### 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:

RECOMMENDED CG PRACTICE/POLICY	COMPLIANT / NON	ADDITIONAL INFORMATION	EXPLANATION
Contains CG Practices / Policies labeled as follows:  (1) "Recommendations" – derived from the CG Code for PLCs; (2) Supplement to Recommendation" – derived from the PSE CG Guidelines for Listed Companies; (3) "Additional Recommendations" – CG Practices not found in the CG Code for PLCs and PSE CG Guidelines but are expected already of PLCs; and (4) "Optional Recommendation" – practices taken from the ASEAN Corporate Governance Scorecard *Items under (1) – (3) must be answered / disclosed by the PLC's following the "comply or explain" approach. Answering of items under (4) are left to the	The Company shall indicate compliance or non-compliance with the recommended practice	The Company shall provide additional information to support their compliance with the recommended CG practice	The PLCs shall provide the explanations for any non-compliance, pursuant to the "comply or explain" approach.  Please note that the explanation given should describe the non-compliance and include how the overall Principle being recommended is still being achieved by the company.  **"Not applicable" or "None" shall not be considered as 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 year.
- 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.	1. For the fiscal year ended $2018$	
2.	2. SEC Identification Number 7443 3. BIR Tax Identification	No. 000-062-736
4.	<ol> <li>Exact name of issuer as specified in its charter VULCAN INDUS CORP.</li> </ol>	STRIAL & MINING
5.	5. Philippines Province, Country or other jurisdiction of Incorporation or organization  6	SEC Use Only) ation Code:
7.	7. Quad Alpha Centrum, 125 Pioneer Street, Mandaluyong City Address of principal office Po	1550 ostal Code
8.	8. (632) 631-5139 Issuer's telephone number, including area code	
9.	<ol> <li>N/A         Former name, former address, former fiscal year, if changed since l     </li> </ol>	ast report

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT VULCAN INDUSTRIAL & MNING CORP.						
		COMPLIANT / NON - COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION			
Princip compe stakeho Recom	The Board's Governance Responsibilities  Principle 1: The company should be headed by a competent, working board to foster the long-term success of the corporation, and to sustain its competitiveness and profitability in a manner consistent with its corporate objectives and the long-term best interests of its shareholders and other stakeholders.  Recommendation 1.1  1. Board is composed of directors with The Board represents a diverse mix of http://www.vulcanminingcorp.com/h						
2.	collective working knowledge, experience or expertise that is relevant to the company's industry/sector  Board has an appropriate mix of competence and expertise.	Compliant	professionals equipped with the necessary competencies to properly discharge his/her duties and to exercise independent judgment on various matters requiring board ratification.	ome1_directorsofficers1.html  https://www.vulcanminingcorp.com/ disclosures19/VUL_2019_0425_sec 17a_annual_report_with_fs_2018.pd f			
3.	Directors remain qualified for their positions individually and collectively to enable them to fulfill	Compliant	Please see the Corporation's Annual Report, Definitive Information Statement for the year 2018 and Annual Corporate Governance Report (ACGR) for 2016 and Amended	https://www.vulcanminingcorp.com/disclosures18/VUL_2018_1119_definitive_is_2018_with_afs_17q.pdf			
	their roles and responsibilities and respond to the needs of the organization.	Compliant	Manual on Corporate Governance adopted on May 2017, uploaded on the Corporation's website, for information on the directors' qualifications, experience and expertise.	http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf			
Dagar	mondation 12			http://www.vulcanminingcorp.com/disclosures17/VUL 2017 0531 amended corporate governance manual.pdf			
	Board is composed of a majority of non-executive directors	Compliant	Please see the Corporation's Annual Report and Definitive Information Statement for the year 2018.	https://www.vulcanminingcorp.com/disclosures19/VUL_2019_0425_sec17a_annual_report_with_fs_2018.pdf			

Recom	nmendation 1.3			https://www.vulcanminingcorp.com/disclosures18/VUL_2018_1119_definitive_is_2018_with_afs_17q.pdf
1.		Compliant	Please see the Corporation's website.	https://www.vulcanminingcorp.com/documents/VUL_2019_vimc_board_charter.pdf
3.	Company has an orientation program for first time directors  Company has relevant annual continuing training for all directors	Compliant Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017	https://www.vulcanminingcorp.com/ cg1_manualcorpgovernance1.html https://www.vulcanminingcorp.com/
			The certificates of attendance in seminars/trainings are uploaded in the corporation's website.	disclosures 19/VUL 2018 1004 sec 17c certification of cg attendance 2018.pdf
	mendation 1.4			
1.	Board has a policy on board diversity	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, ACGR 2016, and the latest General Information Sheet (GIS).	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf
			Out of the eleven incumbent directors, three of them are female, namely, Presentacion S. Ramos, Alexandra S. Ramos-Padilla and Ana Ma. Margarita A. Katigbak.	http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf
				https://www.vulcanminingcorp.com/disclosures19/VUL_2019_0328_amended_gis_2018.pdf
	nal: Recommendation 1.4	0 11 4	N d C	1,, // 1 ***
1.	Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf

Recom	nmendation 1.5			
1.	Board is assisted by a Corporate	Compliant	The Board is assisted by the incumbent	http://www.vulcanminingcorp.com/d
	Secretary.		corporate secretary, Atty. Iris Marie U.	isclosures17/VUL_2017_0531_ame
2.	Corporate Secretary is a separate	Non-compliant	Carpio-Duque.	nded corporate governance manual
	individual from the Compliance			<u>.pdf</u>
	Officer.	G II	Please see the Corporation's Amended	1 //
3.	Corporate Secretary is not a	Compliant	Manual on Corporate Governance, Annual	https://www.vulcanminingcorp.com/
	member of the Board of Directors		Report, Definitive Information Statement and General Information Sheet (GIS) for the year	disclosures 19/VUL 2019 0425 sec 17a annual report with fs 2018.pd
			2018.	f
			2016.	1
			Atty. Carpio-Duque serves as both the	https://www.vulcanminingcorp.com/
			Corporate Secretary and Compliance Officer.	disclosures 18/VUL 2018 1119 defi
			However, the company has appointed an	nitive is 2018 with afs 17q.pdf
			Assistant Corporate Secretary, Atty. Deborah	
			S. Acosta-Cajustin, to assist her and the	https://www.vulcanminingcorp.com/
			Board.	disclosures 19/VUL 2019 0328 am
				ended_gis_2018.pdf
4.	Corporate Secretary attends	Compliant	The Corporate Secretary is required to attend	http://www.vulcanminingcorp.com/d
	training/s on corporate governance		the annual corporate governance seminar.	isclosures17/VUL 2017 0531 ame
				nded corporate governance manual
			Please see the Corporation's Amended	<u>.pdf</u>
			Manual on Corporate Governance as adopted	
			by the Board on May 2017, ACGR 2016,	https://www.vulcanminingcorp.com/
			Corporation's Definitive Information	disclosures 19/VUL 2019 0425 sec
			Statement of 2018, and Certificates of Attendance uploaded on the website.	17a annual report with fs 2018.pd
			Attendance uploaded on the website.	1
				https://www.vulcanminingcorp.com/
				disclosures 18/VUL 2018 1119 defi
				nitive is 2018 with afs 17q.pdf
				http://www.vulcanminingcorp.com/d
				isclosures17/VUL 2017 0530 secf

