# **COVER SHEET**

		- 4 0 9 3 8 - SEC Registration Number
UNITED	PARAGON	M I N I N G
C	O R P O R A T I O	N
	(Company's Full Name)	
5 t h / F 0 U A I	D ALPHA C	ENTRUM,
1 2 5 P I O N E E R	ST MANDA	L U Y O N C I T Y
	ress: No., StreetCity / Town / P	
Mr. Gilbert V. Rabago Contact Person	Co	631-5139 mpany Telephone Number
Integrated Annu	al Corporate Governance	Report 2017
1 2 3 1  Month Day  Fiscal Year	FORM TYPE	Month Day Annual Meeting
Secono	dary License Type, If Applicable	
	, , , ,	
Dept Requiring this Doc	Amended Art	ticles Number / Section
	Total Amou	nt of Borrowings
Total No. of Stockholders	Domestic	Foreign
To be access	pliched by CFC Developed as	d
To be accom	plished by SEC Personnel cor	icernea
File Number	LCU	
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# SECURITIES AND EXCHANGE COMMISSION SEC FORM I-ACGR INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

#### **GENERAL INSTRUCTIONS**

#### (A) Use of Form I-ACGR

This SEC Form shall be used as a tool to disclose Publicly-Listed Companies' compliance/non-compliance with the recommendations provided under the Code of Corporate Governance for Publicly-Listed Companies, which follows the "comply or explain" approach, and for harmonizing the corporate governance reportorial requirements of the SEC and the Philippine Stock Exchange (PSE).

#### (B) Preparation of Report

These general instructions are not to be filed with the report. The report shall contain the numbers and captions of all items.

The I-ACGR has four columns, arranges as follows:

		T	1
RECOMMENDED CG	COMPLIANT /	ADDITIONAL	EXPLANATION
PRACTICE/POLICY	NON COMPLIANT	INFORMATION	
Contains CG Practices / Policies	The Company	The Company shall	The PLCs shall
labeled as follows:	shall indicate	provide additional	provide the
	compliance or	information to	explanations for
(1) "Recommendations" –	non-compliance	support their	any non-
derived from the CG	with the	compliance with	compliance,
Code for PLCs;	recommended	the recommended	pursuant to the
(2) Supplement to	practice	CG practice	"comply or
Recommendation" –			explain"
derived from the PSE CG			approach.
Guidelines for Listed			
Companies;			Please note that
(3) "Additional			the explanation
Recommendations" –			given should
CG Practices not found			describe the non-
in the CG Code for PLCs			compliance and
and PSE CG Guidelines			include how the
but are expected			overall Principle
already of PLCs; and			being
(4) "Optional			recommended is
Recommendation" –			still being
practices taken from the			achieved by the
ASEAN Corporate			company.
Governance Scorecard			
*Items under (1) – (3) must be			**"Not
answered / disclosed by the			applicable" or
PLC's following the "comply or			"None" shall not
explain" approach. Answering			be considered as
of items under (4) are left to the			sufficient
discretion of PLCs.			explanation

#### (C) Signature and Filing of the Report

- a. Three (3) copies of a fully accomplished I-ACGR shall be filed with the Main Office of the Commission on or before May 30 of the following year for every year that the company remains listed in the PSE;
- b. At least one (1) complete copy of the I-ACGR shall be duly notarized and shall bear **original and manual** signatures
- c. The I-ACGR shall be signed under oath by (1) Chairman of the Board; (2) Chief Executive Officer or President; (3) All Independent Directors; (4) Compliance Officer; and Corporate Secretary.
- d. The I-ACGR shall cover all relevant information from January to December of the given vear.
- e. All reports shall comply with the full disclosure requirements of the Securities Regulation Code.

# **SECURITIES AND EXCHANGE COMMISSION**

# SEC FORM – I – ACGR

# INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended	<u>2017</u>		
2.	SEC Identification Number	<u>40938</u> 3. BIR	Tax Identification No	. 000-169-117-000
4.	Exact name of issuer as specifie	ed in its charter	United Paragon Mir	ning Corporation.
5.	Philippines Province, Country or other juris Incorporation or organization	sdiction of	6. SE Industry Classificati	C Use Only) on Code:
7.	Quad Alpha Centrum, 125 Pion Address of principal office	eer Street, Mand		1550 stal Code
3.	(632) 635-6130 Issuer's telephone number, inc	luding area code	:	
9.	N/A Former name, former address,	former fiscal yea	ar, if changed since la	ast report

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
		COMPLIANT /	ADDITIONAL INFORMATION	EXPLANATION
		NON - COMPLIANT		
	ard's Governance Responsibilities			
compet other s			ng board to foster the long-term success rporate objectives and the long-term bes	
	Board is composed of directors		Please see the Corporation's Annual	
1.	with collective working		Report and Definitive Information	
	knowledge, experience or	Compliant	Statement for the year 2017.	
	expertise that is relevant to the	Compliant	Statement for the year 2017.	
	company's industry/sector		http://unitedparagon.com/wp-	
	company 3 madstry/sector		content/uploads/2018/05/UPM-SEC-	
			17-A-Dec312017-with-FS.pdf	
			17 77 Beco12017 With 13 pur	
			http://unitedparagon.com/wp-	
			content/uploads/2017/11/UPM-	
			Definitive-20-IS-2017-w-FS.pdf	
2.	Board has an appropriate mix of		The Board represents a	
	competence and expertise.		diversebackground of professionals	
		Compliant	equipped with the necessary	
			competencies to properly discharge	
			his/her dutiesjudiciously and exercise	
			independent judgment on various	
			matters requiring Board ratification.	
3.	Directors remain qualified for		Please see the Corporation's Annual	
э.	their positions individually and	Compliant	Report and Definitive Information	
	collectively to enable them to	Compliant	Statement for the year 2017.	
	fulfill their roles and		Statement for the year 2017.	

	esponsibilities and respond to ne needs of the organization.		http://unitedparagon.com/wp- content/uploads/2018/05/UPM-SEC- 17-A-Dec312017-with-FS.pdf  http://unitedparagon.com/wp- content/uploads/2017/11/UPM- Definitive-20-IS-2017-w-FS.pdf	
Recomme	endation 1.2			
	oard is composed of a majority f non-executive directors	Compliant	Please see the Corporation's Annual Report and Definitive Information Statement for the year 2017.  http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-A-Dec312017-with-FS.pdf  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf	
Recomme	endation 1.3			
Cl G	ompany provides in its Board harter and Manual on Corporate overnance a policy on training of irectors	Non-Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. <a href="http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-">http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-</a>	The Board of Directors currently does not have a Board Charter in place, as it follows the Corporation's Amended Manual on Corporate Governance and by-laws in the discharge of its duties and functions.
	ompany has an orientation rogram for first time directors	Non-Compliant	Manual-May312017.pdf	
	ompany has relevant annual ontinuing training for all	Compliant	All Officers and Directors of the company are required to attend the	

directors		Annual Corporate Governance Seminar.
		The certificates of attendance and trainings are uploaded in the
		corporation's website.
		http://unitedparagon.com/wp-
		content/uploads/2014/08/UPM-SEC-
		<u>17-C-CG-Seminar-Update-Aug2017.pdf</u>
Recommendation 1.4		
1. Board has a policy on board	Compliant	The Board implements a process of
diversity		selection to ensure a mix of competent Directors and Officers and adopt a
		policy on Board diversity, as to age,
		ethnicity, culture, skills, competence,
		and knowledge. Out of the nine (9)
		members of the Board of Directors,
		two (2) are female Directors, namely:  Presentacion S. Ramos and Maureen
		Alexandra S. Ramos-Padilla.
		Please see the Corporation's Amended
		Manual on Corporate Governance as
		adopted by the Board on May 2017.
		http://unitedparagon.com/wp-
		content/uploads/2017/06/UPM-
		Amended-Corporate-Governance-
		Manual-May312017.pdf
Optional: Recommendation 1.4		
Company has a policy on and	Compliant	Please see the Corporation's Amended

discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.		Manual on Corporate Governance as adopted by the Board on May 2017.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	
Recommendation 1.5			
Board is assisted by a Corporate Secretary.	Compliant	The board has appointed and is assisted by its Corporate Secretary, Atty. Iris Marie U. Carpio-Duque.  Please see the Corporation's Annual Report and Definitive Information Statement for the year 2016 and General Information Sheet (GIS) 2017.  http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-A-Dec312017-with-FS.pdf  http://unitedparagon.com/wp-content/uploads/2018/03/UPM-GIS-2017-SEC-rcvd-12212017.pdf  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf	
Corporate Secretary is a separate individual from the Compliance Officer.	Non-Compliant		The company has appointed an Assistant Corporate Secretary, Atty. Deborah S. Acosta-

