COVER SHEET

		- 4 0 9 3 8 -			
		SEC Registration Number			
UNITED	PARAGON	MINING			
C_O	RPORATIO	N			
	Company's Full Name)				
		E N T R U M ,			
1 2 5 P I O N E E R (Business Addre	S T M A N D A ss: No., Street, City / Town /	L U Y O N C I T Y Province)			
	,,,				
Mr. Gilbert V. Rabago Contact Person		8636-5139 Company Telephone Number			
T. (1 A					
<u>Integrated – Annua</u>	al Corporate Governance (I-ACGR)	e Report 2022			
1 2 3 1 Month Day Fiscal Year	FORM TYPE	Month Day Annual Meeting			
Seconda	ary License Type, If Applicable				
Dept Requiring this Doc		ticles Number / Section			
	Total Amot	unt of Borrowings			
Total No. of Stockholders	Domestic	Foreign			
To be accomplished by SEC Personnel concerned					
File Number	LCU				
Document ID	Cashier				
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+SECURITIES AND EXCHANGE COMMISSION

SEC FORM – I – ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended	<u>2022</u>		
2.	SEC Identification Number	40938		
3.	BIR Tax Identification No.	000-169-117-0	00	
4.	Exact name of issuer as specifie	ed in its charter	United Paragon Mining Corpo	oration
5.	Philippines Province, Country or other juris Incorporation or organization	sdiction of	6. SEC Use Onlindustry Classification Code:	y)
7.	Quad Alpha Centrum, 125 Pion Address of principal office	eer Street, Man	daluyong City 1550 Postal Code	l
8.	(632) 8631-5139 Issuer's telephone number, inc	luding area code	2	
9.	N/A Former name, former address,	former fiscal year	ar, if changed since last report	

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT				
		COMPLIANT /	ADDITIONAL INFORMATION	EXPLANATION
		NON -		
		COMPLIANT		
	ard's Governance Responsibili			
Principl	le 1: The company should be he	eaded by a compe	tent, working board to foster the long-term suc	cess of the corporation, and to sustain its
compet	titiveness and profitability in a	manner consisten	t with its corporate objectives and the long-terr	m best interests of its shareholders and othe
takeho	olders.			
Recomi	mendation 1.1			
1.	Board is composed of		Please see the link to the Corporation's	
	directors with collective		Annual Report and Definitive Information	
	working knowledge,	Compliant	Statement for the year 2022.	
	experience or expertise that			
	is relevant to the company's		https://unitedparagonmining.com/2022-	
	industry/sector		2023-disclosures-sec	
2.	Board has an appropriate		Please see the link to the Corporation's	The Board represents a diverse background
	mix of competence and		Annual Report and Definitive Information	of professionals equipped with t
	expertise.	Compliant	Statement for the year 2022.	necessary competencies to prope
				discharge his/her duties judiciously a
			https://unitedparagonmining.com/2022-	exercise independent judgment on vario
			2023-disclosures-sec	matters requiring Board ratification.
3.	Directors remain qualified		Please see the link to the Corporation's	
	for their positions	Compliant	Annual Report and Definitive Information	
	individually and collectively		Statement for the year 2022.	
	to enable them to fulfill			
	their roles and		https://unitedparagonmining.com/2022-	
	responsibilities and respond		2023-disclosures-sec	
	to the needs of the			
	organization.			

Recom	mendation 1.2			
1.	Board is composed of a majority of non-executive directors	Compliant	Please see the link to the Corporation's Annual Report and Definitive Information Statement for the year 2022. https://unitedparagonmining.com/2022-2023-disclosures-sec	
Recom	mendation 1.3			
1.	Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors	Compliant	Please see the Corporation's website. https://unitedparagonmining.com/home	
2.	Company has an orientation program for first time directors	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual	
3.	Company has relevant annual continuing training for all directors	Compliant	All Officers and Directors of the company are required to attend the Annual Corporate Governance Seminar. The certificates of attendance and trainings are uploaded in the corporation's website. https://unitedparagonmining.com/corporate-governance-main	

Recommendation 1.4			
1. Board has a policy of diversity	on board Compliant	The Board implements a process of 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 eight (8) members of the Board of Directors, two (2) are female Directors, namely: Presentacion S. Ramos & Mrs. Maureen Alexandra S. Ramos-Padilla. Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual	
Optional: Recommendation	n 1.4		
Company has a policand discloses measured by the objectives for implestives for implestives and diversity and reports on progress achieving its objectives.	urable ementing and s in	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual	
Recommendation 1.5			
Board is assisted by Corporate Secretary		The board has appointed and assisted by its Corporate Secretary, Atty. Iris Marie U. Carpio-Duque	

			Please see the link to the Corporation's Annual Report and Definitive Information Statement for the year 2022 and General Information Sheet (GIS) 2022. https://unitedparagonmining.com/2022-2023-disclosures-sec	
2.	Corporate Secretary is a separate individual from the Compliance Officer.	Non-Compliant		The company has assigned an Assistant Corporate Secretary to assist the board and Corp. Secretary on his/her duties.
3.	Corporate Secretary is not a member of the Board of Directors	Compliant	Please see the link to the Corporation's Annual Report and Definitive Information Statement for the year 2022. https://unitedparagonmining.com/2022-2023-disclosures-sec	
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 2022	

Optional: Recommendation 1.5		https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-cg-report https://unitedparagonmining.com/2022-2023-disclosures-sec	
1. Corporate Secretary distributes materials for board meetings at least (5) business days before scheduled meeting. Recommendation 1.6	Compliant r : five		
Board is assisted by a Compliance Officer.	Compliant	The board has assigned Atty. Iris Marie Carpio-Duque as the Compliance Officer. Please see the link to the Corporation's Annual Report and Definitive Information Statement for the year 2022. https://unitedparagonmining.com/2022-2023-disclosures-sec	
2. Compliance Officer has rank of Senior Vice- President or an equivale position with adequate stature and authority in corporation	ent		Although the incumbent Compliance Officer does not have the rank of Senior Vice-President, she nevertheless directly reports to the Chairman & President of the company and is able to discharge her duties competently.

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 2022 https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-cg-report https://unitedparagonmining.com/2022-2023-disclosures-sec	
4. Compliance Officer attends training/s on corporate governance	Compliant	The Corporate Secretary is required to attend the annual corporate governance seminar. The certificates of attendance and trainings are uploaded in the corporation's website. https://unitedparagonmining.com/corporate-governance-main	

Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as stockholders and other stakeholders.