				orm_acgr2016.pdf  https://www.vulcanminingcorp.condisclosures19/VUL_2018_1004_se 17c_certification_of_cg_attendance 2018.pdf
	nal: Recommendation 1.5			
1.	Corporate Secretary distributes materials for board meetings at least five (5) business days before scheduled meeting.	Compliant	The corporate secretary distributes the materials of board meetings electronically by email days before the scheduled meeting, for faster communication, and to comply with the current paperless campaign for Global Climate Change awareness.	
	nmendation 1.6			
1.	Board is assisted by a Compliance Officer.	Compliant	Atty. Iris Marie Carpio-Duque is the incumbent compliance officer.	http://www.vulcanminingcorp.com isclosures17/VUL 2017 0531 am
2.	Compliance Officer has a rank of Senior Vice-President or an equivalent position with adequate stature and authority in the corporation	Non-compliant	Although the incumbent compliance officer does not have a rank of Senior Vice-President, she nevertheless directly reports to the Chairman and President, and is able to	nded corporate governance manu.pdf  http://www.vulcanminingcorp.com/isclosures17/VUL 2017 0530 sec
3.	Compliance Officer is not a member of the board.	Compliant	faithfully discharge her duties as Compliance Officer and as Corporate Secretary, which are clearly delineated in the Corporation's Amended Manual on Corporate Governance 2017, and ACGR 2016.	orm_acgr2016.pdf
4.	Compliance Officer attends training/s on corporate governance.	Compliant	The certificates of attendance in seminars/trainings are uploaded in the corporation's website.	https://www.vulcanminingcorp.cordisclosures19/VUL 2018 1004 selection of cg attendance 2018.pdf

and ot	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.  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.	http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0531_ame nded_corporate_governance_manual .pdf	
	nmendation 2.2				
2.	Board oversees the development, review and approval of the company's business objectives and strategy.  Board oversees and monitors the implementation of the company's business objectives and strategy	Compliant	The Board reviews and approves company business objectives and strategies during board meetings, and monitors the implementation of the same in order to sustain the company's long-term viability and strength.  Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manualpdf	
Supple	ement to Recommendation 2.2				
	Board has a clearly defined and updated vision, mission and core values	Non-compliant		In preparation for a backdoor listing of NBS, the company obtained stockholders approval in 2013 to change its primary purpose from mining to retail. However, this did not push through.  In 2018, the company disclosed the possible backdoor listing of Zap Cove Development Corporation. This is still under negotiations with NBS. Furthermore, because the Corporation currently has no operations and no employees, it will endeavor to comply as soon as it	

	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 as adopted by the Board on May 2017.	resumes operations in order to be more relevant to the new business direction of the company.  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf
1.	Board is headed by a competent and qualified Chairperson	Compliant	The Chairperson is Mr. Alfredo C. Ramos. Information on his qualifications may be found in the Annual Report and Definitive Information Statement for the year 2018, Amended Manual on Corporate Governance 2017, and the company's website.	https://www.vulcanminingcorp.com/disclosures19/VUL_2019_0425_sec_17a_annual_report_with_fs_2018.pd_f_  https://www.vulcanminingcorp.com/disclosures18/VUL_2018_1119_definitive_is_2018_with_afs_17q.pdf  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf  http://www.vulcanminingcorp.com/home1_directorsofficers1.html
	Board ensures and adopts an effective succession planning program for directors, key officers and management  Board adopts a policy on the retirement for directors and key officers.	Compliant	There is no retirement age policy for directors and key officers, for as long as a director is capable of performing the functions of his office and is able to promote the interest of the company. This is also consistent with the policy on maintaining diversity in the board.	http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0531_ame nded_corporate_governance_manual_pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf

			Please see the Corporation's Amended	
			Manual on Corporate Governance as adopted	
D	1		by the Board on May 2017, and ACGR 2016.	
Recon	nmendation 2.5		T	
1.	Board aligns the remuneration of	Compliant	As the company has no operations, non-	https://www.vulcanminingcorp.com/
	key officers and board members		employee directors do not receive	disclosures19/VUL_2019_0425_sec
	with long-term interests of the		compensation for their services as such.	17a annual report with fs 2018.pd
	company		Directors only receive reasonable per diem	<u>f</u>
2.	Board adapts a policy specifying	Compliant	for every meeting they participate in.	
	the relationship between		Directors who are employees of the company	https://www.vulcanminingcorp.com/
	remuneration and performance.		or any of its subsidiaries do not receive	disclosures18/VUL_2018_1119_defi
3.	1 1	Compliant	additional compensation for serving as	nitive is 2018 with afs 17q.pdf
	discussions or deliberations		directors other than the reasonable per diem.	
	involving his/her own			http://www.vulcanminingcorp.com/d
	remuneration.		Please see Annual Report and Information	isclosures17/VUL 2017 0530 secf
			Statement for 2018 and ACGR 2016.	orm_acgr2016.pdf
Option	nal Recommendation 2.5			
1.	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.			
Recon	nmendation 2.6			
	Board has a formal and transparent	Compliant		
	nomination and election policy	ı		
2.	, ř	Compliant		
	policy is disclosed in the company's	r		
	Manual on Corporate Governance.		Please see the Corporation's Amended	http://www.vulcanminingcorp.com/d
3.	Board nomination and election	Compliant	Manual on Corporate Governance as adopted	isclosures17/VUL 2017 0531 ame
]	policy includes how the company	Compilant	by the Board on May 2017, and By-laws.	nded corporate governance manual
	policy includes now the company		of the Board on that 2017, and By 14110.	

	accepted nominations from			<u>.pdf</u>
4.	minority shareholders.  Board nomination and election policy includes how the board shortlists candidates.	Compliant		http://www.vulcanminingcorp.com/a oi%20and%20bylaws/VUL_2010_0 525 amended by laws vulcan.pdf
5.	Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	Compliant		
6.	Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant		
Option	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 responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, and ACGR 2016. All related party transactions are based on	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporate_governance_manual
2.	Provide policy includes appropriate review and approval of material RPTs, which and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	prevailing market/commercial rates 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	.pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf
3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk	Compliant	are Related Party Transactions, the related parties involved should inhibit themselves from voting on the matter.	https://www.vulcanminingcorp.com/documents/VUL_2019_related_party_transaction_policy.pdf