				Cajustin, to assist the board and the Corp. Secretary on his/her duties.
3.	Corporate Secretary is not a member of the Board of Directors	Compliant	Please see the Corporation's Annual Report and Definitive Information Statement for the year 2017.	
			http://unitedparagon.com/wp- content/uploads/2018/05/UPM-SEC- 17-A-Dec312017-with-FS.pdf	
			http://unitedparagon.com/wp- content/uploads/2017/11/UPM- Definitive-20-IS-2017-w-FS.pdf	
4.	Corporate Secretary attends training/s on corporate governance	Compliant	The Corporate Secretary is required to attend the annual corporate governance seminar.	
			Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, the Corporation's Annual Corporate Governance Report for 2016 and Corporation's Definitive Information Statement of 2017	
			http://unitedparagon.com/wp- content/uploads/2018/05/UPM-SEC- 17-A-Dec312017-with-FS.pdf	
			http://unitedparagon.com/wp- content/uploads/2017/11/UPM-	

	1		
		<u>Definitive-20-IS-2017-w-FS.pdf</u>	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-SEC-	
		Form-ACGR-2017-May302017.pdf	
		http://unitedparagon.com/wp-	
		content/uploads/2014/08/UPM-SEC-	
		17-C-CG-Seminar-Update-Aug2017.pdf	
Optional: Recommendation 1.5			
Corporate Secretary distributes	Compliant	The corporate secretary distributes the	
materials for board meetings at		materials of board meetings	
least five (5) business days before		electronically by email days before the	
scheduled meeting.		scheduled meeting, for faster	
		communication, and to comply with	
		the current paperless campaign for	
		Global Climate Change awareness.	
Recommendation 1.6			
1. Board is assisted by a Compliance	Compliant	The board has appointed Atty. Iris	
Officer.		Marie Carpio-Duque as the Compliance	
		Officer.	
		Please see the Corporation's Annual	
		Report and Definitive Information	
		Statement for the year 2017.	
		http://unitedparagon.com/wp-	
		content/uploads/2018/05/UPM-SEC-	
		17-A-Dec312017-with-FS.pdf	
		http://unitedparagon.com/wp-	
		content/uploads/2017/11/UPM-	

			Definitive-20-IS-2017-w-FS.pdf	
2.	Compliance Officer has a rank of Senior Vice-President or an equivalent position with adequate stature and authority in the corporation	Non- Compliant		The company is of the position that its Compliance Officer need not have the rank of Senior Vice-President or an equivalent position with adequate stature and authority in the company for as long as he/she is able to faithfully comply with his/her duties.  Although the incumbent Compliance Officer does not have the rank of Senior Vice-President, she nevertheless directly reports to the Chairman and President and is able to discharge her duties separately as Corporate Secretary and as Compliance Officer which are clearly delineated in the Amended Manual on Corporate Governance 2017,
3.	Compliance Officers is not a member of the board	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, the Corporation's Annual Corporate Governance Report for 2016 and Corporation's Definitive Information Statement of 2017	

	<u></u>	T	
		http://unitedparagon.com/wp-	
		content/uploads/2017/11/UPM-	
		Definitive-20-IS-2017-w-FS.pdf	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-	
		Amended-Corporate-Governance-	
		Manual-May312017.pdf	
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		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-SEC-	
		Form-ACGR-2017-May302017.pdf	
4 0 11 000	0 " .	TI 0	
4. Compliance Officer attends	Compliant	The Corporate Secretary is required to	
training/s on corporate		attend the annual corporate	
governance		governance seminar.	
		The certificates of attendance and	
		trainings are uploaded in the	
		corporation's website.	
		·	
		http://unitedparagon.com/wp-	
		content/uploads/2014/08/UPM-SEC-	
		17-C-CG-Seminar-Update-Aug2017.pdf	
		17-C-CG-Seminar-Opuate-Aug2017.pur	
Dringinlo 2: The fiduciant roles responsibility	rios and assountabilities	of the Deard as provided under the law th	a company's articles and by laws
Principle 2: The fiduciary roles, responsibility			
and other legal pronouncements and guidel	ines should be clearly ma	aue known to all directors as well as stockr	ioluers and other stakeholders.
Recommendation 2.1	Canadian	Discourse the Consenting to A	
Directors act on a fully informed	Compliant	Please see the Corporation's Amended	
basis, in good faith, with due		Manual on Corporate Governance as	
diligence and care, and in the best		adopted by the Board on May 2017.	
interest of the company.			

	Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf  The board reviews and approves company business objectives and strategies during board meetings and monitors the implementation in order	
2.	Board oversees and monitors the implementation of the company's business objectives and strategy	Compliant	to sustain the company's viability and strengths.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	
Supple	ement to Recommendation 2.2			
1.	Board has a clearly defined and updated vision, mission and core values	Compliant	Vision: We envision our company as a leading publicly listed mining firm with a balanced portfolio of investments in natural resources, infrastructure and property development. Through these investments, we aim to contribute to the task of building the Filipino future.  Mission:  We enable our stakeholders to participate in the growth and profit potentials of our chosen investment	The Company's corporate mission and vision as drafted will be submitted for final approval by the board in the next Annual Meeting.

		sectors, conscious as we are of our obligation to create and enhance shareholder value.  We harness the wealth of the earth through responsible mining, thus converting the country's undeveloped natural resources into revenues that would fuel economic growth, always mindful of the concern for environmental protection and sustainable development.  We support infrastructure and property development projects that would enhance the quality of life of the Filipino people, especially the masses.  As a key player in the Philippine natural resources, United Paragon Mining Corporation is committed to strong and responsible nation-building.	
2. Board has strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	Please see the Corporation/s Amended Manual on Corporate Governance 2017. http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	

Recommendation 2.3			
Board is headed by a competent and qualified Chairperson  Output  Description:  1. Board is headed by a competent and qualified Chairperson  Output  Description:  Output	Compliant	The board is headed by Mr. Alfredo C. Ramos. Information on his qualification can be found in the Corporation's Annual Corporate Governance Report for 2016 and Corporation's Definitive Information Statement of 2017 and the Annual Report of 2017 (SEC 17-A).  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf  http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-A-Dec312017-with-FS.pdf  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers and management	Compliant	Please see the Amended Manual on Corporation Governance as adopted on May 2017. <a href="http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017">http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017</a> .	
2. Board adopts a policy on the	Compliant	There is no retirement age policy for	

retirement for directors and key officers.		directors and key officers for as long as a director is capable of performing of his office and is able to promote the interest of the company, he may be reelected for another term.  This is also consistent with the policy on maintaining diversity in the board.	
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-term interests of the company	Compliant	Non-employee Directors do not receive compensation for their services as such. Directors only receive reasonable per diem for every meeting they participate	
<ol> <li>Board adapts a policy specifying the relationship between remuneration and performance.</li> </ol>	Compliant	in. Directors who are employees of the Company or any of its subsidiaries shall receive no additional compensation for	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	serving as Directors other than the reasonable per diem.  Please see the Definitive Information Statement and the Annual Report (SEC 17-A) for 2017. <a href="http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-A-Dec312017-with-FS.pdf">http://unitedparagon.com/wp-content/uploads/2017/11/UPM-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf</a>	
Optional Recommendation 2.5	T		
<ol> <li>Board approves the remuneration</li> </ol>			

	of senior executives.			
2	Company has measurable			
۷.	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.			
Recom	mendation 2.6			
	Board has a formal and	Compliant	Please see the Corporation's by-laws	
	transparent nomination and	Compilation	and the Amended Manual on	
	election policy		Corporate Governance.	
2	Board nomination and election	Compliant	_ corporate covernance.	
	policy is disclosed in the	Compilation	http://unitedparagon.com/wp-	
	company's Manual on Corporate		content/uploads/2017/06/UPM-	
	Governance.		Amended-Corporate-Governance-	
3.	Board nomination and election	Compliant	Manual-May312017.pdf	
	policy includes how the company			
	accepted nominations from			
	minority shareholders.		http://unitedparagon.com/wp-	
4.	Board nomination and election	Compliant	content/uploads/2014/10/UPM-	
	policy includes how the board	•	Amended-Bylaws-Oct142014.pdf	
	shortlists candidates.			
5.	Board nomination and election	Compliant		
	policy includes an assessment of	•		
	the effectiveness of the Board's			
	processes in the nomination,			
	election or replacement of a			
	director.			
6.	Board has a process for identifying	Compliant		
	the quality of directors that is			
	aligned with the strategic			
	direction of the company.			