Recom	Recommendation 2.1				
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	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual		
Recom	mendation 2.2				
1.	Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	The board reviews and approves company business objectives and strategies during board meetings and monitors the implementation in order to sustain the company's viability and strengths.		
2.	Board oversees and monitors the implementation of the company's business objectives and strategy	Compliant	https://unitedparagonmining.com/cg-manual		
Supple	ment 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 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.	
Board has strategy execution process that facilitates effective management performance	Compliant	Please see the Corporation's Amended Manual on Corporate Governance.	

and is attuned to the company's business environment, and culture. Recommendation 2.3 1. Board is headed by a	Compliant	https://unitedparagonmining.com/cg-manual Due to the sudden passing of the Chairman	
competent and qualified Chairperson	Compliant	Mr. Alfredo C. Ramos, the board held a special meeting to appoint Mr. Gerard Anton S. Ramos as his successor. Information on his qualification can be found in the Corporation's Annual Corporate Governance Report for 2016 and Corporation's Definitive Information Statement of 2022 and the Annual Report of 2022 (SEC 17-A). https://unitedparagonmining.com/2022-2023-disclosures-sec https://unitedparagonmining.com/annual-cg-report	
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. https://unitedparagonmining.com/cg-manual	
Board adopts a policy on the retirement for directors and	Compliant	There is no retirement age policy for directors and key officers for as long as a	

	key officers.		director is capable of performing of his office and is able to promote the interest of the company, he may be re-elected for another term. This is also consistent with the policy on maintaining diversity in the board.	
Recom	mendation 2.5			
1.	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 in. Directors who are employees of the	
2.	Board adapts a policy specifying the relationship between remuneration and performance.	Compliant	Company or any of its subsidiaries shall receive no additional compensation for serving as Directors other than the reasonable per diem.	
3.	Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	Please see the Definitive Information Statement and the Annual Report (SEC 17-A) for 2022. https://unitedparagonmining.com/2022-2023-disclosures-sec	
Option	nal Recommendation 2.5			
	Board approves the remuneration of senior executives.			
2.	Company has measurable standards to align the performance-based remuneration of the			

	executive directors and senior executives with long-			
	term interest, such as claw			
	back provision and deferred			
	bonuses.			
	mendation 2.6			
1.	Board has a formal and	Compliant	Please see the Corporation's by-laws and	
	transparent nomination and		the Amended Manual on Corporate	
	election policy		Governance.	
2.	Board nomination and	Compliant		
	election policy is disclosed in		https://unitedparagonmining.com/cg-	
	the company's Manual on		<u>manual</u>	
	Corporate Governance.			
3.	Board nomination and	Compliant	https://unitedparagonmining.com/by-laws	
	election policy includes how			
	the company accepted			
	nominations from minority			
	shareholders.			
4.	Board nomination and	Compliant		
	election policy includes how			
	the board shortlists			
	candidates.			
5.	Board nomination and	Compliant		
	election 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	Compliant		
	identifying the quality of	-		

	1		T	
	directors that is aligned with			
	the strategic direction of the			
	company.			
-	al: Recommendation 2.6			
1.	Company uses professional			
	search firms or other			
	external sources of			
	candidates (such as			
	directors).			
Recom	mendation 2.7			
1.	Board has overall	Compliant	Please see the Corporation's Amended	
	responsibility in ensuring		Manual on Corporate Governance as	
	that there is a group-wide		adopted by the Board on May 2017 and	
	policy and system governing		Related Party Transaction Policy.	
	related party transactions			
	(RPTs) and other unusual or		https://unitedparagonmining.com/cg-	
	infrequently occurring		<u>manual</u>	
	transactions.			
2.	Provide policy includes	Compliant		
	appropriate review and	•	https://unitedparagonmining.com/compan	
	approval of material RPTs,		<u>y-policies</u>	
	which and approval of			
	material RPTs, which		All related party transactions are based on	
	guarantee fairness and		prevailing market/commercial rates at the	
	transparency of the		time of the transaction.	
	transactions.			
3.	RPT policy encompasses all	Compliant	Where it is required under the Corporation	
	entities within the group,	•	Code to submit corporate matters to	
	taking into account their		stockholders for approval and such matters	
	size, structure, risk profile		are Related Party Transactions, the related	

and complexity of operations.		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	
Complement to December and the care 2.7		consideration.	
Supplement to Recommendations 2.7		AUDI LIBOR TO A CONTROL OF THE CONTR	
1. 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 the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and Related Party Transaction Policy. https://unitedparagonmining.com/cgmanual https://unitedparagonmining.com/company-policies	

		Annual Report 2022 https://unitedparagonmining.com/2022-2023-disclosures-sec	
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 https://unitedparagonmining.com/annual-cg-report "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 involved should inhibit themselves from voting on the matter." https://unitedparagonmining.com/cg-manual	
Recommendations 2.8			
1. Board is primarily responsible 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 Management team is composed of Chief Executive Officer, Mr. Gerard Anton S. Ramos, Chief Compliance Officer, Atty. Iris Marie U. Carpio-Duque, President, Mr. Adrian Paulino S. Ramos, and Treasurer, Mr. Gilbert V. Rabago 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.	

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 company's Amended Manual on Corporate Governance https://unitedparagonmining.com/cg-manual 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. https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-	
	·		<u>cg-report</u>	
Recom	mendations 2.9			
1.	effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual	
2.	Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards	Compliant		

	set by the Board and Senior Management			
Recom	mendations 2.10			
1.	Board oversees that an appropriate internal control system is in place.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.	
2.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management members and shareholders.	Compliant	https://unitedparagonmining.com/cg- manual	
3.	Board approves the internal Audit Charter	Compliant	The Internal Audit charter is subject to approval by the board.	Currently there is no internal audit charter as the board deems it not necessary considering the Corporation's current size, risk profile and non-operation.
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. https://unitedparagonmining.com/cg-	
2.	The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as	Compliant	manual https://unitedparagonmining.com/annual-cg-report	

	the effectiveness of risk			
	management strategies.			
Recom	mendations 2.12			
1.	Board has a Board Charter			
	that formalizes and clearly	Compliant		
	states its roles,	•		
	responsibilities and			
	accountabilities in carrying			
	out its fiduciary role.			
2.	Board Charter serves as a	Compliant		
	guide to the directors in the			
	performance of their			
	functions.			
3.	Board Charter is publicly	Compliant		
	available and posted on the			
	company's website			
Additio	onal Recommendation to Princ	iple 2		
1.	Board has a clear insider	Compliant	https://unitedparagonmining.com/compan	
	trading policy		<u>y-policies</u>	
Option	al 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.			