C1 1 1 1 C			
profile and complexity of operations.		All related party transactions are fully disclosed and subjected to regular audit by the external and internal auditors.	
<b>Supplement to Recommendations 2.7</b>			
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	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, ACGR 2016, and financial statements for 2018.  All RPTs regardless of amount, are subject to approval by the board and are fully disclosed in the company's financial statements.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secf_orm_acgr2016.pdf  http://www.vulcanminingcorp.com/disclosures18/VUL_2018_0430_sec1_7a_annual_report_20171231.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 Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secf_orm_acgr2016.pdf
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	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017 and ACGR 2016.  The management team is composed of the following directors and/or officers: Alfredo Ramos (Chairman), Christopher Gotanco (Vice-Chairman), Adrian Ramos (Treasurer),	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended corporate governance manual

		and Iris Marie Carpio-Duque (Compliance Officer). The functions of the Chief Risk Officer are discharged by the Treasurer, and there is no Chief Audit Executive, as the board deems it not necessary considering the Corporation's current size, risk profile and non-operations.	.pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.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, and ACGR 2016.	
Recommendations 2.9			
1. Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017 and ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL 2017 0531 ame nded_corporate_governance_manual_pdf  http://www.vulcanminingcorp.com/d
2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management	Compliant		isclosures17/VUL 2017 0530 secf orm_acgr2016.pdf
Recommendations 2.10			
Board oversees that an appropriate internal control system is in place.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017 and	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame
2. The internal control system includes a mechanism for monitoring and managing potential conflict of	Compliant	ACGR 2016.	nded_corporate_governance_manual .pdf

3.	interest of the Management members and shareholders. Board approves the internal Audit Charter	Compliant		http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf
Recom	mendations 2.11			
	Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, and ACGR 2016 and the company's website.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf
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://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf  https://www.vulcanminingcorp.com/documents/VUL_2019_risk_management_policy.pdf
Recom	mendations 2.12			
1.	Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Compliant	https://www.vulcanminingcorp.com/docume nts/VUL_2019_vimc_board_charter.pdf	
2.	Board Charter serves as a guide to the directors in the performance of their functions.	Compliant		
3.	Board Charter is publicly available and posted on the company's website	Compliant		
Additio	onal Recommendation to Principle 2			
	Board has a clear insider trading policy	Compliant	https://www.vulcanminingcorp.com/docume nts/VUL_2019_insider_trading_policy.pdf	
	nal 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.			
Company discloses the types of decision requiring board of director's approval.			
respect to audit, risk management, related par	ty transactions, and other	to support the effective performance of the Boar key corporate governance concerns, such as not ed should be contained in a publicly available Co	mination and remuneration. The
Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017, SEC Form 17C on the results of annual stockholders meeting 2018 and ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf
			http://www.vulcanminingcorp.com/disclosures17/VUL 2017 0530 secform_acgr2016.pdf
			https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec_17c_result_of_asm.pdf
Recommendation 3.2			
Board establishes an Audit     Committee to enhance its oversight     capability over the company's	Compliant	Mr. Renato C. Valencia, independent director, chairs the current Audit Committee.	http://www.vulcanminingcorp.com/disclosures17/VUL 2017 0531 ame
financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.		The Audit Committee has the responsibility of recommending to the Board of Directors the appointment and/or removal of the Corporation's external auditor.	nded corporate governance manual .pdf
		Please see the Corporation's Amended Manual on Corporate Governance 2017, SEC	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf

	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom including the Chairman is independent.	Compliant	Form 17C on the results of annual stockholders meeting 2018 and ACGR 2016.  Please see the Corporation's Definitive Information Statement of 2018 and SEC Form 17C on the results of the organizational meeting of the board for 2018.	https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec_17c_result_of_asm.pdf  https://www.vulcanminingcorp.com/disclosures18/VUL_2018_1119_definitive_is_2018_with_afs_17q.pdf
3.	All the members of the committee have relevant background, knowledge, skills and or experience in the areas of accounting, auditing and finance.	Compliant	Please see the Corporation's Definitive Information Statement of 2018 and ACGR 2016.	
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of or of any other committee	Non-Compliant	Mr. Renato Valencia is both the Chairperson of the Audit Committee and Corporate Governance Committee. The Company has two (2) independent directors only as required by its By-laws.	
Supple	ement to Recommendation 3.2			
1.	Audit Committee approves all non- audit services conducted by the external auditor.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017.	http://www.vulcanminingcorp.com/d
2.	Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	Due to non-operations, the Audit Committee meets once a year with the external audit team to discuss and approve the audited financial statements.	isclosures17/VUL_2017_0531_ame nded_corporate_governance_manual .pdf
Option	nal: Recommendation 3.2			
	Audit Committee meets at least four times during the year.			
2.	Audit Committee approves the appointment and removal of the internal auditor.			

Recommendation 3.3			
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performan of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.		Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017, and SEC Form 17C on the results of the organizational meeting of the board for 2018.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf  https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec_17c_result_of_asm.pdf
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.		Please see the SEC Form 17C on the results of the organizational meeting of the board for 2018.  https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec17c_result_of_as_m.pdf	The Corporation currently has only two independent directors as provided in the by-laws. Based on the assessment of the Board of Directors, full compliance with this recommendation is not yet necessary taking into account the size, structure, risk profile and non-operations of the Corporation.
3. Chairman of the Corporate Governance Committee is an independent director.	Compliant	Please see the SEC Form 17C on the results of the organizational meeting of the board for 2018.  https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec17c_result_of_asm.pdf	Independent Director, Mr. Renato C. Valencia is the Chairman of the Corporate Governance Committee
Optional: Recommendation 3.3			
Corporate Governance Committee     meets at least twice the year.	ee Compliant	The Corporate Governance committee meets at least twice a year to accept and screen nominations for election to the board.	
Recommendation 3.4			
Board establishes a separate Boa Risk Oversight Committee (BRC that should be responsible for the	OC)	Please see the Corporation's Amended Manual on Corporate Governance as adopted by the Board on May 2017.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporate_governance_manual

oversight of a compan Risk Management syst its functionality and ef	tem to ensure ffectiveness.	The Audit Committee discharges the functions of the BROC as part of the annual review of corporation's financial statements. 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 non-operations of the corporation.	<u>.pdf</u>
2. BROC is composed of members, the majority should be independent including the Chairma	y of whom t directors, in.		The Audit Committee is composed of five members, two of whom are independent directors. The Corporation has only two independent directors based on its by-laws. 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 non-operations of the Corporation.
3. The Chairman of the E the Chairman of the B other committee.	oard or of any	Please see the SEC Form 17C on the results of the organizational meeting of the board for 2018.	https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec_17c_result_of_asm.pdf
4. At least one member of has relevant thorough and experience on risk management.	knowledge	Please see the Definitive Information Statement for 2018.	https://www.vulcanminingcorp.com/disclosures18/VUL 2018 1119 definitive is 2018 with afs 17q.pdf
<b>Recommendation 3.5</b>			
1. Board establishes a Re Transactions (RPT) Co		Please see the Corporation's Amended Manual on Corporate Governance 2017.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame

	which is tasked with reviewing all materials related party transactions of the company.		The Corporation currently does not have a separate RPT committee. However, the Audit Committee discharges the functions of the RPT committee as part of the annual review of corporation's financial statements. 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 non-operations of the corporation.	nded_corporate_governance_manualpdf
2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Please see SEC Form 17C on the results of the organizational meeting of the board for 2018.  https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec17c_result_of_as_m.pdf	The Audit Committee is composed of five directors, three of whom are non-executive directors, and two of whom are independent, including the Chairman.
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	https://www.vulcanminingcorp.com/cg1_co mmittees1.html	http://www.vulcanminingcorp.com/d isclosures17/VUL 2017 0531 ame nded corporate governance manual .pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL 2017 0530 secf
2.	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant		orm_acgr2016.pdf
3.	Committee Charters were fully disclosed on the company's website.	Compliant		

	<b>Principle 4:</b> 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. <b>Recommendation 4.1</b>				
participate i Board, Con shareholder tele-/videoc in accordan	ors attend and actively in all meetings of the imittees and is in person or through conferencing conducted ce with the rules and of the Commission.	Compliant	Please see the Corporation's website for the minutes of annual stockholders' meeting 2018 and the ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf  https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec_17c_result_of_asm.pdf  https://www.vulcanminingcorp.com/discl1_minutes_asm1.html	
	rs review meeting or all Board and 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.		
questions of	rs ask the necessary r seek clarifications and s during the Board and 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.		
concurrently five publich ensure that to fully prephene when the proposals of the concurrent of the proposals of the concurrent of the proposals of the proposa	ive directors y serve in a maximum of y-listed companies to they have sufficient time pare for minutes, Management's iews, and oversee the trategy of the company.	Compliant	Please see Definitive Information Statement and Annual Report for 2018 and Amended Manual on Corporate Governance 2017.	https://www.vulcanminingcorp.com/disclosures18/VUL_2018_1119_definitive_is_2018_with_afs_17q.pdf  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf	

Recon	nmendation 4.3			
	The directors notify the company's board before accepting a directorship in another company.	Compliant	As a matter of practice, directors notify the company's board before accepting a directorship in another company.	
	nal: Principle 4			
1.	Company does not have any executive directors who serve in more than two boards of listed companies outside of the group	Compliant	Please see Definitive Information Statement and Annual Report for 2018.	https://www.vulcanminingcorp.com/disclosures18/VUL 2018 1119 definitive is 2018 with afs 17q.pdf  https://www.vulcanminingcorp.com/disclosures19/VUL 2019 0425 sec 17a annual report with fs 2018.pd f
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 scheduled as the need arises.
4.	Board of directors meets at least six times during the year.	Non-compliant		Due to the lack of operations of the company, board meetings are scheduled as the need arises.
5.	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 whole number of directors shall constitute a quorum for the transaction of business and every decision of a majority of a quorum assembled as a board shall be valid as a corporate act.

<b>Principle 5:</b> The Board should endeavor to exercise an objective and independent judgment on all corporate affairs.			
Recommendation 5.1			
The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	Non-compliant	Please see Amended Manual on Corporate Governance adopted in May 2017.  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporategovernance_manual.pdf	Although the Manual provides for at least three independent directors, the Corporation currently has two (2) independent directors consistent with its by-laws. The Independent Directors constitute 28.6% of the Corporation's board membership.  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 non-operations of the corporation.
Recommendation 5.2			
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Please see the Corporation's by-laws, ACGR 2016, Definitive Information Statement for the year 2018 and the Amended Manual of Corporate Governance.	http://www.vulcanminingcorp.com/a oi%20and%20bylaws/VUL_2010_0 525_amended_by_laws_vulcan.pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf  https://www.vulcanminingcorp.com/d disclosures18/VUL_2018_1119_defi nitive_is_2018_with_afs_17q.pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0531_ame nded_corporate_governance_manual .pdf

Supplement to Recommendation 5.2			
Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	Compliant	Please see the Corporation's by-laws, ACGR 2016 and the Amended Manual of Corporate Governance.	http://www.vulcanminingcorp.com/a oi%20and%20bylaws/VUL 2010 0 525_amended_by_laws_vulcan.pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL 2017_0530_secf orm_acgr2016.pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0531_ame nded_corporate_governance_manual .pdf
Recommendation 5.3			
The independent directors serve for a cumulative term of nine years (reckoned from 2012)      The Company bars an independent director from serving such capacity after the term limit of nine years.	Compliant  Complaint	Please see the Corporation's Amended Manual on Corporate Governance 2017.\ <a href="http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporategovernance_manual.pdf">http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporategovernance_manual.pdf</a>	
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 2017.  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporategovernance_manual.pdf	
Recommendation 5.4			
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 2017 and ACGR 2016.	The Chairman of the Board and CEO is Mr. Alfredo C. Ramos.  Determinations/resolutions of the
		http://www.vulcanminingcorp.com/disclosur	Board are made by a collegial boo

		es17/VUL 2017 0531 amended corporate governance manual.pdf  http://www.vulcanminingcorp.com/disclosures17/VUL 2017 0530 secform acgr2016.pdf	wherein the Chairman/CEO has only one vote.  In addition, the Board has constituted a Nomination, Audit and Compensation Committees headed by independent directors, and a Management Committee composed of top management, which help identify and suggest strategic plans and proposals to the Board of Directors.
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Please see the Corporation's ACGR 2016.	
Recommendation 5.5			
1. If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.	Non-compliant		The Corporation has two independent directors and both are of the same stature and competence. They exercise chairmanship over their respective committees.
Recommendation 5.6			
Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017 and ACGR 2016. <a href="http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporategovernance_manual.pdf">http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporategovernance_manual.pdf</a>	The voting results over such transactions during board meetings are reflected in the minutes.
Recommendation 5.7			
The non-executive directors (NED)     have separate periodic meetings     with the external auditor and heads     of the internal audit, compliance	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017 and ACGR 2016.	http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0531_ame nded_corporate_governance_manual .pdf

