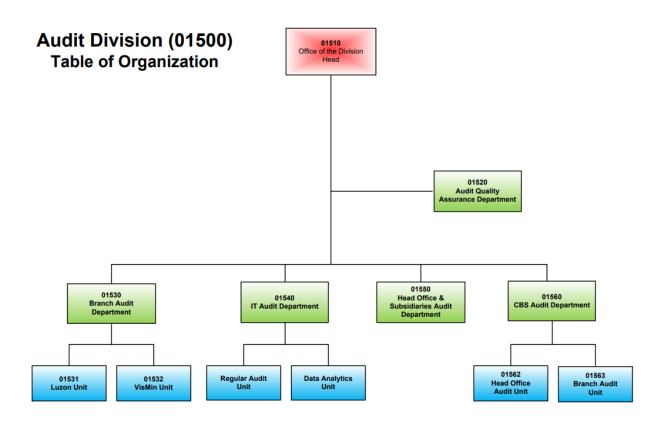
to the definition of internal auditing, the code of ethics, and the international standards for the professional practice of internal auditing. We express this opinion based on the results of the **external quality assessment review** conducted in accordance with the standards for the quality assessment of internal audit activities.

Michael C.

CPA, CIA, CCSA, CRISC, MPM, CMC, CRMA Partner and Validation Team Leader

July 2015

Internal Audit Division Table of Organization



Certification from the Corporate Secretary re: 2021 Attestation on Control Processes

CHINABANK



CERTIFICATION

This is to certify that in the Audit Committee meeting on 16 February 2022, the Chief Audit Executive of the Bank issued an attestation that "the Bank's control processes, operating across the organization, are generally in place, adequate and working effectively to mitigate risks that could adversely affect the achievement of the Bank's objectives."

Issued this 20th day of May 2022 in Makati City.

LEILANI B. ELARMO Corporate Secretary ROP

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HCD-602 (10-20) P/T 884

Certificate of Registration of the Bank's Logo with Intellectual Property of the Philippines (IPO)



Certificate of Registration

Registration No. : 4/2019/00007155 Date of Registration : 12 January 2020 Term : 10 years (until 12 January 2030)



Your success is our business

More than your Banker, the Right Partner

CBC CHINA BANK YOUR SUCCESS IS OUR BUSINESS, MORE THAN YOUR BANKER, THE RIGHT PARTNER.

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Director Bureau of Trademarks