				T
	Company discloses the			
	types of decision requiring			
	board of director's approval.			
Principle	e 3: Board committees should	be set up to the ex	ktent possible to support the effective performa	ance of the Board's functions, particularly
with res	spect to audit, risk managemen	t, related party tra	ansactions, and other key corporate governance	e concerns, such as nomination and
remune	ration. The composition, funct	ions and responsi	bilities of all committees established should be	contained in a publicly available Committee
Charter.	•			
Recomn	nendation 3.1			
1.	Board establishes board	Compliant	Please see the Company's Board	
	committees that focus on	·	Committees	
	specific board functions to			
	aid in the optimal		https://unitedparagonmining.com/corporat	
	performance of its roles and		e-governance-main	
	responsibilities.			
Recomn	nendation 3.2			
1.	Board establishes an Audit	Compliant	Please see Audit Committee Charter	
	Committee to enhance its			
	oversight capability over the		https://unitedparagonmining.com/corporat	
	company's financial		e-governance-main	
	reporting, internal control			
	system, internal and			
	external audit processes,			
	and compliance with			
	applicable laws and			
	regulations.			
	Audit Committee is	Compliant	Mr. Renato C. Valencia is an Independent	
	composed of at least three		Director and the chairperson of the Audit	
	appropriately qualified non-		Committee.	
	executive directors, the			
	majority of whom including		Audit Committee's is responsible to	

the Chairman is independent.		recommend the appointment and removal of the company's external auditor. Please see Audit Committee Charter https://unitedparagonmining.com/corporat	
3. All the members of the committee have relevant background, knowledge, skills and or experience in	Compliant	e-governance-main Please see the Corporation's Definitive Information Statement-2022 and ACGR 2016.	
the areas of accounting, auditing and finance.		https://unitedparagonmining.com/2022- 2023-disclosures-sec https://unitedparagonmining.com/annual- cg-report	
		Please see Audit Committee Charter https://unitedparagonmining.com/corporate-governance-main	
4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee	Compliant	Mr. Renato C. Valencia is an Independent Director and the chairperson of the Audit Committee. Please see Board of Directors and Board Committees	The Chairman of the Audit Committee (AC) is NOT the Chairman of the Board and holds only the AC chairmanship.
		https://unitedparagonmining.com/board- of-directors	

				<u> </u>
			https://unitedparagonmining.com/corporat e-governance-main	
Supple	ment to Recommendation 3.2			
1.	Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Please see Audit Committee Charter https://unitedparagonmining.com/corporat-e-governance-main	The Company's independent auditor shall be prohibited from providing non-audit services unless having received previous written approval from the Audit Committee.
2.	Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	Due to lack of operations, the Audit Committee meets once a year with the External Audit Team to discuss the audited financial statement.	
Option	al: 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.			
Recom	mendation 3.3			
1.	Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were	Compliant	Please see the Company's Board Committees and SEC 17-C on the Result of the ASM 2022. https://unitedparagonmining.com/corporate-governance-main	

			I to the second second second	
	formerly assigned to a		https://unitedparagonmining.com/stockhol	
	Nomination and		<u>ders-minutes</u>	
	Remuneration Committee.			
2.	Corporate Governance Committee is composed of at least three members, all of whom should be	Non-Compliant		The company has only two independent directors as provided in the by-laws and the board deems not yet necessary to establish three independent directors.
	independent directors.	0 1: .		
3.	Chairman of the Corporate	Compliant	Mr. John Peter Hager is the Chair of the	
	Governance Committee is		Committee. Please see the Company's	
	an independent director.		Board Committees and SEC 17-C on the	
			Result of the ASM 2022.	
			https://unitedparagonmining.com/corporat	
			e-governance-main	
			https://unitedparagonmining.com/2022-	
			2023-disclosures-sec	
Option	al: Recommendation 3.3			
1.	Corporate Governance	Compliant	The Corporate Governance Committee	
	Committee meets at least	-	meets at least twice a year to accept and	
	twice the year.		screen nominations for election to the	
	, , , , , , , , , , , , , , , , , , , ,		board.	
Recom	mendation 3.4			
1.	Board establishes a separate	Compliant	The Audit Committee discharges the	
	Board Risk Oversight	,	functions of the BROC as part of the review	
	Committee (BROC) that		of the company's financial statement.	
	should be responsible for		, , , , , , , , , , , , , , , , , , , ,	
	the oversight of a			
	company's Enterprise Risk			
	company s enterprise Kisk			

	Management system to ensure its functionality and effectiveness.		Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 https://unitedparagonmining.com/cg-manual	
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 not yet necessary to establish three independent directors.
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Non-Compliant		BROC has not been constituted yet.
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Non-Compliant		BROC has not been constituted yet.
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 RPT 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	

			https://unitedparagonmining.com/cg- manual	
2.	RPT Committee is composed of at least three non-executive directors, two of	Compliant	Audit Committee is composed of at two Independent Directors.	
	whom should be independent, including the		Please see SEC 17-C Result of ASM 2022	
	Chairman.		https://unitedparagonmining.com/2022- 2023-disclosures-sec	
Recom	mendation 3.6			
	All established committees	Compliant	Please see Company's Committee Charter	
1.	have a Committee Charter	Compliant	https://unitedparagonmining.com/corporat	
	stating in plain terms their		e-governance-main	
	respective purposes,			
	memberships, structures,			
	operations, reporting			
	process, resources and other relevant information.			
		Compliant	_	
۷.	Committee Charters provide standards for evaluating the	Compilant		
	performance of the			
	Committees.			
3.		Compliant	Please see Company's Committee Charter	
٥.	fully disclosed on the	compliant	https://unitedparagonmining.com/corporat	
	company's website.		e-governance-main	
	22			

Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.