and risk functions, without any executive present.  2. The meetings are chaired by the lead independent director.	Non-Compliant		http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf  As previously explained above, the Corporation currently does not have
			a lead independent director.
Optional Principle 5			
1. None of the directors is a former CEO of the company in the past 2 years.	Compliant	Mr. Alfredo C. Ramos has been the incumbent CEO of the company for the past 5 years.	
<b>Principle 6</b> : The best measure of the Boar	d's effectiveness is through	an assessment process. The Board should regu	larly carry out evaluations to appraise
its performance as a body, and assess whe	ther it possess the right mix	of backgrounds and competencies.	
Recommendation 6.1			
Board conducts an annual self- assessment of its performance as a whole.	Compliant		The members of the Board of Directors had completed a self-assessment evaluation form on their evaluation, individually as a director, and collectively as a Board.
The Chairman conducts a self-assessment of his performance.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017 and ACGR 2016.	The members of the Board of Directors had completed a self-assessment evaluation form on their evaluation, individually as a director, and collectively as a Board.
3. The individual members conduct a self-assessment of their performance.		http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporategovernance_manual.pdf  http://www.vulcanminingcorp.com/disclosures17/www.com/disclosures17/www.com/disclosures17/www.com/disclosures17/w	The members of the Board of Directors had completed a self-assessment evaluation form on their evaluation, individually as a director, and collectively as a Board.
4. Each committee conducts a self assessment of its performance.	Compliant	es17/VUL 2017 0530 secform acgr2016.p df	The Corporation currently does not provide for mechanisms on the evaluation of its committees.  Based on the assessment of the

are su facilit		Non-compliant		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.  This is only the second year of implementation. The Board will consider engaging an external facilitator should the need arise.
Recommenda				
provide and properties individed comments.	d has in place a system that des, at the minimum, criteria process to determine the rmance of the Board, idual directors and mittees.  System allows for a feedback transm from the shareholders.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017 and ACGR 2016.  The Corporation's website provides the contact information of the company's investor relations officer who may be contacted for any concern.	http://www.vulcanminingcorp.com/d isclosures17/VUL 2017 0531 ame nded_corporate_governance_manual .pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL 2017 0530 secf orm_acgr2016.pdf  http://www.vulcanminingcorp.com/i r1_irhome1.html
Principle 7:	Members of the Board are duty-	bound to apply high ethi	cal standards, taking into account the interest of	all stakeholders.
Recommenda	ation 7.1			
and E for pr behav accep condu	d adopts a Code of Conduct Ethics, which provide standards rofessional and ethical vior, as well as articulate otable and unacceptable uct and practices in internal external dealings of the pany.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017, ACGR 2016 Code of Business Conduct and Ethics.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf
	Code is properly disseminated e Board, senior management	Compliant		http://www.vulcanminingcorp.com/d

	and employees.			isclosures17/VUL 2017 0530 secf
3.	The Code is disclosed and made available to the public through the	Compliant		orm_acgr2016.pdf
	company website.			https://www.vulcanminingcorp.com/documents/VUL_2019_code_of_conduct.pdf
Supple	ement to Recommendation 7.1			<u>duct.pdf</u>
	Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering paying and	Compliant	Please see the Corporation's ACGR 2016 and Code of Business Conduct and Ethics.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf
	receiving bribes.			https://www.vulcanminingcorp.com/documents/VUL_2019_code_of_conduct.pdf
Recon	nmendation 7.2			
1.	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	Please see the Corporation's ACGR 2016 and Code of Business Conduct and Ethics.	http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf
2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant		https://www.vulcanminingcorp.com/documents/VUL_2019_code_of_conduct.pdf
		orporate disclosure polic	cies and procedures that are practical and in acco	ordance with best practices and
	ory expectations.			
	mmendation 8.1	G 11	DI CECT 1	
1.	Board establishes corporate disclosure policies and procedures to ensure a comprehensive,	Compliant	Please see various SEC disclosures in the company's website, the Amended Manual on Corporate Governance, and ACGR 2016.	http://www.vulcanminingcorp.com/discl1_disclosureshome1.html
	accurate, reliable and timely report to shareholders and other stakeholders that give a fair and complete picture of a company's financial condition, results and		Corporate Governance, and Te Gre 2010.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_amended_corporate_governance_manual.pdf

business operations.			http://www.vulcanminingcorp.com/disclosures17/VUL 2017 0530 secform_acgr2016.pdf
Supplement to Recommendations 8.1	<u>'</u>		
<ol> <li>Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.</li> <li>Company discloses in its annual report the principal risks associated</li> </ol>	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.  Please see the Corporation's Annual Report for the year 2018.	http://www.vulcanminingcorp.com/disclosureshome1.html  https://www.vulcanminingcorp.com/disclosures19/VUL 2019 0425 sec
with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.		Tor the year 2018.	17a annual report with fs 2018.pd f
Recommendation 8.2			
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.	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.	http://www.vulcanminingcorp.com/discl1_disclosureshome1.html
2. Company has a policy requiring all officers to disclose / report to the company any dealings in the	Compliant	Please see SEC Form 23B uploaded on the company's website.	

company's shares within three business days.			
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 of the company's purchase of its shares from the market. (e.g. share buyback program)	Compliant	Please see the Corporation's Definitive Information Statement of 2017, ACGR 2016, and Public Ownership Report, and Top 100 Shareholders uploaded on Corporation's website.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manualpdf  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secf_orm_acgr2016.pdf  https://www.vulcanminingcorp.com/disclosures1.html
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.  2. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	Please see the directors academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended in the Corporation's Definitive Information Statement of 2018 and ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf  https://www.vulcanminingcorp.com/disclosures18/VUL_2018_1119_definitive_is_2018_with_afs_17q.pdf
1. Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Compliant		http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf  https://www.vulcanminingcorp.com/

3.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.  Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant	Please see the Corporation's Definitive Information Statement of 2018, ACGR 2016, by-laws and the Amended Manual on Corporate Governance.	disclosures 18/VUL 2018 1119 definitive is 2018 with afs 17q.pdf  http://www.vulcanminingcorp.com/disclosures 17/VUL 2017 0531 amended corporate governance manual .pdf
	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	Please refer to additional information provided under Recommendation 2.7.	https://www.vulcanminingcorp.com/documents/VUL 2019 related part y_transaction_policy.pdf
2.	Company discloses material or significant RPTs reviewed and approved during the year.	Compliant	Please refer to the Corporation's Annual Report 2018 under Related Party Transaction.  https://www.vulcanminingcorp.com/disclosures19/VUL 2019 0425 sec17a annual report with fs 2018.pdf	
Supple	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 interests in transactions or any other conflict of interests during the board meeting at which such transactions are discussed.  Please see Amended Manual of Corporate Governance 2017.	http://www.vulcanminingcorp.com/disclosures17/VUL 2017 0531 amended corporate governance manual.pdf
	nal: Recommendation 8.5			
1.	Company discloses that RPTs are conducted in such a way to ensure that they are fair and at arms' length.	Compliant	Please see additional information under Recommendation 2.7.	I