Option	Optional: Recommendation 2.6				
	Company uses professional search firms or other external sources of candidates (such as directors).				
Recom	mendation 2.7				
1.	Board has overall responsibility in ensuring that there is a groupwide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.  All related party transactions are based on prevailing market/commercial rates		
	Provide policy includes appropriate review and approval of material RPTs, which and approval of material RPTs, which guarantee fairness and transparency of the transactions. RPT policy encompasses all	Compliant Compliant	at the time of the transaction.  Where it is required under the Corporation Code to submit corporate matters to stockholders for approval and such matters are Related Party Transactions, the related parties		
	entities within the group, taking into account their size, structure, risk profile and complexity of operations.		Transactions, the related parties involved should inhibit themselves from voting on the matter.  All related party transactions are fully disclosed and subjected to regular audit by the external and internal auditors.  Directors and officers are required to fully disclose their interests and that of the other corporations they serve prior to determination of any matter under consideration.  http://unitedparagon.com/wp-		

			content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	
	Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, 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.	Compliant	All Related Party Transaction are subject for approval of the board regardless of the amount involved and are fully disclosed in the Company's Financial Statements.  Please see Amended Manual Corporate Governance and Financial Statement of 2017  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf	
2.	Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Compliant	Please see the Annual Corporate Governance of 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf	

Recom	mendations 2.8			
1.		Compliant	The Management team is composed of Chief Executive Officer, Mr. Alfredo C. Ramos, Chief Compliance Officer, Atty. Iris Marie U. Carpio-Duque, Executive Vice-President, Mr. Gerard Anton S. Ramos, and the Treasurer, Mr. Adrian Paulino S. Ramos, acts as the Chief Risk Officer and there is no Chief Audit Executive as the board deems it not necessary considering the Corporation's current size, risk profile and non-operation.  Please see the company's Amended Manual on Corporate Governance  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.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 Compliances Officer and Chief Audit Executive).	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, the Corporation's Annual Corporate Governance Report for 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	

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			http://unitedparagon.com/wp-	
			content/uploads/2017/06/UPM-SEC-	
			Form-ACGR-2017-May302017.pdf	
Recom	mendations 2.9			
	Board establishes an effective	Compliant	Please see the Corporation's Amended	
	performance management	·	Manual on Corporate Governance as	
	framework that ensures that		adopted by the Board on May 2017.	
	Management's performance is at		, ,	
	par with the standards set by the		http://unitedparagon.com/wp-	
	Board and Senior Management.		content/uploads/2017/06/UPM-	
2.	Board establishes an effective	Compliant	Amended-Corporate-Governance-	
	performance management	<b>C</b> 0p	Manual-May312017.pdf	
	framework that ensures that			
	personnel's performance is at par			
	with the standards set by the			
	Board and Senior Management			
Recom	mendations 2.10		_	
1.	Board oversees that an	Compliant	Please see the Corporation's Amended	
	appropriate internal control		Manual on Corporate Governance as	
	system is in place.		adopted by the Board on May 2017 and	
2.	The internal control system	Compliant	ACGR 2016.	
	includes a mechanism for			
	monitoring and managing		http://unitedparagon.com/wp-	
	potential conflict of interest of the		content/uploads/2017/06/UPM-	
	Management members and		Amended-Corporate-Governance-	
	shareholders.		Manual-May312017.pdf	
3.	Board approves the internal Audit	Compliant		
	Charter		http://unitedparagon.com/wp-	
			content/uploads/2017/06/UPM-SEC-	
			Form-ACGR-2017-May302017.pdf	

Recom	mendations 2.11			
1.	Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, the Corporation's Annual Corporate Governance Report for 2016.	
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	http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf	
Recom	mendations 2.12			
	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Non-compliant		The Board of Directors currently does not have a Board Charter in place, as it follows the Corporation's Amended Manual on Corporate Governance and
2.	Board Charter serves as a guide to the directors in the performance of their functions.	Non-compliant		by-laws in the discharge of its duties and functions. However, a draft of the Board Charter is
3.	Board Charter is publicly available and posted on the company's website	Non- compliant		under review and will be submitted for the approval of the board at the next meeting.
Additio	onal Recommendation to Principle 2			
1.	Board has a clear insider trading policy	Non- Compliant		The Corporation currently does not have an express insider trading policy. However under the Corporation's Amended

Governance, every director shall ensure that it conducts fair business transactions with the Corporation, and ensure that his personal interest does not conflict with the interest of the Corporation. Based on the Assessment of the Board of Directors, full compliance with this recommendation is not necessary taking into account the size, structure, risk profile and complexity of operations of the Corporation.  Optional Principle 2  1. Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.  2. Company discloses the types of decision requiring board of director's approval.  Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter.  Recommendation 3.1  1. Board establishes board Compliant Please see the Corporation's Amended				Manual on Corporate
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Recommendation 3.1  1. Board establishes board Compliant Please see the Corporation's Amended	nomination and remuneration. The compo	sition, functions and resp	onsibilities of all committees established s	hould be contained in a publicly
1. Board establishes board Compliant Please see the Corporation's Amended	available Committee Charter.			
	Recommendation 3.1			
	Board establishes board	Compliant	Please see the Corporation's Amended	
	committees that focus on specific	·	Manual on Corporate Governance as	

	board functions to aid in the optimal performance of its roles and responsibilities.		adopted by the Board on May 2017 and Annual Corporate Governance Report 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf	
Recom	mendation 3.2			
1.		Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and the SEC 17-C on the result of the ASM 2017 and ACGR 2016.  The Audit Committee has the responsibility of recommending to the Board of Directors the appointment and/or removal of the Corporation's external auditor.	
			http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf  http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC-	

			Form-ACGR-2017-May302017.pdf	1
			http://unitedparagon.com/wp-	
			content/uploads/2018/05/UPM-SEC-	
			17-C-Result-of-the-ASM-AGM-2017-	
			Dec042017.pdf	
			1	
2.	Audit Committee is composed of	Compliant	Mr. Laurito E. Serrano is an	
	at least three appropriately		Independent Director and the	
	qualified non-executive directors,		chairperson of the Audit Committee.	
	the majority of whom including		chair person of the Addit Committee.	
	the Chairman is independent.		Please see the Corporation's Definitive	
	the Chairman is mucpendent.		Information Statement, ACGR 2016 and	
			the SEC 17-C on the result of the ASM	
			2017.	
			1 11 1	
			http://unitedparagon.com/wp-	
			content/uploads/2017/11/UPM-	
			<u>Definitive-20-IS-2017-w-FS.pdf</u>	
			http://unitedparagon.com/wp-	
			content/uploads/2017/06/UPM-SEC-	
			Form-ACGR-2017-May302017.pdf	
			http://unitedparagon.com/wp-	
			content/uploads/2018/05/UPM-SEC-	
			17-C-Result-of-the-ASM-AGM-2017-	
			<u>Dec042017.pdf</u>	
3.	All the members of the committee	Compliant	Please see the Corporation's Definitive	
	have relevant background,		Information Statement and ACGR 2016	
	knowledge, skills and or			
L			· ·	I.

experience in the areas of accounting, auditing and finance.		http://unitedparagon.com/wp- content/uploads/2017/11/UPM- Definitive-20-IS-2017-w-FS.pdf  http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee	Compliant	Mr. Laurito E. Serrano is an Independent Director and the chairperson of the Audit Committee.  Please see Definitive IS 2017 and SEC 17-C Result of the ASM 2017.  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf  http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-C-Result-of-the-ASM-AGM-2017-Dec042017.pdf	
Supplement to Recommendation 3.2			
Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	

	Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	Due to no operations, the Audit Committee meets once a year with the External Audit Team to discuss and approve the audited financial statements.	
•	nal: Recommendation 3.2			
1.	Audit Committee meets at least			
	four times during the year.			
2.	Audit Committee approves the			
	appointment and removal of the			
	internal auditor.			
	mendation 3.3	Caralian	Black and the Consensation of Assessment	
1.	Board establishes a Corporate	Compliant	Please see the Corporation's Amended	
	Governance Committee tasked to		Manual on Corporate Governance as	
	assist the Board in the		adopted by the Board on May 2017 and	
	performance of its corporate		SEC 17-C on the Result of the ASM	
	governance responsibilities,		2017.	
	including the functions that were		hatta of four its discussion of the same four	
	formerly assigned to a		http://unitedparagon.com/wp-	
	Nomination and Remuneration Committee.		content/uploads/2017/06/UPM-	
	Committee.		Amended-Corporate-Governance-	
			Manual-May312017.pdf	
			http://witadaaragaa.aaa/wa	
			http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-	
			17-C-Result-of-the-ASM-AGM-2017-	
			Dec042017.pdf	
			<u>Deco42017.pdf</u>	
2	Corporate Governance Committee	Non-Compliant		The company has only two
	is composed of at least three	Worr Compilation		independent directors as
	members, all of whom should be			provided in the by-laws and the
	independent directors.			board deems it not yet
	macpendent directors.			necessary to appoint three
				necessary to appoint timee

				independent directors considering the non-operation of the company.
3.	Chairman of the Corporate Governance Committee is an independent director.	Compliant	Mr. John Peter Hager is the Chair of the Committee.	
	•		Please see the Corporation's Definitive	
			Information Statement and ACGR 2016.	
			http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC-	
			Form-ACGR-2017-May302017.pdf	
			http://unitedparagon.com/wp-	
			content/uploads/2017/11/UPM-	
			Definitive-20-IS-2017-w-FS.pdf	
•	al: Recommendation 3.3	0 1: .	7.0	
1.	Corporate Governance Committee	Compliant	The Corporate governance committee	
	meets at least twice the year.		meets at least twice a year to accept	
			and screen nominations for election to	
Pocom	mendation 3.4		the board.	
	Board establishes a separate	Compliant	The Audit Committee discharges the	
1.	Board Risk Oversight Committee	Compliant	functions of the BROC as part of the	
	(BROC) that should be responsible		review of the company's financial	
	for the oversight of a company's		statement.	
	Enterprise Risk Management		statement.	
	system to ensure its functionality		Please see the Corporation's Amended	
	and effectiveness.		Manual on Corporate Governance as	
	and encouremess.		adopted by the Board on May 2017	
			, , , , , , , , , , , , , , , , , , , ,	
			http://unitedparagon.com/wp-	

			content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Non-compliant		The Audit Committee has five (5) members, two of whom are independent directors as provided in the by-laws, and the board deems it not yet necessary to appoint three independent directors as discussed above.
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	Mr. Laurito E. Serrano only Chairs the Audit Committee.Please see the SEC 17-C result of the ASM 2017.  http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-C-Result-of-the-ASM-AGM-2017-Dec042017.pdf	
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	Please see the Definitive Information Statement 2017.  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf	
Recom	mendation 3.5			
1.	Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all materials related party transactions of the company.	Compliant	The Audit Committee discharges the functions of the BROC as part of the review of the company's financial statement.	

			Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	
2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Audit Committee is composed of two Independent Directors.  Please see SEC 17-C Result of ASM 2017 http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-C-Result-of-the-ASM-AGM-2017-Dec042017.pdf	
Recom	mendation 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	The Audit Committee has an existing charter. The draft charters of the other committees are pending approval at the next board meeting.  Please see the Corporation's Amended Manual on Corporate Governance as	
2.	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	adopted by the Board on May 2017 and the ACGR 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	

3.	Committee Charters were fully disclosed on the company's website.	Non - Compliant	http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	The draft charters of the other committees are pending approval at the next board meeting.
perform			s should devote the time and attention nec be familiar with the corporation's busines	
	The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Please see the Corporation's website on the Minutes of the Stockholders Meeting and ACGR 2016.  http://unitedparagon.com/minutes-of-general-special-stockholders-meetings/ http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf	
2.	The directors review meeting materials for all Board and Committee meetings.	Compliant	Board Materials (including materials for presentation and approval) are distributed to the Members of the board days before the actual meeting. To give themample time to review the matters for discussion in the meeting.	
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Board members actively participate during presentation of the management report and financial matters that may	

		have a material impact on the	
		Company's financial position.	
Recommendation 4.2			
Non-executive directors	Compliant	Please see Amended Manual on	
concurrently serve in a maximum		Corporate Governance as adopted by	
of five publicly-listed companies		the Board on May 2017and Annual	
to ensure that they have sufficient		Report 2017 and Definitive IS 2017.	
time to fully prepare for minutes,			
challenge Management's		http://unitedparagon.com/wp-	
proposals/views, and oversee the		content/uploads/2017/06/UPM-	
long-term strategy of the		Amended-Corporate-Governance-	
company.		Manual-May312017.pdf	
		http://unitedparagon.com/wp-	
		content/uploads/2018/05/UPM-SEC-	
		17-A-Dec312017-with-FS.pdf	
		http://unitedparagon.com/wp-	
		content/uploads/2017/11/UPM-	
		Definitive-20-IS-2017-w-FS.pdf	
Recommendation 4.3			
1. The directors notify the	Compliant	As a matter of practice, the directors	
company's board before		notify the company's board before	
accepting a directorship in		accepting a directorship in another	
another company.		company.	
Optional: Principle 4			
Company does not have any	Compliant	Please see Amended Manual on	
executive directors who serve in		Corporate Governance as adopted by	
more than two boards of listed		the Board on May 2017and Annual	
companies outside of the group		Report 2017 and Definitive IS 2017.	
		http://unitedparagon.com/wp-	

			content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf  http://unitedparagon.com/wp- content/uploads/2018/05/UPM-SEC- 17-A-Dec312017-with-FS.pdf  http://unitedparagon.com/wp- content/uploads/2017/11/UPM- Definitive-20-IS-2017-w-FS.pdf	
3.	Company schedules board of directors' meetings before the start of the financial year.	Non-compliant		Due to the busy and sometimes conflicting and erratic schedules of the directors as well as the lack of operations of the company, board meetings are
4.	Board of directors meets at least six times during the year.			scheduled as the need arises.
5.		Non-compliant		Under by-laws of the Corporation, unless the law provides for a higher number of votes, a majority of the directors shall constitute a quorum for the transaction of business at any meeting, and the act of the majority of the directors present at any meeting at which a quorum is present shall be the Act of the Corporate Directors.