Recom	mendation 4.1			
	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 https://unitedparagonmining.com/stockholders-minutes	
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 them ample 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.	
Recom	mendation 4.2			
1.	Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient	Compliant	Please see Amended Manual on Corporate Governance as adopted by the Board on May 2017 and Annual Report 2022 and Definitive IS 2022.	

time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.		https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/2022-2023-disclosures-sec https://unitedparagonmining.com/annual-cg-report	
Recommendation 4.3			
The directors notify the company's board before accepting a directorship in another company.	Compliant	As a matter of practice, the directors notify the company's board before accepting a directorship in another company.	
Optional: Principle 4	•		
Company does not have an executive directors who serve in more than two boards of listed companies outside of the group		Please see Amended Manual on Corporate Governance as adopted by the Board on May 2017and Annual Report 2022 and Definitive IS 2022. https://unitedparagonmining.com/cg- manual https://unitedparagonmining.com/2022- 2023-disclosures-sec https://unitedparagonmining.com/annual- cg-report	
Company schedules board of directors' meetings before the start of the	Non-compliant		Due to lack of operations, the directors meet as the need arises.

	financial year.			
3.	Board of directors meets at least six times during the year.	Compliant	Please see Board Meeting Attendance https://unitedparagonmining.com/corporate-governance-main	
4.	Company requires as minimum quorum of at least 2/3 for board decisions.	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.
				,
Princip	le 5: The Board should endeavo	or to exercise an ob	jective and independent judgment on all corpo	orate affairs.
Recom	mendation 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 https://unitedparagonmining.com/cg-manual	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			
1.	The independent directors possess all the qualifications and none of the disqualifications to hold the	Compliant	Please see the Corporation's Annual Corporate Governance Report for the year 2016 and the Corporation's Definitive Information Statement for the year 2022,	

positions.		Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and By-Laws. https://unitedparagonmining.com/annual-cg-report https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/2022-2023-disclosures-sec https://unitedparagonmining.com/by-laws	
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. https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-cg-report https://unitedparagonmining.com/by-laws-f-	

Recom	mendation 5.3			
1.	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. https://unitedparagonmining.com/cg-manual	
			Mr. John Peter Hager has extended his term with the requisite board and shareholders' approval at the last annual meeting.	
			https://unitedparagonmining.com/stockhol ders-minutes	
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. https://unitedparagonmining.com/cg-manual	
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.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual	

Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held to separate individuals.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016. https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-cg-report	
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	I	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016. https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-cg-report	
Recommendation 5.5			
 If the Chairman of the Boar is not an independent director, the board designates a lead director among the independent directors. 	d Non-compliant		The Corporation has two Independent Directors and both are of the same stature and competencies. They exercise chairmanship over their respective committees.
Recommendation 5.6			

1.	Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	The voting results of 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. https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-cg-report	
Recom	mendation 5.7			
1.	The non-executive directors (NED) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016. https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-cg-report	
2.	The meetings are chaired by the lead independent director.	Non-Compliant		Currently the company does not have a lead independent director.

Optional Principle 5			
1. None of the directors is a	Non-Compliant	Mr. Gerard Anton S. Ramos is the CEO of the	
former CEO of the company		company for the past 3 years and was	
in the past 2 years.		recently appointed as Chair of the Board.	
Principle 6: The best measure of the	Board's effectivene	ss is through an assessment process. The Boar	d should regularly carry out evaluations to
appraise its performance as a body, a	nd assess whether	it possess the right mix of backgrounds and cor	npetencies.
Recommendation 6.1			
 Board conducts an annual 	Compliant	Please see the Corporation's Amended	
self-assessment of its		Manual on Corporate Governance as	
performance as a whole.		adopted by the Board on May 2017 and	
2. The Chairman conducts a	Compliant	ACGR 2016.	
self-assessment of his			
performance.		https://unitedparagonmining.com/cg-	
3. The individual members	Compliant	<u>manual</u>	
conduct a self-assessment			
of their performance.		https://unitedparagonmining.com/annual-	
4. Each committee conducts a	Compliant	<u>cg-report</u>	
self-assessment of its			
performance.			
5. Every three years, the	Non-Compliant		Due to lack of operations, the Board
assessments are supported			deemed it unnecessary to engage a
by an external facilitator.			external facilitator at this time.
Recommendation 6.2			
1. Board has in place a system	Compliant	The corporation's website provides the	
that provides, at the		contact of the company's investor relations	
minimum, criteria and		officer who may be contacted for any	
process to determine the		concern.	
performance of the Board,		https://unitedparagonmining.com/investor	
individual directors and		-relationsprogram	

	committees.		Please see the Corporation's Amended	
 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. https://unitedparagonmining.com/cg-manual		
			https://unitedparagonmining.com/annual- cg-report	
rincial	a 7. Mambars of the Board ar	a duty bound to a	oply high ethical standards, taking into account	the interest of all stakeholders
	mendation 7.1	e duty-bound to a	pply fight ethical standards, taking into account	the interest of all stakeholders.
	Board adopts a Code of	Compliant	Please see the Corporation's Amended	
	Conduct and Ethics, which	Compilant	Manual on Corporate Governance as	
	provide standards for		adopted by the Board on May 2017 and	
	professional and ethical		ACGR 2016.	
	behavior, as well as		ACGN 2010.	
	articulate acceptable and		https://unitedparagonmining.com/cg-	
	unacceptable conduct and		manual	
	practices in internal and		<u>Inditual</u>	
	external dealings of the		https://unitedparagonmining.com/annual-	
	-			
	company. The Code is properly	Compliant	<u>cg-report</u>	
	disseminated to the Board,	Compilant		
	senior management and			
	-			
	employees. The Code is disclosed and	Compliant	_	
_		Compliant		
	made available to the public			
	through the company			

Supple	ement to Recommendation 7.1			
1.	Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering paying and receiving bribes.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg- manual Code of Business Conduct and Ethics https://www.unitedparagon.com/code-of- business-conduct-and-ethics.html	
Recom	mendation 7.2			
1.	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	Code of Business Conduct and Ethics https://unitedparagonmining.com/company-policies Please see ACGR 2016.	
2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	https://unitedparagonmining.com/annual- cg-report	
regulat	tory expectations.	blish corporate d	isclosure policies and procedures that are practi	ical and in accordance with best practices and
Recom	nmendation 8.1			
1.	Board establishes corporate disclosure policies and procedures to ensure a	Compliant	Please see various SEC/PSE disclosure in the Company's website	

reliable a sharehol stakeholo and com company condition	ensive, accurate, and timely report to ders and other ders that gives a fair plete picture of a 's financial n, results and operations.		https://unitedparagonmining.com/2022- 2023-disclosures-sec https://unitedparagonmining.com/2022- 2023-disclosures-pse	
Supplement to R	ecommendations 8.3	<u> </u>		
1. Company makes av quarterly reports, of statemer audit rev Consolida statemer within ni the end of while interpublished (45) days	distributes or vailable annual and vailable annual and vaconsolidated cash flow and special	Compliant	The Corporation complies with the disclosure requirements of its annual and quarterly consolidated reports. 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. These reports are uploaded in the company's website. https://unitedparagonmining.com/2022-2023-disclosures-sec	
annual re risks asso identity o controllir	discloses in its eport the principal ociated with the of the company's ng shareholders; ee of ownership	Compliant	Please see the Corporation's Annual Report for the year 2022. https://unitedparagonmining.com/2022-2023-disclosures-sec	