Recommendation 8.6			
1. 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 SEC Form 17C uploaded on the Corporation's website.	http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf
Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	The Corporation appointed Unicapital, Inc. to evaluate the fairness of the transaction price relative to the increase in capital stock and additional subscription of National Book Store, Inc. in the company at a transaction price of PhP1.00 per share, approved by the SEC in 2014.	
Supplement to Recommendation 8.6			
1. Company discloses the existence justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	Compliant	It has been the practice of the Company to disclose such agreements to the SEC and PSE. Please refer to the company's Annual Report 2018 and results of annual stockholders' meeting 2018 in SEC Form 17C.  https://www.vulcanminingcorp.com/disclosures19/VUL_2019_0425_sec17a_annual_report_with_fs_2018.pdf  https://www.vulcanminingcorp.com/disclosures19/VUL_2018_1207_sec17c_result_of_as_m.pdf	
Recommendation 8.7	- · ·		
Company's corporate governance policies, programs and procedures	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame

1. Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.		me1.html.	_
Optional: Principle 8  1. Does the company's Annual Report disclose the following information:  a. Corporate Objectives  b. Financial performance indicators  c. Non-financial performance indicators  d. Dividend Policy  e. Biographical details (at least age academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors  f. Attendance details of each director in all directors meetings held during the year  g. Total remuneration of each	Compliant	Please see the company's Annual Report 2018 containing the said information on the website.  https://www.vulcanminingcorp.com/disclosures19/VUL_2019_0425_sec17a_annual_report_with_fs_2018.pdf	

directors  2. The Annual Report contains a 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 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 Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.				
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 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 Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal	2. The Annual Report contains a	Compliant		
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 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 Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal		Compilant		
Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.  3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational financial and compliance controls) and risk management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal		'		
where there is non-compliance, identifies and explains reason for each such issue.  3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational financial and compliance controls) and risk management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal				
identifies and explains reason for each such issue.  3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational financial and compliance controls) and risk management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal		l		
each such issue.  3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational financial and compliance controls) and risk management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal		'		
3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational financial and compliance controls) and risk management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal		1		
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 Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal				
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 Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal		Compliant		
company's material controls (including operational financial and compliance controls) and risk management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal		'		
(including operational financial and compliance controls) and risk management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal	directors conducted a review of the	;		
compliance controls) and risk management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal	company's material controls	'		
management systems.  4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal	(including operational financial and	1		
4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal	compliance controls) and risk	1		
Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal	management systems.	1		
the board of directors or Audit Committee commenting on the adequacy of the company's internal	4. The Annual Report/Annual CG	Compliant		
Committee commenting on the adequacy of the company's internal	Report contains a statement from			
adequacy of the company's internal	the board of directors or Audit	1		
	Committee commenting on the	1		
	adequacy of the company's internal	1		
5. The company discloses in the Compliant				
Annual Report the key risks to		1		
which the company is materially		1		
exposed to (i.e. financial		1		
operational including IT,		1		
environmental, social, economic).				
<b>Principle 9</b> : The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to		standards for the appropria	ate selection of an external auditor, and exercis	e effective oversight of the same to
strengthen the external auditor's independence and enhance audit quality.				
Recommendation 9.1		-	•	
1. Audit Committee has a robust Compliant Please see the Definitive Information <a href="https://www.vulcanminingcorp.com">https://www.vulcanminingcorp.com</a>	Audit Committee has a robust	Compliant	Please see the Definitive Information	https://www.vulcanminingcorp.com/
	C . 1	1	Statement 2018, and ACGR 2016.	disclosures 18/VUL 2018 1119 defi
	process for approving and			
reappointment, removal, and fees of		.c	1	
the external auditors.  http://www.vulcanminingcorp.com/	recommending the appointment,	1		

	1			:117/MH 2017 0520£
				isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf
				om_acgizoro.pui
2	The appointment, reappointment,	Compliant	The reappointment and fees of the external	
2.	removal, and fees of the external	Compilant	auditor were ratified by 72.34% of the total	
	auditor is recommended by the		shareholders during the last Annual	
	Audit Committee, approved by the		Stockholders Meeting.	
	Board and ratified by the			
	shareholders.			
3.	For removal of the external auditor,	Compliant	The company retained the external auditor.	
	the reasons for removal or change			
	are disclosed to the regulators and			
	the public through the company			
0 1	website and required disclosures.			
	ement to Recommendation 9.1	<u> </u>	DI di Di Ciri. I Ciri	1.0 // 1 :: //
1.	Company has a policy of rotating	Compliant	Please see the Definitive Information	https://www.vulcanminingcorp.com/
	the lead audit partner every five		Statement of 2018, the ACGR 2016.	disclosures 18/VUL 2018 1119 definitive is 2018 with afs 17q.pdf
	years.			muve is 2018 with als 17q.pdf
				http://www.vulcanminingcorp.com/d
				isclosures17/VUL 2017 0530 secf
				orm acgr2016.pdf
	mendation 9.2			
1.	Audit Committee Charter includes			
	the Audit Committee's			
	responsibility on:	Compliant	Please see ACGR 2016 and Amended	
	i. assessing the integrity and		Manual on Corporate Governance 2017.	
	independence of external		1	
	auditors:		http://www.vulcanminingcorp.com/disclosur	
	ii. exercising effective		es17/VUL 2017 0530 secform acgr2016.p	
	oversight to review and monitor the external		<u>df</u>	
	auditor's independence and		http://www.vulcanminingcorp.com/disclosur	
	auditor s independence and		imp.// w w w. vuicamininingcorp.com/uisclosui	

	objectivity; and		es17/VUL 2017 0531 amended corporate	
	iii. exercising effective		governance manual.pdf	
	oversight to review and		governance_manuar.pur	
	monitor the effectiveness of		https://www.vulcanminingcorp.com/docume	
	the audit process taking into		nts/VUL 2019 audit committee charter.pdf	
	consideration relevant		itts/ VOE 2019 addit committee charter.pdf	
	Philippine professional and			
	regulatory requirements.			
2.	Audit Committee Charter contains	Compliant		
۷.	the Committee's responsibility on	Compilant		
	reviewing and monitoring the			
	external auditor's suitability and			
	effectiveness on an annual basis.			
Sunnle	ement to Recommendation 9.2			
	Audit Committee ensures that the	Compliant		
	external auditor is credible,	F	Please see ACGR 2016 and Amended	
	competent and has the ability to		Manual on Corporate Governance 2017.	
	understand complex related party		1	
	transactions, its counterparties, and		http://www.vulcanminingcorp.com/disclosur	
	valuations of such transactions.		es17/VUL 2017 0530 secform acgr2016.p	
2.	Audit Committee ensures that the	Complaint	df	
	external auditor has adequate	•		
	quality control procedures.		http://www.vulcanminingcorp.com/disclosur	
			es17/VUL 2017 0531 amended corporate	
			governance_manual.pdf	
			https://www.vulcanminingcorp.com/docume	
			nts/VUL_2019_audit_committee_charter.pdf	
	mendation 9.3			
1.	Company discloses the nature of	Compliant	The External Auditor of the Corporation	
	non-audit services performed by its		currently does not perform any non-audit	
	external auditor in the Annual		services.	
	Report to deal with the potential			
	conflict of interest.			