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

Recom	Recommendation 5.1					
1.	The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Non-compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	Although the Amended MCG provided at least three ID, the corporation currently has two ID consistent with its by-laws.  The Independent Directors constitute 22.22% of the Corporation's nine (9) directors. A majority of the directors are also non-executive directors.		
Recom	mendation 5.2		<u> </u>			
1.	The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Please see the Corporation's Annual Corporate Governance Report for the year 2016 and the Corporation's Definitive Information Statement for the year 2017, Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and By-Laws.  http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-A-Dec312017-with-FS.pdf  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf			

	1		<u> </u>
		http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf  http://unitedparagon.com/wp-content/uploads/2014/10/UPM-Amended-Bylaws-Oct142014.pdf	
Supplement to Recommendation 5.2			
1. Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	Please see the Corporation's by-laws, Annual Corporate Governance Report for the year 2016 and the Amended Manual of Corporate Governance as adopted by the Board on May 2017.  http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf  http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf  http://unitedparagon.com/wp- content/uploads/2014/10/UPM- Amended-Bylaws-Oct142014.pdf	
Recommendation 5.3			
The independent directors serve for a cumulative term of nine years (reckoned from 2012)	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.	

			http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	
2.	The Company bars an independent director from serving such capacity after the term limit of nine years.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.	
3.	The instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	Non-compliant	http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	The Corporation considers the nine-year term limit as a permanent disqualification.
Recom	mendation 5.4			
1.	The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Non-compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016.	Determinations/resolutions of the Board are made by a collegial body wherein the Chairman/CEO has only one vote.
			http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf  http://unitedparagon.com/wp-	In addition, the Board has constituted a Nomination, Audit and Compensation Committees headed by independent directors, and a Management
			content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	Committee composed of top management, which help identify and suggest strategic plans and proposals to the

				Board of Directors.
2.	The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf	
Recom	mendation 5.5			
1.	If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Not-compliant		The Corporation has two Independent Directors and both are of the same stature and competencies. They exercise chairmanship over their respective committees.
Recom	mendation 5.6			
	Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	The voting results over such transactions during board meetings are reflected in the minutes.  Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016.	

		http://witadaaaaaaaaah.us	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-	
		Amended-Corporate-Governance-	
		Manual-May312017.pdf	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-SEC-	
		Form-ACGR-2017-May302017.pdf	
Recommendation 5.7			
The non-executive directors (NED)	Compliant	Please see the Corporation's Amended	
have separate periodic meetings	20p	Manual on Corporate Governance as	
with the external auditor and		adopted by the Board on May 2017 and	
heads of the internal audit,		ACGR 2016.	
compliance and risk functions,		ACGR 2010.	
•		http://witadaaaaaaaaaaaaa	
without any executive present.		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-	
		Amended-Corporate-Governance-	
		Manual-May312017.pdf	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-SEC-	
		Form-ACGR-2017-May302017.pdf	
		FOITH-ACGN-2017-IVIAY502017.pdf	
2. The meetings are chaired by the	Non-Compliant		Currently, the company does
lead independent director.	'		not have a lead independent
			director.
Optional Principle 5		<u> </u>	
None of the directors is a former	Compliant	Mr. Alfredo C. Ramos has been the	
CEO of the company in the past 2		incumbent CEO of the company for the	
years.		past 5 years.	
Principle 6: The best measure of the Board	's effectiveness is throug	gh an assessment process. The Board shoul	d regularly carry out evaluations

to appraise its performance as a body, and assess whether it possess the right mix of backgrounds and competencies.				
	mendation 6.1	·		
	Board conducts an annual self- assessment of its performance as a whole.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and	
2.	The Chairman conducts a selfassessment of his performance.	Compliant	ACGR 2016.	
3.	The individual members conduct a self-assessment of their performance.	Compliant	http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance-	
4.	Each committee conducts a self assessment of its performance.	Compliant	Manual-May312017.pdf  http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	
5.	Every three years, the assessments are supported by an external facilitator.	Non-Compliant		This is only the first year of implementation, the board will consider engaging an external facilitator should the need arise.
Recom	mendation 6.2			
	Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Compliant	The corporation's website provides the contact of the company's investor relations officer who may be contacted for any concern.  Please see the Corporation's Amended	
2.	The system allows for a feedback mechanism from the shareholders.	Compliant	Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016. <a href="http://unitedparagon.com/wp-">http://unitedparagon.com/wp-</a>	

			content/uploads/2017/06/UPM-	
			Amended-Corporate-Governance-	
			Manual-May312017.pdf	
			http://unitedparagon.com/wp-	
			content/uploads/2017/06/UPM-SEC-	
			Form-ACGR-2017-May302017.pdf	
Princip	le 7: Members of the Board are duty	-bound to apply high et	hical standards, taking into account the inte	erest of all stakeholders.
Recom	mendation 7.1			
1.	Board adopts a Code of Conduct	Compliant	Please see the Corporation's Amended	
	and Ethics, which provide		Manual on Corporate Governance as	
	standards for professional and		adopted by the Board on May 2017 and	
	ethical behavior, as well as		ACGR 2016.	
	articulate acceptable and			
	unacceptable conduct and		http://unitedparagon.com/wp-	
	practices in internal and external		content/uploads/2017/06/UPM-	
	dealings of the company.		Amended-Corporate-Governance-	
2.	The Code is properly disseminated	Compliant	Manual-May312017.pdf	
	to the Board, senior management			
	and employees.		http://unitedparagon.com/wp-	
3.	The Code is disclosed and made	Compliant	content/uploads/2017/06/UPM-SEC-	
	available to the public through the		Form-ACGR-2017-May302017.pdf	
	company website.			
Supple	ment to Recommendation 7.1			
1.	Company has clear and stringent	Compliant	Please see ACGR 2016.	
	policies and procedures on			
	curbing and penalizing company		http://unitedparagon.com/wp-	
	involvement in offering paying		content/uploads/2017/06/UPM-SEC-	
	and receiving bribes.		Form-ACGR-2017-May302017.pdf	
Recom	mendation 7.2			

1.	Board ensures the proper and	Compliant	Please see ACGR 2016.	
	efficient implementation and			
	monitoring of compliance with		http://unitedparagon.com/wp-	
	the Code of Business Conduct and		content/uploads/2017/06/UPM-SEC-	
	Ethics.		Form-ACGR-2017-May302017.pdf	
2.	Board ensures the proper and	Compliant		
	efficient implementation and			
	monitoring of compliance with			
	company internal policies.			
Princip	le 8: The Company should establish	corporate disclosure po	olicies and procedures that are practical and	in accordance with best practices
and re	gulatory expectations.			
Recom	mendation 8.1			
1.	Board establishes corporate	Compliant	Please see various SEC disclosures in	
	disclosure policies and procedures		the company's website	
	to ensure a comprehensive,			
	accurate, reliable and timely		http://unitedparagon.com/company-	
	report to shareholders and other		disclosures/sec-filings/	
	stakeholders that gives a fair and			
	complete picture of a company's			
	financial condition, results and			
	business operations.			
Supple	ment to Recommendations 8.1			
1.	Company distributes or makes	Compliant	The Corporation complies with the	
	available annual and quarterly		disclosure requirements of its annual	
	consolidated reports, cash flow		and quarterly consolidated reports.	
	statements, and special audit			
	revisions. Consolidated financial		Consolidated financial statements are	
	statements are published within		published within ninety (90) days from	
	ninety (90) days from the end of		the end of the fiscal year, while interim	
	the fiscal year, while interim		reports are published within forty-five	
	reports are published within forty-		(45) days from the end of the reporting	
	five (45) days from the end of the		period.	

repo	orting period.		These reports are uploaded in the company's website. <a href="http://unitedparagon.com/company-disclosures/sec-filings/">http://unitedparagon.com/company-disclosures/sec-filings/</a>	
repo assoc comp share owne holdi affilia betw share over:	pany discloses in its annual ort the principal risks ciated with the identity of the pany's controlling eholders; the degree of ership concentration; crossings among company ates; and any imbalances ween the controlling eholders' voting power and rall equity position in the pany.	Compliant	Please see the Corporation's Annual Report for the year 2017.  http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-A-Dec312017-with-FS.pdf	
Recommend	lation 8.2			
direc the c comp busir	pany has a policy requiring all ctors to disclose / report to company any dealings in the pany's shares within three ness days.	Compliant	The Corporation complies and adopts with the SEC's disclosure requirements on any dealings by any of its directors in the Corporation's shares.	
office comp comp	pany has a policy requiring all ers to disclose / report to the pany any dealings in the pany's shares within three ness days.	Compliant	Please see SEC 23-B uploaded in the Corporation's website:  http://unitedparagon.com/company- disclosures/sec-filings/	
Supplement	to Recommendation 8.2			
	pany discloses the trading of corporation's shares by	Compliant	Please see the Corporation's Definitive Information Statement of 2017, the	

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 buyback program)		Corporation's Annual Report 2017 (SEC 17-A), ACGR 2016 and Public Ownership Report and Top 100 Stockholders uploaded in the Corporation's website.  http://unitedparagon.com/company- disclosures/sec-filings/  http://unitedparagon.com/company- disclosures/other-disclosures/  http://unitedparagon.com/corporate- governance/	
Recommendation 8.3			
<ol> <li>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.</li> <li>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.</li> </ol>	Compliant	Please see the Corporation's Definitive Information Statement of 2017, and the Corporation's ACGR 2016 uploaded in the company's website:  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf	
Recommendation 8.4			
Company provides a clear disclosure of its policies and	Compliant	Please refer to Additional Information on Recommendation 2.5	