Recom	concentration; cross- holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.			
1.	Company has a policy requiring all directors to disclose / report to the company any dealings in the company's shares within three business days. 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	The Corporation complies and adopts with the SEC's disclosure requirements on any dealings by any of its directors in the Corporation's shares. Please see SEC 23-B uploaded in the Corporation's website https://unitedparagonmining.com/2022-2023-disclosures-sec	
Supple	ement to Recommendation 8.2			
1.	Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure	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 and reported thru SEC Form 23B.	Please see disclosures under SEC form 23B https://unitedparagonmining.com/2022-2023-disclosures-sec

	of the company's purchase		Please see Company's website	
	of its shares from the		https://unitedparagonmining.com/	
r	market. (e.g. share buy-back			
ı	program)			
Recomm	nendation 8.3			
1. [Board fully discloses all	Compliant	Please see the Corporation's Definitive	
r	relevant and material		Information Statement of 2022, and the	
i	information on individual		Corporation's Annual Corporate	
ŀ	board members to evaluate		Governance Report 2016 uploaded in the	
t	their experience and		company's website:	
	qualifications, and assess			
	any potential conflicts of		https://unitedparagonmining.com/2022-	
	interest that might affect		2023-disclosures-sec	
	their judgment.		2023 413010341 23 320	
	Board fully discloses all	Compliant	https://unitedparagonmining.com/annual-	
	relevant and material	Compliant	cg-report	
	information on key		<u> </u>	
	executives to evaluate their			
	experience and			
	qualifications, and assess			
	•			
	any potential conflicts of			
	interest that might affect			
t	their judgment.			
Posorer	nendation 8.4			
		Campuliant	Diagon refer to Additional Information	
	Company provides a clear	Compliant	Please refer to Additional Information on	
	disclosure of its policies and		Recommendation 2.5	
	procedure for setting Board			
	remuneration, including the		Please see the Corporation's Definitive	
	level and mix of the same.		Information Statement of 2022, the	
			Corporation's Annual Corporate	

	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	https://unitedparagonmining.com/2022- 2023-disclosures-sec https://unitedparagonmining.com/annual-	
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant	<u>cg-report</u>	
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 Corporate Governance.	Compliant	Please to Additional Information on Recommendation 2.7 https://unitedparagonmining.com/corporat e-governance-main	
2.	or significant RPTs reviewed and approved during the year.	Compliant	Please refer to Annual Report 2022. https://unitedparagonmining.com/2022- 2023-disclosures-sec	
	ement to Recommendation 8.5			
1.	Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Directors disclose their interest in transactions or any other conflicts of interest during the board meeting at which such transactions are discussed.	

Ontion	nal: Recommendation 8.5		Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual	
1.	Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	Please refer to Additional Information under Recommendation 2.7.	
	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	Please see the Current Reports under SEC Form 17-C uploaded in the Corporation's website. https://unitedparagonmining.com/2022-2023-disclosures-sec	
2.	Board appoints an independently partly to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	There has been no need for the Corporation to appoint an independent party because there has been no acquisition or disposal of assets.	

Supple	Supplement to Recommendation 8.6			
	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	It has been the practice of the company to disclose such agreements to the SEC & PSE however, there had been no such agreement in 2022.	
Recom	mendation 8.7			
	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG). Company's MCG is submitted to the SEC and PSE.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cgmanual	
3.	Company's MCG is posted on its company website.	Compliant		
Supple	ement to Recommendation 8.7			
1.	Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual	

Optional: Principle 8			
Does the company's Annual Report disclose the following information:		Please see the Corporation's Annual Report 2022.	
a. Corporate Objectives	Compliant	https://unitedparagonmining.com/2022-	
b. Financial performance indicators	Compliant	2023-disclosures-sec	
c. Non-financial performance indicators	Compliant		
d. Dividend Policy	Compliant		
e. Biographical details (at least age academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant		
f. Attendance details of each director in all directors meetings held during the year	Compliant		Please see Board Meetings Attendance https://unitedparagonmining.com/corporare-governance-main
g. Total remuneration of each member of the board of directors	Compliant		
The Annual Report contains a statement confirming the company's full compliance	Compliant	Please see 2022 Annual Report https://unitedparagonmining.com/2022-2023-disclosures-sec	

	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	Compliant	Please see 2022 Annual Report	
	CG Report discloses that the		https://unitedparagonmining.com/2022-	
	board of directors		2023-disclosures-sec	
	conducted a review of the			
	company's material controls		https://unitedparagonmining.com/annual-	
	(including operational		<u>cg-report</u>	
	financial and compliance			
	controls) and risk			
	management systems.			
4.	. The Annual Report/Annual	Compliant	Please see 2022 Annual Report	
	CG Report contains a		https://unitedparagonmining.com/2022-	
	statement from the board of		2023-disclosures-sec	
	directors or Audit			
	Committee commenting on		https://unitedparagonmining.com/annual-	
	the adequacy of the		cg-report	
	company's internal			
	controls/risk management			
	systems.			
5.	. The company discloses in	Compliant	Please see 2022 Annual Report	
	the Annual Report the key	'	https://unitedparagonmining.com/2022-	
	risks to which the company		2023-disclosures-sec	
	is materially exposed to (i.e.			
	financial operational			
	including IT, environmental,			
	social, economic).			
	social, economicj.			

Principle 9: The company should es same to strengthen the external au		the appropriate selection of an external auditor and enhance audit quality.	, and exercise effective oversight of the
Recommendation 9.1	·	· · ·	
 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	Compliant	Please refer to Annual Report, Item 8 https://unitedparagonmining.com/2022- 2023-disclosures-sec	
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		87.94% of shareholders that ratified the reappointment and fees of the external auditor.	
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.		The Company retained the services of the external auditor.	
Supplement 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 2022 https://unitedparagonmining.com/2022-	

2023-disclosures-sec

comm	endation 9.2			
i	Audit Committee Charter ncludes the Audit	Compliant	Please see Manual on Corporate Governance	
	Committee's responsibility			
	on:		https://unitedparagonmining.com/cg-	
į	i. assessing the integrity and independence of external auditors:		<u>manual</u>	
ii	i. exercising effective		Audit Committee Charter	
	oversight to review		https://unitedparagonmining.com/corporat	
	and monitor the		e-governance-main	
	external auditor's		e governance main	
	independence and			
	objectivity; and			
iii	•			
•••	oversight to review			
	and monitor the			
	effectiveness of the			
	audit process taking			
	into consideration			
	relevant Philippine			
	professional and			
	regulatory			
	requirements.			
2. /	Audit Committee Charter	Compliant		
C	contains the Committee's	•		
r	esponsibility on reviewing			
	and monitoring the external			
	auditor's suitability and			
	effectiveness on an annual			
t	oasis.			

