ANNUAL CORPORATE GOVERNANCE REPORT OF

STARR INTERNATIONAL INSURANCE PHILIPPINES BRANCH (Name of Company)

1	For the fiscal year ended:	31 December 2022
2	Certificate Authority Number:	2022/54-R
3	Province, Country or other jurisdiction of incorporation or organization	A Branch of Starr International Insurance (Asia) Limited, a company established and existing in Hong Kong SAR, People's Republic of China
4	a) Address of principal office	23rd Floor, Tower 2, The Enterprise Center, 6766 Ayala Avenue cor. Paseo de Roxas, Legaspi Village, Makati City, Philippines
	b) Postal Code	1226
5	Company's telephone number, including area code	(632) 8689-6600
6	Company's official website	https://www.starrinsurance.com.ph
7	Former name, former address, and former fiscal year, if changed since last report	Not applicable

		ANNUAL COR	PORATE GOVERNANCE REPORT		
	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
			's Governance Responsibilities		
Principle 1 : The company should be headed by and other stakeholders.	/ a competent, wo	rking board to foster the long-term success and s	sustainability of the corporation in a manner cons	sistent with its corporate objectives and the long-te	erm best interests of its shareholders
Recommendation 1.1				_	
Board is composed of directors with	Compliant	Provide information or link / reference to a			Executive Biographies
collective working knowledge, experience or		document containing information on the			
expertise that is relevant to the company's ndustry/sector.		following:			
2. Board has an appropriate mix of	Compliant	Academic qualifications, industry			
competence and expertise.		knowledge, professional experience, expertise			
3. Directors remain qualified for their positions	Compliant	and relevant trainings of directors			
individually and collectively to enable them to		Qualification standards for directors to			
fulfill their roles and responsibilities and		facilitate the selection of potential nominees			
respond to the needs of the organization.		and to serve as henchmark for the evaluation			
Recommendation 1.2	Commisset	Identify or provide link/reference to a document	Ctaw International Incurence Dhillinnings		GL 10 Guideline on Corporate
Board is composed of a majority of non- executive directors.	Compliant	identifying the directors and the type of their	Branch ("SIIP") is a branch of Starr		Governance
executive directors.		directorships	International Insurance (Asia) Limited ("SIIA"),		Governance
		directorships	a corporation incorporated under the laws of		
			Hong Kong. SIIP, being a branch of SIIA, does		
			not have its own Board. The Board of SIIA is		
			overseeing the management of SIIP.		
			overseeing the management of SIIP.		
			SIIA is organized under the laws of Hong Kong		
			and therefore complies with the applicable non-		
			executive directors requirement under the		
			Hong Kong law.		
			The Board of SIIA has four non-executive		
			directors, including two independent non-		
			executive directors, in accordance with		
			Guideline No. 10 (Guideline on the Corporate		
			Governance of Authorized Insurers) issued by		
			the Insurance Authority of Hong Kong.		
			Fortune of directorships of the OHA D		
			For type of directorships of the SIIA Board, please refer to the "Executive Biographies"		
Recommendation 1.3					
Company provides in its Board Charter or	Not applicable	Provide link or reference to the company's		SIIA ("Company") is a private company and is	
Manual on Corporate Governance a policy on		Board Charter or Manual on Corporate		organized under the laws of Hong Kong with a	
training of directors.		Governance relating to its policy on training of		branch office in the Philippines. There is no	
		directors.		requirement under the Hong Kong law for a	
				private company to have a Board Charter nor	
				Manual on Corporate Governance, nor a policy	
				on training of directors.	