2.	procedure for setting Board remuneration, including the level and mix of the same.  Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	Please see the Corporation's Definitive Information Statement of 2017, the Corporation's Annual Corporate Governance Report 2016, SEC 17-A 2017, Amended MCG and By-laws  http://unitedparagon.com/wp-	
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant	content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf  http://unitedparagon.com/wp-content/uploads/2018/05/UPM-SEC-17-A-Dec312017-with-FS.pdf  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf  http://unitedparagon.com/wp-content/uploads/2014/10/UPM-Amended-Bylaws-Oct142014.pdf	
Recom	mendation 8.5			
1.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on	Compliant	Please to Additional Information on Recommendation 2.7	

	Corporate Governance.			
2.	Company discloses material or	Compliant	Please refer to Annual Report 2017 :	
	significant RPTs reviewed and		http://unitedparagon.com/wp-	
	approved during the year.		content/uploads/2018/05/UPM-SEC-	
	approved an in-B and year.		17-A-Dec312017-with-FS.pdf	
Supple	ment to Recommendation 8.5			
	Company requires directors to	Compliant	Directors disclose their interest in	
	disclose their interests in		transactions or any other conflicts of	
	transactions or any other conflict		interest during the board meeting at	
	of interests.		which such transactions are discussed.	
			Please see the Corporation's Amended	
			Manual on Corporate Governance as	
			adopted by the Board on May 2017.	
			, , , , , , , , , , , , , , , , , , , ,	
			http://unitedparagon.com/wp-	
			content/uploads/2017/06/UPM-	
			Amended-Corporate-Governance-	
			Manual-May312017.pdf	
Option	al: Recommendation 8.5			
1.	Company discloses that RPTs are	Compliant	Please refer to Additional Information	
	conducted in such a way to ensure		under Recommendation 2.7	
	that they are fair and at arms'			
	length.			
Recom	mendation 8.6			
1.	Company makes a full, fair,	Compliant	Please see the Current Reports under	
	accurate and timely disclosure to		SEC Form 17-C uploaded in the	
	the public of every material fact		Corporation's website	
	or event that occur, particularly			
	on the acquisition or disposal of		http://unitedparagon.com/company-	
	significant assets, which could		disclosures/sec-filings/	
	adversely affect the viability or			
	the interest of its shareholders			

	and other stakeholders.			
2.	Board appoints an independently	Compliant	There has been no need for the	
	partly to evaluate the fairness of		Corporation to appoint an independent	
	the transaction price on the		party because there has been no	
	acquisition or disposal of assets.		acquisition or disposal of assets.	
Supple	ment to Recommendation 8.6			
1.	Company discloses the existence	Compliant	It has been the practice of the company	
	justification and details on		to disclose such agreements to the SEC	
	shareholder agreements, voting		& PSE however, there had been no	
	trust agreements, confidentiality		such agreement in 2017.	
	agreements, and such other			
	agreements that may impact on			
	the control, ownership, and			
	strategic direction of the			
	company.			
Recom	mendation 8.7			
1.	Company's corporate governance	Compliant	Please see the Corporation's Amended	
	policies, programs and procedures		Manual on Corporate Governance as	
	are contained in its Manual on		adopted by the Board on May 2017.	
	Corporate Governance (MCG).			
2.	Company's MCG is submitted to	Compliant	http://unitedparagon.com/wp-	
	the SEC and PSE.		content/uploads/2017/06/UPM-	
3.	Company's MCG is posted on its	Compliant	Amended-Corporate-Governance-	
	company website.		Manual-May312017.pdf	
Supple	ment to Recommendation 8.7			
1.	Company submits to the SEC and	Compliant	Please see the Corporation's Amended	
	PSE an updated MCG to disclose		Manual on Corporate Governance as	
	any changes in its corporate		adopted by the Board on May 2017.	
	governance practices.			
			http://unitedparagon.com/wp-	
			content/uploads/2017/06/UPM-	
			Amended-Corporate-Governance-	
			Manual-May312017.pdf	

Optional: Principle 8			
Does the company's Annual			
Report disclose the following			
information:			
a. Corporate Objectives	Compliant		
b. Financial performance	Compliant		
indicators			
c. Non-financial	Compliant		
performance indicators			
d. Dividend Policy	Compliant		
e. Biographical details (at	Compliant		
least age academic		Please see the Corporation's Annual	
qualifications, date of first		Report 2017 and ACGR 2016.	
appointment, relevant		but all all all and a second as	
experience, and other		http://unitedparagon.com/wp-	
directorships in listed		content/uploads/2018/05/UPM-SEC-	
companies) of all directors		17-A-Dec312017-with-FS.pdf	
f. Attendance details of	Compliant		
each director in all			
directors meetings held		http://unitedparagon.com/wp-	
during the year		content/uploads/2017/06/UPM-SEC-	
g. Total remuneration of	Compliant	Form-ACGR-2017-May302017.pdf	
each member of the		Torm Acdit 2017 May 502017.pdf	
board of directors	Carrellant		
2. The Annual Report contains a	Compliant		
statement confirming the			
company's full compliance with the Code of Corporate			
Governance and where there is			
non-compliance, identifies and			
explains reason for each such			
issue.			
3. The Annual Report/Annual CG	Compliant		
3. The Annual Report Annual Co	Compilant		

	Report discloses that the board of			
	directors conducted a review of			
	the company's material controls			
	(including operational financial			
	and compliance controls) and risk			
	management systems.			
4.	The Annual Report/Annual CG	Compliant	http://unitedparagon.com/wp-	
	Report contains a statement from		content/uploads/2018/05/UPM-SEC-	
	the board of directors or Audit		17-A-Dec312017-with-FS.pdf	
	Committee commenting on the			
	adequacy of the company's		http://unitedparagon.com/wp-	
	internal controls/risk		content/uploads/2017/06/UPM-SEC-	
	management systems.		Form-ACGR-2017-May302017.pdf	
5.	The company discloses in the	Compliant	http://unitedparagon.com/wp-	
	Annual Report the key risks to		content/uploads/2018/05/UPM-SEC-	
	which the company is materially		17-A-Dec312017-with-FS.pdf	
	exposed to (i.e. financial			
	operational including IT,			
	environmental, social, economic).			
Princip	ole 9: The company should establish st	andards for the approp	riate selection of an external auditor, and e	xercise effective oversight of the
same t	to strengthen the external auditor's in	dependence and enhar	nce audit quality.	
Recom	nmendation 9.1			
1.	Audit Committee has a robust	Compliant	Please see the ACGR 2016 and the	
	process for approving and		Corporation's Amended Manual on	
	recommending the appointment,		Corporate Governance 2017.	
	reappointment, removal, and fees		http://unitedparagon.com/wp-	
1				

of the external auditors.

content/uploads/2017/06/UPM-

http://unitedparagon.com/wp-

Manual-May312017.pdf

Amended-Corporate-Governance-

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			content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.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	The reappointment and fees of the external auditor were ratified by 87.69% of the total shareholders, during the last Annual Stockholders Meeting.	
3.	For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant	The Company retained the services of the external auditor.	
	ment to Recommendation 9.1			
	Company has a policy of rotating the lead audit partner every five years.	Compliant	Please see the Definitive Information Statement of 2017, the Corporation's Annual Corporate Governance Report 2016.  http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf  http://unitedparagon.com/wp- content/uploads/2017/11/UPM- Definitive-20-IS-2017-w-FS.pdf	
	mendation 9.2			
1.	Audit Committee Charter includes the Audit Committee's responsibility on:	Compliant	Please see the Corporation's ACGR 2016.	

i. assessing the integrity and independence of external auditors:  ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and  iii. exercising effective oversight to review and monitor the effectiveness of the audit process taking		http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	
of the audit process taking into consideration relevant Philippine professional and regulatory requirements.  2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	5 Compliant		
Supplement to Recommendation 9.2			
1. 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.	·	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and the ACGR 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf  http://unitedparagon.com/wp-	

			content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	
2.	Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and the ACGR 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	
			http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	
Recom	nmendation 9.3			
1.	Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	The External Auditor of the Corporation currently does not perform nay non-audit services.	
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	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and the ACGR 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf	

	ment to Recommendation 9.3  Fees paid for non-audit services do not outweigh the fees paid for	Compliant	http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf  The External Auditor of the Corporation currently does not perform any non-	
	audit services.		audit services. Thus there are no non- audit fees paid by the Corporation.	
Additio	onal Recommendation to Principle 9		, , , , , , , , , , , , , , , , , , , ,	
1.	Company's external auditor is duly accredited by the SEC under Group category	Compliant	The Corporation's current external auditor is SycipGorresVelayo& Co.,  1. Jose Rao'ul J. Balisalisa; 2. SEC Accreditation Number 1557-A (Group A) 3. April 14, 2016 4. valid until April 14, 2019: 5. : and 6. SycipGorresVelayo& Co., 6760 Ayala Avenue, Makati City; Telephone Number: 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)	Non-compliant		To the best of its knowledge, the Corporation is not aware whether or not its external auditor agreed to be subject to the SOAR inspection program conducted by the SEC. It undertakes to submit an update as soon as it receives the required information.