Supple	ment to Recommendation 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	Please see Manual on Corporate Governance https://unitedparagonmining.com/cg- manual Audit Committee Charter https://unitedparagonmining.com/corporat e-governance-main	
2.	Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Please see Manual on Corporate Governance https://unitedparagonmining.com/cg- manual Audit Committee Charter https://unitedparagonmining.com/corporat e-governance-main	
Recom	mendation 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 any non-audit services.	
2.	Audit Committee stays alert for any potential conflict of interest situations, given the	Compliant	Please see Manual on Corporate Governance	

Complete	guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.		https://unitedparagonmining.com/cg-manual Audit Committee Charter https://unitedparagonmining.com/corporat e-governance-main	
	ment to Recommendation 9.3 Fees paid for non-audit	Compliant	The External Auditor of the Corporation	
1.	•	Compliant	<u> </u>	
	services do not outweigh		currently does not perform any non-audit services. Thus, there are no non-audit fees	
	the fees paid for audit services.		paid by the Corporation.	
۸dditid	onal Recommendation to Princ	inle 9	paid by the Corporation.	
	Company's external auditor	Compliant	The Corporation's current external auditor	Please see Independent Auditor's Report
1.	is duly accredited by the SEC	Compliant	is Sycip Gorres Velayo & Co.,	Annual Report 2022
	under Group category		is sycip dorres velayo & co.,	https://unitedparagonmining.com/2022-
	ander Group category		Ma. Genalin Q. Arevalo;	2023-disclosures-sec
			SEC Accreditation Number 108517	2023 disclosures see
			(Group A)	
			2021 to 2025:	
			Sycip Gorres Velayo & Co., 6760	
			Ayala Avenue, Makati City;	
			Telephone Number: 891-0307	
2.	Company's external auditor	Compliant	Date it was subjected to SOAR	
	agreed to be subjected to	•	inspection, if subjected – August 1	
	the SEC Oversight Assurance		to 12, 2022	
	Review (SOAR) Inspection		2. Name of the Audit firm – SGV & Co.	
	Program conducted by the		3. Members of the engagement team	
	SEC's Office of the General		inspected by the SEC – The names	
	Accountant (OGA)		of the members of the engagement	
			team were provided to the SEC	
			during the SOA inspection	

ecom	nmendation 10.1			
1.	Board has a clear and focused policy on the disclosure of non-financial information with emphasis on the management of economic, environment, social and governance (EESG) issues of its business, which underpin sustainability.	Compliant	Please see the Corporate Social Responsibility that is uploaded in the company's website: https://unitedparagonmining.com/csr https://unitedparagonmining.com/annual-cg-report	
rincip	• •	-	Please see the 2022 Annual Report https://unitedparagonmining.com/2022- 2023-disclosures-sec nsive and cost-efficient communication channel	
	nannel is crucial for informed de nmendation 11.1	cision-making by ir	nvestors, stakeholders and other interested use	ers.
	Company has media and analysts' briefings	Non-compliant		The Company does not conduct media and analyst briefings.
	analyses bricilligs			anaryst brichings.
				However, during Annual Meetings, media representatives are free to interview the Corporation's appointed spokesperson.

Supplei	mented to Principle 11			
	Company has a website disclosing up-to-date information on the following:			
	a. Financial statements/reports (latest quarterly)	Compliant		
	b. Materials provided in briefings to analysts and media			
	c. Downloadable annual report		Please see the Corporation's website: https://unitedparagonmining.com/	
	d. Notice of ASM and/or SSM			
	e. Minutes of ASM and/or SSM			
	f. Company's Articles of Incorporation			
Additio	nal Recommendation to Princ	ipal 11		
1.	Company complies with SEC prescribed website template.	Compliant	Please see the Corporation's website: https://unitedparagonmining.com/	
		Internal Con	trol System and Risk Management Framewor	k
•	e 12: To ensure the integrity, the internal control system and ϵ		roper governance in the conduct of its affairs, tagement framework.	the company should have a strong and
	mendation 12.1	·		
1.	Company has an adequate and effective internal control system in the	Compliant	Please see the Company's Manual on Corporate Governance	

	conduct of its business.		https://unitedparagonmining.com/cg-manual	
			Audit Committee Charter https://unitedparagonmining.com/corporat e-governance-main	
			Annual Corporate Governance Report https://unitedparagonmining.com/annual-cg-report	
2.	Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Please see the Company's Manual on Corporate Governance https://unitedparagonmining.com/cg- manual Please refer to Note 22 Annual Report 2022 https://unitedparagonmining.com/2022- 2023-disclosures-sec	Please see Enterprise Risk Management https://unitedparagonmining.com/risk-management
Supple	ment 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 programs include appropriate training	Non-compliant		Due to no operations and having only a skeletal workforce, the Company has no formal Comprehensive enterprise-wide compliance program yet. However, Personnel are encouraged to attend trainings and information campaign seminars on new laws/regulations being

	and awareness initiatives to		implemented that impacts on the
	facilitate understanding,		Company's business and operations.
	acceptance and compliance		company 3 business and operations.
	with the said issuances.		
	with the salu issuances.		
Option	nal: 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.		
	the bourd.		
Recom	mendation 12.2		
1.	Company has in place an	Non-compliant	Due to no operations, the Board deems it
	independent internal audit		still unnecessary to engage a consultant to
	function that provides an		perform internal audit. The company
	independent and objective		adheres to the audit policies provided in its
	assurance, and consulting		CG manual and committee charters.
	services designed to add		
	value and improve the		
	company's operations.		
	, ,		
Recon	nmendation to 12.3	<u> </u>	
1.	Company has a qualified	Non-compliant	
	Chief Audit Executive (CAE)		Due to no operation, the board deems it
	appointed by the Board.		not necessary to appoint a Chief Audit
2.	CAE oversees and is	Non- compliant	Executive.
	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.			
4.	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	
	ment to Recommendation 12.			
1.	Company seeks external technical support in risk management when such competence is not available internally.	Compliant	Please refer to the Additional Information on Recommendation 3.4	

Recom	mendation 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	Mr. Gilbert V. Rabago, who was recently appointed as Treasurer, acts as the Chief Risk Officer Identify the company's Chief Risk Officer (CRO). Please refer to the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 containing his responsibilities. https://unitedparagonmining.com/cg-manual	
2.	CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant		
Additi	onal Recommendation to Princ	iple 12		
1.	Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Compliant	Since the company does not have a CAE, it is the Chairman of the Board, CEO & Treasurer signs the Statement of Management Responsibility for the Financial Statement yearly and, the company submits the Annual Special Form for Investment for Publicly Held Companies PHFS.	