	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 Amended Manual on Corporate Governance 2017 and ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf
	ement to Recommendation 9.3			
	Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	The External Auditor of the Corporation currently does not perform any non-audit services.	
	onal Recommendation to Principle 9			
	Company's external auditor is duly accredited by the SEC under Group category  Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program	Compliant  Non-Compliant	The Corporation's current external auditor is Sycip Gorres Velayo & Co., and the handling partner is Alvin M. Pinpin His office is located at 6760 Ayala Avenue, Makati City 1226 with tel. No. (632) 8910307.  SEC Accreditation No. 0781-AR-3, Group A, April 03, 2018 valid until April 02, 2021	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
	conducted by the SEC's Office of			program conducted by the SEC.
D	the General Accountant (OGA)			
	ole 10: The company should ensure that mendation 10.1	t the material and report	able non-financial and sustainability issues are d	lisciosed.
	Board has a clear and focused	Compliant	Being a publicly-listed company, the	
1.	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.	Сопрпан	Corporation is required to comply with the full disclosure approach in reporting non-financial matters that materially affect the business of the company.	

<ol> <li>Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.</li> <li>Principle 11: The company should maintain a channel is crucial for informed decision-making</li> </ol>		st-efficient communication channel for disseminaters and other interested users.	The corporation does not have sustainability reporting yet.  ating relevant information. This
Recommendation 11.1			
Company has media and analysts' briefings	Non-compliant		During annual meetings, media representatives are free to interview the Corporation's appointed spokesperson.
Supplement to Principle 11			
Company has a website disclosing up-to-date information on the following:     a. Financial statements/reports (latest quarterly)     b. Materials provided in briefings to analysts and media     c. Downloadable annual report     d. Notice of ASM and/or SSM     e. Minutes of ASM and/or SSM     f. Company's Articles of Incorporation	Compliant	Please see the Corporation's website: www.vulcanminingcorp.com	
Additional Recommendation to Principle 1			
Company complies with SEC prescribed website template.	Compliant	Please see the Corporation's website: www.vulcanminingcorp.com	

<b>Principle 12</b> : To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.			
Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	Please see ACGR 2016 and Amended Manual Corporate Governance 2017.  Please refer to additional information under Recommendations 2.10.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secform_acgr2016.pdf  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Please see ACGR 2016, and additional information under Recommendations 2.11.	nded_corporate_governance_manual_pdf
<b>Supplement to Recommendation 12.1</b>			
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 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 attend trainings and information campaign seminars on new laws/regulations being implemented that impact on the Company's business and operations.
<b>Optional: Recommendation 12.</b>			
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.			
Recommendation 12.2			
Company has in place an independent internal audit function that provides an independent and	Non-compliant		Due to no operations, the Corporation has no internal auditor.

_				
	objective assurance, and consulting			
	services designed to add value and			
	improve the company's operations.			
	nmendation 12.3			
1.	Company has a qualified Chief	Non-compliant		
	Audit Executive (CAE) appointed			
	by the Board.			
2.	CAE oversees and is responsible for	Non-compliant		
	the internal audit activity, a			Due to no operations, the Board
	qualified independent executive or			deemed it not yet necessary to
	senior management personnel is			appoint a Chief Audit Executive.
	assigned the responsibility for			
	managing the fully outsourced			
	internal audit activity.			
3.	3	Non-compliant		
	internal audit activity, qualified	r		
	independent executive or senior			
	management personnel is assigned			
	the responsibility for managing the			
	fully outsourced internal audit			
	activity.			
Recom	mendation 12.4			
1.	Company has a separate risk	Compliant	Please refer to additional information under	
	management function to identify,	1	Recommendation 3.4.	
	assess and monitor key risk,			
	exposures.			
Supple	ement to Recommendation 12.4			
	Company seeks external technical	Compliant	Please refer to additional information under	
1	support in risk management when		Recommendation 3.4.	
	such competence is not available			
	internally.			
Recom	nmendation 12.5			
1	In managing the company's Risk	Compliant	Due to lack of operations, the functions of	
1	Management System, the company	Compilant	the CRO is currently being discharged by the	http://www.vulcanminingcorp.com/d
	has a Chief Risk Officer (CRO),		Treasurer, Mr. Adrian S. Ramos	isclosures17/VUL 2017 0531 ame
L	nus a cinci rask officer (CRO),		110abarot, ivii. 1 tarrair D. Ivairos	1501050105177 OE 2017 0551 ame

2.	who is the ultimate champion of Enterprise Risk Management (ERM)  CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	Please see Amended Manual on Corporate Governance 2017 outlining the functions of the CRO.	nded_corporate_governance_manualpdf
	onal Recommendation to Principle 1	2		
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, its the Chairman of the Board, CEO and Treasurer who sign the Statement of Management's Responsibility for Financial Statements yearly, and the company submits the annual Special Form for Investment and Publicly-Held Companies (PHFS1).
Dringin	ale 13. The company should treat all she	arahalders fairly and equ	itably, and also recognize, protect and facilitate	
	mendation 13.1	archorders rairry and equ	itably, and also recognize, protect and racintate	the exercise of their rights.
1.	Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Please see page 24-27 of the Amended Manual on Corporate Governance 2017.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf
2.	Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	The amended Manual on Corporate Governance 2017 is uploaded on the website.	
Supple	ement to Recommendation 13.1			
1.	Company's common share has one vote for one share.	Compliant		
2.	Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	Please see the Corporation's by-laws, ACGR	http://www.vulcanminingcorp.com/a oi%20and%20bylaws/VUL 2010 0 525 amended by laws vulcan.pdf

3.	Board has an effective, secure, and efficient voting system.	Compliant	2016, Amended Manual on Corporate Governance 2017 and Definitive Information	https://www.vulcanminingcorp.com/disclosures18/VUL 2018 1119 defi
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.	Complaint	Statement 2018.  The company has not declared dividends in	nitive is 2018 with afs 17q.pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Complaint	2018.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Complaint		
	Company has a transparent and specific dividend policy.	Complaint		
Option	nal: Recommendation 13.1			
1.	Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Complaint	The Corporation appointed its stock and transfer agent to count the votes at the Annual Stockholders' Meeting.	
Recom	nmendation 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.	Complaint	Please see the Agenda included in the Company's Definitive information Statement (SEC Form 20-IS).  https://www.vulcanminingcorp.com/disclosures18/VUL_2018_1119_definitive_is_2018_with_afs_17q.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 notices out at least 28 days before the meeting.