Principle 10: The companyshould ensureth Recommendation 10.1	at the material and repo	rtable non-financial and sustainability issu	es are disclosed.
1. Board has a clear and focused policy on the disclosure of nonfinancial information with emphasis on the management of economic, environment, social and governance (EESG) issues of its business, which underpin sustainability.	Compliant	Please the Corporate Social Responsibility that is uploaded in the company's website:  http://unitedparagon.com/2017- community-project/  Please see the Annual Corporate Governance Report 2016  http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	
<ol> <li>Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.</li> </ol>	Non-Compliant		The Corporation does not have a sustainability reporting yet.
Principle 11: The company should maintain This channel is crucial for informed decision Recommendation 11.1	•		isseminating relevant information.
Company has media and analysts' briefings	Non-compliant		The Company does not conduct media and analyst briefings.  However during the Annual Meetings, media representatives are free to interview the Corporation's appointed spokesperson.

Supplemented to Principle 11			
1. Company has a website disclosing			
up-to-date information on the			
following:			
a. Financial statements/reports	Compliant		
(latest quarterly)			
b. Materials provided in			
briefings to analysts and		Diagram and the Compountion/official	
media		Please see the Corporation's website	
c. Downloadable annual report		www.unitedparagon.com	
d. Notice of ASM and/or SSM			
e. Minutes of ASM and/or SSM			
f. Company's Articles of			
Incorporation			
Additional Recommendation to Principle	11		
<ol> <li>Company complies with SEC</li> </ol>	Compliant	Please see the Corporation's website	
prescribed website template.		www.unitedparagon.com	
		and Risk Management Framework	
	, , , ,	rnance in the conduct of its affairs, the com	pany should have a strong and
effective internal control system and enter	prise risk management fr	amework.	
Recommendation 12.1	_		
<ol> <li>Company has an adequate and</li> </ol>	Compliant	Please see the Corporation's Amended	
effective internal control system		Manual on Corporate Governance as	
in the conduct of its business.		adopted by the Board on May 2017 and	
		the ACGR 2016.	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-	
		Amended-Corporate-Governance-	
		Manual-May312017.pdf	
		http://witodoonges.com/wa	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-SEC-	

		1	T	1
			Form-ACGR-2017-May302017.pdf	
			Please see additional information under Recommendation 2.10	
2.	Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf  Please see additional information under Recommendation 2.11	
Sunnla	ment to Recommendation 12.1		under Recommendation 2.11	
	Company has a formal comprehensive enterprise-wide compliance program covering compliance with laws and relevant regulations that is annually reviewed. The programs include appropriate training and awareness initiatives to facilitate understanding, acceptance and compliance with the said issuances.	Non-compliant		The Company has no formal comprehensive enterprise-wide compliance program. However, Personnel are encouraged to attendtrainings and information campaign seminars on new laws/regulations being implemented that impacts on the Company's business and operations.
Option	al: Recommendation 12.1			
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.			
Recom	mendation 12.2			
1.	Company has in place an independent internal audit	Non-compliant		Due to no operations, the company has no internal

	function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.			auditor.
	mendation to 12.			
	Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Non-compliant		
2.	CAE oversees and is responsible for the internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Non- compliant		Due to no operation, the board deems it not necessary to appoint a Chief Audit Executive.
3.	In case of a fully outsourced internal audit activity, qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Non- compliant		
Recom	mendation 12.4			
	Company has a separate risk management function to identify, assess and monitor key risk, exposures.	Compliant	Please refer to the Additional Information on Recommendation 3.4	
Supple	ment to Recommendation 12.4			
1.	Company seeks external technical support in risk management when such competence is not available	Compliant	Please refer to the Additional Information on Recommendation 3.4	

	internally.			
Recom	mendation 12.5			
1.	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 Treasurer, Mr. Adrian Paulino S. Ramos, acts as the Chief Risk Officer I Please refer to the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 containing his responsibilities.  http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	
	CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant		
	Company's Chief Executive Officer	Non-compliant		This is only the first year of
1.	and Chief Audit 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.	·		implementation.
			Relationship with Shareholders	
	le 13: The company should treat all sl	nareholders fairly and eq	uitably, and also recognize, protect and fa	cilitate the exercise of their
rights.				
Recom	mendation 13.1			
1.	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. <a href="http://unitedparagon.com/wp-">http://unitedparagon.com/wp-</a>	

			content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	
2.	Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.	
			http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	
Supple	ement to Recommendation 13.1			
1.	Company's common share has one vote for one share.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as	
2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	adopted by the Board on May 2017, Definitive IS, ACGR 2016 and By-laws <a href="http://unitedparagon.com/wp-content/uploads/2017/06/UPM-">http://unitedparagon.com/wp-content/uploads/2017/06/UPM-</a>	
3.	Board has an effective, secure, and efficient voting system.	Compliant	Amended-Corporate-Governance- Manual-May312017.pdf	
4.	Board has an effective shareholder voting mechanisms such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	http://unitedparagon.com/wp- content/uploads/2017/11/UPM- Definitive-20-IS-2017-w-FS.pdf  http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC-	
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for	Compliant	Form-ACGR-2017-May302017.pdf  http://unitedparagon.com/wp-	

	consideration or agenda item at the AGM or special meeting.  Board clearly articulates and enforces policies with respect to treatment of minority shareholders.  Company has a transparent and specific dividend policy.  Tal: Recommendation 13.1	Compliant Compliant	content/uploads/2014/10/UPM-Amended-Bylaws-Oct142014.pdf  The company has not declared dividends in 2017.	
•	Company appoints an independent party to count	Compliant	The Corporation has appointed its stock and transfer agent to count the votes	
	and/or validate the votes at the Annual Shareholders' Meeting.		at the Annual Shareholders' Meeting.	
Recom	mendation 13.2			
1.	Board encourages active shareholder participation by sending the Notice of Annual and Special Stockholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Compliant	Please see the Corporation's Definitive Information Statement for the year 2017 uploaded in the Corporation's website  http://unitedparagon.com/wp-content/uploads/2017/11/UPM-Definitive-20-IS-2017-w-FS.pdf	The Corporation's by-laws requires notices to be sent to stockholders at least 10 days before the date of annual meetings, however for the past years, the Company has been doing its best to follow the Asian Corporate Governance Scorecard to send notice at least 28 days before the meeting.
	mental to Recommendation 13.2			
1.	Company's Notice of Annual Stockholders' Meeting contains the following information:			
	a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience,	Compliant	Please see the Corporation's Definitive Information Statement for the year 2017 uploaded in the Corporation's website	

and directorships in other			
listed companies)		http://unitedparagon.com/wp-	
b. Auditors seeking	Compliant	content/uploads/2017/11/UPM-	
appointment/re-		<u>Definitive-20-IS-2017-w-FS.pdf</u>	
appointment			
c. Proxy documents	Compliant		
Optional: Recommendation 13.2	·		
Company provides rationale for	Compliant	Please see the Corporation's Definitive	
the agenda items for the annual		Information Statement for the year	
stockholders meeting		2017 uploaded in the Corporation's	
		website	
		http://unitedparagon.com/wp-	
		content/uploads/2017/11/UPM-	
		Definitive-20-IS-2017-w-FS.pdf	
Recommendation 13.3			
<ol> <li>Board encourages active</li> </ol>	Compliant	The minutes of the stockholders	
shareholder participation by		meeting as approved by the	
making the result of the votes		stockholders are uploaded in the	
taken during the most recent		company's website.	
Annual or Special Shareholders'			
Meeting publicly available the			
next working day.		http://unitedparagon.com/minutes-of-	
2. Minutes of the Annual and Special	Compliant	general-special-stockholders-meetings/	
Shareholders' Meetings were			
available on the company website			
within five business days from the			
end of the meeting			
Supplemental to Recommendation 13.3		· · · · · · · · · · · · · · · · · · ·	
1. Board ensures the attendance of	Compliant	The Corporation's external auditor, SGV	
the external auditor and other		& Co. is always present for the conduct	
relevant individuals to answer		of its annual stockholders' meeting.	