		Cultivati	ng a Synergic Relationship with Shareholders		
Princip	Principle 13: The company should treat all shareholders fairly and equitably, and also recognize, protect and facilitate 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. https://unitedparagonmining.com/cg-manual		
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. https://unitedparagonmining.com/cg-manual		
Supple	ment 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 and		
	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights. Board has an effective,	Compliant	Definitive IS- 2022, ACGR 2016 and By-laws. https://unitedparagonmining.com/cg- manual https://unitedparagonmining.com/2022- 2023-disclosures-sec		
3.	secure, and efficient voting system.	Compliant	https://unitedparagonmining.com/annual-		
4.	Board has an effective shareholder voting	Compliant	<u>cg-report</u>		

			hater of the standard manifestation and the standard	
	mechanisms such as		https://unitedparagonmining.com/by-laws	
	supermajority or "majority			
	of minority" requirements			
	to protect minority			
	shareholders against actions			
	of controlling shareholders.			
5.	Board allows shareholders	Compliant		
	to call a special			
	shareholders' meeting and			
	submit a proposal for			
	consideration or agenda			
	item at the AGM or special			
	meeting.			
6.	Board clearly articulates and	Compliant		
	enforces policies with	·		
	respect to treatment of			
	minority shareholders.			
7.	Company has a transparent	Compliant		
	and specific dividend policy.	·		
Option	al: Recommendation 13.1			
1.	Company appoints an	Compliant	The Corporation has appointed its stock	
	independent party to count	·	and transfer agent to count the votes at the	
	and/or validate the votes at		Annual Shareholders' Meeting.	
	the Annual Shareholders'			
	Meeting.			
Recom	mendation 13.2			
1.	Board encourages active	Compliant	Please see the Corporation's Definitive	The Corporation's by-laws require notices
	shareholder participation by	p	Information Statement for the year 2022	to be sent to stockholders at least 10 days
	sending the Notice of		uploaded in the Corporation's website	before the date of annual meetings,
	Annual and Special		aproduction of the state of the	however for the past years, the Company
	Stockholders' Meeting with			has been doing its best to follow the Asian
	Stockholders Michael Mitth			That been doing its best to follow the Asian

sufficient and relevant information at least 28 days before the meeting. Supplemental 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, and directorships in other listed companies) b. Auditors seeking appointment/re-appointment c. Proxy documents Compliant c. Proxy documents Compliant Optional: Recommendation 13.2 Please see the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's website https://unitedparagonmining.com/2022-2023-disclosures-sec Please see the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's website https://unitedparagonmining.com/2022-2023-disclosures-sec Please see the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's Website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation			The same of the sa	1
Supplemental 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, and directorships in other listed companies) b. Auditors seeking appointment/reappointment c. Proxy documents Compliant Optional: Recommendation 13.2 1. Company provides rationale for the agenda items for the annual stockholders meeting Deficition of Annual Stockholders and directorships in other listed companies) Deficition of the agenda items for the annual stockholders meeting Deficition of Annual Stockholders and the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's website Description of Annual Stockholders Description				· ·
Supplemental 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, and directorships in other listed companies) b. Auditors seeking appointment/reappointment c. Proxy documents Compliant Compliant Compliant Compliant Delease see the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's website https://unitedparagonmining.com/2022-2023-disclosures-sec Proxy documents Compliant Compliant Please see the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's Definitive Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Information Statement for the year 2022 uploaded in the Corporation's website Intornation Statement for the year 2022 uploaded in the Corporation's website Interpretation Statement for the year 2022 uploaded in the Corporation's website Interpretation Statement for the year 2022 uploaded in the Corporation's website Interpretation Statement for the year 2022 uploaded in the Corporation's website	•		2023-disclosures-sec	notice at least 28 days before the meeting.
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annual stockholders meeting uploaded in the Corporation's website https://unitedparagonmining.com/2022-	1. Company provides rationale	Compliant	Please see the Corporation's Definitive	
meeting https://unitedparagonmining.com/2022-	for the agenda items for the	-	Information Statement for the year 2022	
meeting https://unitedparagonmining.com/2022-	annual stockholders		uploaded in the Corporation's website	
https://unitedparagonmining.com/2022-	meeting			
			https://unitedparagonmining.com/2022-	

Recom	mendation 13.3			
1.	Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	The minutes of the stockholders meeting as approved by the stockholders are uploaded in the company's website. https://unitedparagonmining.com/stockholders-minutes	
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		
Supple	mental to Recommendation 1	3.3		
1.	attendance of the external auditor and other relevant individuals to answer shareholders' questions during the ASM and SSM	Compliant	The Corporation's external auditor, SGV & Co. is always present for the conduct of its annual stockholders' meeting.	
	mendation 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	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 and its	

	manner.		stockholders, and the Corporation and third parties, including regulatory authorities.	
2.	The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual	
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. 8631 5139 Fax No. 8631 3113 Email address: unitedparagonmining@gmail.com https://unitedparagonmining.com/investor-relationsprogram	
2.	IRO is present at every shareholder's meeting.	Compliant		The IRO is invited to attend every shareholder's meeting.
Supple	emental Recommendations to F	Principle 13		
1.	Board avoids anti-takeover measure or similar devices that may entrench ineffective management or the existing controlling shareholder group	Non-compliant		There are no such instances.