Supplement to Recommendation 13.2			
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	Please see the Corporation's Definitive Information Statement for the year 2018, and the Corporation's website:  https://www.vulcanminingcorp.com/disclosures18/VUL_2018_1119_definitive_is_2018_with_afs_17q.pdf	
<b>Optional: Recommendation 13.2</b>			
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Please see the Corporation's Definitive Information Statement for the year 2018, and the Corporation's website  https://www.vulcanminingcorp.com/disclosures18/VUL 2018 1119 definitive is 2018 with afs 17q.pdf	
Recommendation 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 annual stockholders' meeting as approved by the stockholders are uploaded on the company's website.	
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	http://www.vulcanminingcorp.com/discl1_m inutes_asm1.html	

Supple	emental to Recommendation 13.3			
1.	Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM	Compliant	The Corporation's external auditor, SGV & Co., is always present for the conduct of its ASM and SSM.	
Recon	nmendation 13.4			
	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 and its stockholders, and the Corporation and third parties, including regulatory authorities.	http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0530_secf orm_acgr2016.pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL_2017_0531_ame nded_corporate_governance_manual_pdf
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, and ACGR 2016.	
Recon	nmendation 13.5			
	Board establishes an Investor Relations Officer (IRO) to ensure constant engagement with its shareholders.	Compliant	Atty. Adrian S. Arias Tel. No.: 635-6130 Fax No.: 631-3113 info@vulcanminingcorp.com	http://www.vulcanminingcorp.com/irl_irhome1.html
2.	IRO is present at every shareholder's meeting.	Compliant	IRO is present at every shareholders' meeting because he is also a director of the corporation.	
Supple	emental Recommendations to Princip			
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.

2. Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	The Corporation's public float is 40.33%	
Optional: 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.			
stakeholders' rights and/or interests are at s		ctual relations and through voluntary commitmenave the opportunity to obtain prompt effective r	
Recommendation 14.1			
1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	Please see Amended Manual on Corporate Governance 2017 and ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL 2017 0531 ame nded corporate governance manual .pdf
Recommendation 14.2			
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders		Please see Amended Manual on Corporate Governance 2017 and ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf  http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secf_orm_acgr2016.pdf
Recommendation 14.3			
1. Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	The stakeholders can contact the IRO.	

Supplement to Recommendation 14.3			
Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholder is settled in a fair and expeditious manner.	Compliant	Please see the Corporation's Amended Manual on Corporate Governance 2017 and ACGR 2016.	http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0531_ame_nded_corporate_governance_manual_pdf_http://www.vulcanminingcorp.com/disclosures17/VUL_2017_0530_secf_orm_acgr2016.pdf
<b>Additional Recommendations to Principle</b>	14		
<ol> <li>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 law, rule or regulation.</li> <li>Company respects intellectual property rights.</li> </ol>	Compliant	It has been the practice of the company to keep proprietary information on exploration	
		and/or production projects, including research data confidential and are not disclosed to third parties without the written consent/approval of the potential joint venture partners, and are always covered by non-disclosure agreements.	
Optional: Principle 14	I		
<ol> <li>Company discloses its policies and practices that address customers' welfare</li> </ol>			
Company discloses its policies and practices that address supplier/contractor selection			

	procedures.			
Princi	1	ticipation should be de	veloped to create a symbolic environment, realize	e the company's goals and participate
in its c	orporate governance processes.			
	nmendation 15.1			
	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 no operations, the company currently does not have any employees.
Supple	ement to Recommendation 15.1			
1.	reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Non-compliant		The Corporation does not have any ESOP. 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 non-operation of the Corporation.
2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	https://www.vulcanminingcorp.com/docume nts/VUL_2019_policies_on_health_safety_et c.pdf	
3.	Company has policies and practices on training and development of its employees.	Compliant	https://www.vulcanminingcorp.com/docume nts/VUL_2019_policies_on_health_safety_et c.pdf	
Recon	nmendation 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 2017 and ACGR 2016.	http://www.vulcanminingcorp.com/d isclosures17/VUL 2017 0531 ame nded corporate governance manual .pdf  http://www.vulcanminingcorp.com/d isclosures17/VUL 2017 0530 secf orm acgr2016.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 no operations, the company currently does not have any employees.	
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 bribes.	Compliant	Please refer to additional information under Supplement to Recommendations 7.1.  There has been no findings of any violation of this policy.	
	mendation 15.3			
3.	Board establishes a suitable framework, for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation  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.  Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	https://www.vulcanminingcorp.com/docume nts/VUL_2019_whistle_blower_policy.pdf	
			ealings with the communities where it operates,	
		sitive and progressive m	nanner that is fully supportive of its comprehensi	ive and balanced development.
	mendation 16.1			
1.	Company recognizes and places importance on the interdependences between business and society, and promotes a mutually beneficially	Compliant		The company has previously complied with DENR requirements for corporate social responsibility and rehabilitation programs for

contributing to	at allows the ow its business, while the advancement of ere it operates.		mining companies. However, due to no mining operations, the company currently does not have any employees who will plan and carry out such programs.
<b>Optional: Principle</b>	16		
is consistent w sustainable de	nmentally friendly or rith promoting velopment	Compliant	The company has previously complied with DENR requirements for corporate social responsibility and rehabilitation programs for
1 2	ts effort to interact the communities in tes.		mining companies. However, due to no mining operations, the company currently does not have any employees who will plan and carry out such programs.

## **SIGNATURES**

Alfredo C. Ramos

Chairman of the Board and Chief Executive Officer Iris Marie U. Carpio-Duque

Compliance Officer/Corporate Secretary

Carmelito R. Zapanta Independent Director

Renato C. Valencia
Independent Director

SUBSCRIBED AND SWORN to before me this 2 1 MAYda 2019 exhibiting to me their competent proofs of identity, as follows:

2019, affiant(s)

NAME

ID No.

DATE OF ISSUED/PLACE OF ISSUE

Alfredo C. Ramos Iris Marie U. Carpio-Duque Renato C. Valencia Carmelito R. Zapanta Passport No. EC8370209 Passport No. P4323180A Passport No. P6487147A, Passport No. P4954706A July 21, 2016/DFA NCR East Sep. 11, 2017/DFA NCR East Mar. 20, 2018/DFA NCR South Nov. 06, 2017, DFA Manila

Doc No. 232
Page No. 47
Book No. XIV
Series of 2019.

ATTY. KOMEO M. MONFORT
Notary Public City of Makati
Until December 31, 2019
PTR 160. 6397818 Dec. 27, 2018 Pasay
Appointment No. M-97(2018-2019)
IBP No. 1062634- Jan. 3, 2018 \*
MCLE No. 5-0023446 Roll No. 27932
5th Floor, CAP Bidg. 126 Amorsolo,
V.A Rufino St., Legaspi Village, Makati City