	shareholders questions during the ASM and SSM			
Recom	Recommendation 13.4			
1.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Compliant	Under the Corporation's Amended Manual on Corporate Governance, the Board of Directors shall establish an alternative dispute resolution system that can amicably settle conflicts or differences between the Corporation	
2.	The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	and its stockholders, and the Corporation and third parties, including regulatory authorities.  http://unitedparagon.com/wp- content/uploads/2017/06/UPM- Amended-Corporate-Governance- Manual-May312017.pdf	
Recom	mendation 13.5			
1.	Board establishes an Investor Relations Officer (IRO) to ensure constant engagement with its shareholders.	Compliant	IRO Officer: Atty. Adrian S. Arias Telephone No. 631 5139 Fax No. 631 3113 Emali address: info@unitedparagon.com http://unitedparagon.com/investor-relations/	
2.	IRO is present at every shareholder's meeting.	Non-compliant		This is only the first year of implementation. The IRO will be present at every shareholder's meeting moving forward.

Supple	mental Recommendations to Princip	ole 13		
1.	Board avoids anti-takeover measure or similar devices that may entrench ineffective management or the existing controlling shareholder group	Non-compliant		There have been no such instances yet.
2.	Company has at least thirty percent (30%) public float to increase liquidity in the market.	Non-compliant		The proportion of the Corporation's outstanding shares that are considered public float is less than 30% (i.e. 21.16%).
Option	al: Principle 13			
	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting			
2.	Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.			
3.				
			to Stakeholders	
Where	_	-	ictual relations and through voluntary com rs should have the opportunity to obtain p	
	mendation 14.1			
1.	Board identifies the company's various stakeholders and promotes cooperation between	Compliant	Please see ACGR 2016 and company's corporate social responsibility. <a href="http://unitedparagon.com/wp-">http://unitedparagon.com/wp-</a>	

them and the company in creating		content/uploads/2017/06/UPM-SEC-	
wealth, growth and sustainability.		Form-ACGR-2017-May302017.pdf	
		http://unitedparagon.com/2017-	
		community-project/	
Recommendation 14.2		community project/	
Board establishes clear policies	Compliant	Please refer to the Corporation's	
and programs to provide a	oop.i.ac	Amended Manual on Corporate	
mechanism on the fair treatment		Governance as adopted by the Board	
and protection of stakeholders		on May 2017 and the ACGR 2016	
·		uploaded in the Corporation's website	
		·	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-	
		Amended-Corporate-Governance-	
		Manual-May312017.pdf	
		http://unitedparagon.com/wp-	
		content/uploads/2017/06/UPM-SEC-	
		Form-ACGR-2017-May302017.pdf	
		· · · · · · · · · · · · · · · · · · ·	
		The stakeholders may contact the	
		Company's Investor Relations Officer.	
Recommendation 14.3			
<ol> <li>Board adopts a transparent</li> </ol>	Compliant	Please refer to the Corporation's	
framework and process that allow		Amended Manual on Corporate	
stakeholders to communicate		Governance and ACGR 2016 the	
with the company and to obtain		Corporation's website	
redress for the violation of their		www.unitedparagon.com	
rights.			
		The stakeholders may contact the	
		Company's Investor Relations Officer	

		http://unitedparagon.com/investor- relations/			
Supplement to Recommendation 14.3	Supplement to Recommendation 14.3				
1. Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholder is settled in a fair and expeditious manner.	Compliant	The Corporation, through its Board of Directors, shall establish an alternative dispute resolution system that can amicably settle conflicts or differences between the Corporation and its stockholders, and the Corporation and third parties, including regulatory authorities.  Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf			
Additional Recommendations to Principle	14				
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents specific steps being taken to finally comply with the applicable	Compliant	The Company has not sought any exemptions at this point			

	law, rule or regulation.			
2.	Company respects intellectual property rights.	Compliant	It has been the practice of the Corporation to keep proprietary information confidential and are not disclosed to third parties without the written consent/approval of the potential Joint Venture Partners or investors, and are always covered by non-disclosure agreements.	
Option	al: Principle 14			
1.	Company discloses its policies and practices that address customers' welfare			
2.	Company discloses its policies and practices that address supplier/contractor selection procedures.			
			veloped to create a symbolic environment,	realize the company's goals and
	pate in its corporate governance proc	esses.		
	mendation 15.1			
1.	Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governances.	Non-compliant		Due to non-operations, the company is under care and maintenance and thus maintains a skeletal workforce at the mine site.
Supple	ment to Recommendation 15.1			
1.	Company has a reward/compensation policy that accounts for the performance of	Non-compliant		Due to non-operations, the company is under care and maintenance and has maintain

	the company beyond short-term financial measures.			a skeletal workforce at the mine site
2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	http://unitedparagon.com/wp- content/uploads/2017/06/UPM-SEC- Form-ACGR-2017-May302017.pdf	
3.	Company has policies and practices on training and development of its employees.	Non-compliant		The Company follows the relevant labor laws.
Recom	mendation 15.2			
1.	Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016.  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-Amended-Corporate-Governance-Manual-May312017.pdf  http://unitedparagon.com/wp-content/uploads/2017/06/UPM-SEC-Form-ACGR-2017-May302017.pdf	
2.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Non-compliant		Due to non-operations, the company is under care and maintenance and has maintain a skeletal workforce at the mine site
Supple	ement to Recommendation 15.2			
1.	Company has clear and policies and procedures on curbing and penalizing employee involvement in offering, paying and receiving	Compliant	Please refer to Supplement to Recommendation 7.1  There has been no finding of violation	
	bribes.		of this policy.	

Recommendation 15.3				
1.	Board establishes a suitable framework, for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Non-compliant	Due to non-operations, the	
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.	Non-compliant	company is under care and maintenance and thus maintains a skeletal workforce at the mine site	
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	Non-compliant		

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

Recon	Recommendation 16.1				
1.	Company recognizes and places importance on the interdependences between business and society, and promotes a mutually beneficially relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.	Compliant	Please see the Corporate Social Responsibility uploaded in the company's website.		

Option	Optional: Principle 16			
1.	Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	Please see the Company's Corporate Social Responsibility available at the website	
2.	Company exerts effort to interact positively with the communities in which it operates.	Compliant	http://unitedparagon.com/2017- community-project/	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of MANDALUY ON or NAY 30 2018.

	SIGNATURES	
Alfredo C. Ramos Chairman of the Board an Executive Officer  John Peter C. Hage Independent Direct	\$   3 =	Iris Marie U Carpio-Duque Compliance Officer/Corporate Secretary  Laurito E. Serrano Independent Director
SUBSCRIBED AND SWORN t		3 0 2018 ay of 2018, affiant(
NAME	ID No.	DATE OF ISSUED/PLACE OF ISSUE
Alfredo C. Ramos Iris Marie U. Carpio-Duque Laurito E. Serrano John Peter C. Hager	Passport No. EC8370209 Passport No. P4323180A DL No. N05-79-030116 DL No. N03-86-033820	July 21, 2016/DFA NCR East Sep. 11, 2017/DFA NCR East valid until August 03, 2021 valid until September 14, 2018
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Series of 2018.

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NOTARY PUBLIC
Until Dec. 31, 2018
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Rizal Chapter
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