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. 21.14%).
Option	nal: Principle 13			
1.	Company has policies and			
	practices to encourage			
	shareholders to engage with			
	the company beyond the			
	Annual Stockholders'			
2	Meeting Company practices secure			
۷.	electronic voting in absentia			
	at the Annual Shareholders'			
	Meeting.			
3.	S			
			Duties to Stakeholders	
	-	· ·	v, by contractual relations and through volunta	· ·
		re at stake, stakeho	olders should have the opportunity to obtain p	rompt effective redress for the violation of
their r	_			
	mendation 14.1			
1.	200.0.0.0.0	Compliant	Please see ACGR 2016 and company's	
	company's various		corporate social responsibility	
	stakeholders and promotes cooperation between them		https://unitedparagonmining.com/annual-	
	and the company in creating		cg-report	
	wealth, growth and		<u> </u>	
	sustainability.		https://www.unitedparagon.com/corporat	
	·		https://unitedparagonmining.com/csr	

Recom	mendation 14.2			
1.	Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders	Compliant	Please refer to the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and the ACGR 2016 uploaded in the Corporation's website https://unitedparagonmining.com/cg-manual https://unitedparagonmining.com/annual-cg-report The stakeholders may contact the Company's Investor Relation Officer	
Recom	mendation 14.3			
	Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	Please refer to the Corporation's Amended Manual on Corporate Governance and ACGR 2016 the Corporation's website https://unitedparagonmining.com/cgmanual https://unitedparagonmining.com/annual-cg-report The stakeholders may contact the Company's Investor Relation Officer https://unitedparagonmining.com/investor-relationsprogram	

Supplemen	Supplement to Recommendation 14.3			
1. Con alter res cor with set	mpany establishes an ernative dispute solution system so that inflicts and differences th key stakeholder is itled in a fair and peditious 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. https://unitedparagonmining.com/cg-manual	
Additional	Recommendations to Prince	ciple 14		
exe app reg ref gov exe cor rea we ste cor	mpany does not seek any emption from the plication of a law, rule or gulation especially when it fers to a corporate vernance issue. If an emption was sought, the mpany discloses the ason for such action, as ell as presents specific eps being taken to finally emply with the applicable v, rule or regulation.	Compliant	The Company has not sought any exemptions at this point	
	mpany respects ellectual 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	nal: Principle 14			
1.				
	policies and practices that			
	address customers' welfare			
2.	Company discloses its			
	policies and practices that			
	address supplier/contractor			
	selection procedures.			
-		•	ould be developed to create a symbolic enviro	nment, realize the company's goals and
partici	pate in its corporate governance	e processes.		
Recom	mendation 15.1			
1.	=	Non-compliant		Due to non-operation, the company is under
	programs and procedures			care and maintenance and maintains a
	that encourage employees			skeletal workforce at the mine site.
	to actively participate in the			
	realization of the company's			
	goals and in its governances.			
	ement to Recommendation 15.			
1.	Company has a	Non-compliant		Due to non-operation, the company is under
	reward/compensation			care and maintenance and maintains a
	policy that accounts for the			skeletal workforce at the mine site.
	performance of the			
	company beyond short-term			
	financial measures.			

2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017. https://unitedparagonmining.com/cg-manual Policies on Health & Safety, Training and Welfare https://unitedparagonmining.com/company-policies	
3.	Company has policies and practices on training and development of its employees.	Compliant	Policies on Health & Safety, Training and Welfare https://unitedparagonmining.com/company-policies	
Recom	Recommendation 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. https://unitedparagon.com/cg/cgm 2017 0531 amended.pdf https://unitedparagonmining.com/annual-cg-report	
			Code of t Business Conduct and Ethics https://unitedparagonmining.com/code-of-business-conduct	

2.	Board disseminates the	Non consuliant		Due to you apparation the company is under
2.		Non-compliant		Due to non-operation, the company is under
	policy and program to			care and maintenance and maintains a
	employees across the			skeletal workforce at the mine site.
	organization through			
	trainings to embed them in			
	the company's culture.			
	ment to Recommendation 15.	2		
1.	Company has clear and	Compliant	Please refer to Supplement to	
	policies and procedures on		Recommendation 7.1	
	curbing and penalizing			
	employee involvement in		There has been no finding of violation of this	
	offering, paying and		policy.	
	receiving bribes.			
Recom	mendation 15.3			
1.	Board establishes a suitable	Compliant	Please refer to Whistleblower Policy	
	framework, for	·	•	
	whistleblowing that allows		https://unitedparagon.com/cg/cp_whistle_	
	employees to freely		blower.pdf	
	communicate their concerns			
	about illegal or unethical			
	practices, without fear of			
	retaliation			
2.		Compliant		
	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.			
	winstieblowing concerns.			

3. Board supervises and ensures the enforcement the whistleblowing framework.	Compliant ent of		
interactions serve its environm development.		e in all its dealings with the communities where positive and progressive manner that is fully su	
1. Company recognizes a places importance on interdependences bet business and society, a promotes a mutually beneficially relationsh allows the company to its business, while contributing to the advancement of the so where it operates.	the ween and ip that o grow	Please see the Corporate Social Responsibility uploaded in the company's website https://unitedparagonmining.com/csr	
Optional: Principle 16 1. Company ensures that value chain is environmentally friend is consistent with pror sustainable developmed. 2. Company exerts effort interact positively with communities in which operates.	dly or noting ent to Compliant	Please see the Company's Corporate Social Responsibility available at the website. https://unitedparagonmining.com/csr	

Pursuant to the requirement of the Securities and Exchange Commission, this Annual Corporate Governance Report is signed on behalf of the registrant by the post-gigned, thereunto duly authorized, in the City of Exposition on the city of Exposition on the city of Exposition of the registrant by the post-gigned, thereunto duly authorized, in the City of Exposition of the registrant by the post-gigned, thereunto duly authorized in the city of Exposition of the registrant by the post-gigned on behalf of the registrant by the post-gigned on behalf of the registrant by the post-gigned on the registrant by the post-gigned on the post-gigned on the registrant by authorized, in the City of EZON CITY

	SIGNATURES	
Gerard Anion S. Rar Chairman of the Bo		Agrian Paulino S. Ramos President
_	Iris Marie V. Carpio-Duq Compliance Officer/Corporate	
John Peter C Ha Independent/Dire	ctor	Renato C. Valencia Independent Director
		day of 2023, affiant(s)
NAME	ID No.	DATE OF ISSUED/PLACE OF ISSUE
Gerard Anton S. Ramos Adrian Paulino S. Ramos ris Marie U. Carpio-Duque Renato C. Valencia John Peter C. Hager	Passport No. Passport No. UMID No. Passport No. DL No.	
1130		10/ 1

1. BOLIVAR

NOTARY PUBLIC IN QUEZON CITY

IBP O.R. No. 160615 2023 & IBP O.R. No. 180816 2224 PTR C.R. No. 3916669 D 01/00/2023 / Roll No. 35832 / TIN # 129-871-005-MCLE No. 758 FROM APRIL 15, 2023 UNTIL APRIL 14, 2025

Commission No. Adm. Matter No. NP 158 (2023-2024)

Address: 31-F Harvard St. Cubao, Q.C. **United Paragon Mining Corporation** Integrated Annual Corporate Governance Report 2022 Page **65** of **65**

Doc No.

Book No.

Series of 2023.