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors.	Not applicable	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered.		There is no requirement under the Hong Kong law for a private company to have a formal orientation program for first time directors. New directors are provided with appropriate introduction to the Company through the Office of the Corporate Secretary.	
				All new directors are provided with a comprehensive set of materials in order to acquaint the new directors with the Company's business and industry, and its internal corporate and compliance policies. The program will typically include presentations by senior management to familiarize new directors with the Company's strategic plans, its significant financial, accounting and risk management issues, its compliance programs, its Code of Business Conduct and Ethics, its Prevention of Insider Trading Policy, Anti-Corruption and Anti-Bribery Policy, OFAC (Economic Sanctions) Policy, Privacy Policy,	
Company has relevant annual continuing training for all directors.	Compliant		Though no requirement under the Hong Kong law for a private company, SIIA requires members of its board of directors to comply with annual compliance training as required by		
Recommendation 1.4			the group.		
Board has a policy on board diversity.	Not applicable	Provide information on or link/reference to a document containing information on the company's board diversity policy. Indicate gender composition of the board.		There is no requirement under Hong Kong law for a private company to have a policy on board diversity. Being a wholly owned subsidiary of a privately held global insurance group, SIIA follows directives from corporate head office on the composition of its board. The Board of SIIA comprises of 6 members, 1 of which is female.	
Recommendation 1.5					
Board is assisted in its duties by a Corporate Secretary.	Compliant	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties and functions.	SIIA is an indirect subsidiary of Starr International Company Inc which is the ultimate holding company of a privately held global insurance group under its worldwide marketing name "Starr Insurance Companies".		
Corporate Secretary is a separate individual from the Compliance Officer.	Compliant		Corporate Secretary function is being managed and supported at group level by the Office of Corporate Secretary. Locally, there are two joint corporate secretaries in Hong Kong and one Assistant Secretary in the Philippines.		

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Corporate Secretary is not a member of the Board of Directors.	Compliant		For the locally appointed joint secretaries in Hong Kong, they are separate from the Compliance Officer and their information is available to the public maintained at the Companies Registry. While one of the joint corporate secretaries is a member of the SIIA Board, the Office of Corporate Secretary and the other joint secretary, which provide the assistance to the SIIA, are not member of the SIIA Board.		
Corporate Secretary attends training/s on corporate governance.	Compliant	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	There is no requirement under Hong Kong law for a private company to have its Corporate Secretary attending training on corporate governance. Nevertheless, one of the joint corporate secretaries is a corporate secretarial firm, members of the team are required to attend continuing professional development training, including corporate governance, in order to maintain their practicing status. Our group offers self-learning online courses covering various topics including corporate governance. Employees have free access to it and could take any courses if they are needed. Employees are also encouraged to attend any external seminars/conference or training if they find it suitable or relevant to their functions. Members of the group Office of the Corporate Secretary maintain a membership in the Society for Corporate Governance and attend annual conferences and trainings.		
Recommendation 1.6					
Board is assisted by a Compliance Officer.	Compliant	Provide information on or link/reference to a document containing information on the	SIIP is a branch of SIIA and does not have a standalone Board. The Board of SIIA is		
Compliance Officer has a rank of Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	Compliance Officer, including his/her name, position, qualifications, duties and functions.	overseeing the management of SIIP. The Board of SIIA, and its Philippines Branch Committee, are assisted by a Compliance Officer.		
Compliance Officer is not a member of the board.	Compliant		Due to the fact that we are a private company, we would disclose this type of information to the regulator if required, but would not make the information publicly available.		

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Compliance Officer attends training/s on corporate governance annually.	Not applicable	Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.		The Compliance function is assisted by the Compliance Officer of SIIA, there is no requirement under Hong Kong law for a private company's Compliance Officer to have annual training on corporate governance. The Compliance Officer of SIIA, however, attends training courses and seminars offered by law firms, accounting firms and other professional bodies, as well as attending conferences, on a regular basis, to keep abreast of developments in the areas of corporate governance, risk management and compliance. Our group offers self-learning online courses covering various topics including corporate governance. Employees have free access to it and could take any courses if needed. Employees are also encouraged to attend any external seminars/conference or training if they	

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
			The Board's Governance Responsibilities		
	onsibilities and ac	countabilities of the Board as provided	under the law, the company's articles and by-laws, and other leg	al pronouncements and guidelines should be clearly made	e known to all directors as well as to
stockholders and other stakeholders.					
Recommendation 2.1		I			
Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting)	The Board of SIIA and the Philippines Branch Committee meet quarterly to receive reports from management and the board committees. In advance of these meetings, Directors are provided with board papers at least five business days in advance of each board meeting by the Office of the Corporate Secretary and Directors are able to ask questions and have access to management as needed. All board and committee meetings are minuted and the minutes are adopted at subsequent meetings. The Company recognizes that it is essential for the effective operation of the Board that Board members be informed and have continuing access to information concerning the Company, its markets and the business, economic, technical, accounting, legal and other relevant developments that affect the Company or the environment in which it operates. All directors, officers and employees of the Company are required to exercise care to avoid actual or potential conflicts of interest that arise and are required to report any situation where these matters may arise to management and the Compliance Director.		
Recommendation 2.2					
Board oversees the development, review and approval of the company's business objectives and strategy.	Compliant	Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting) Indicate frequency of review of business objectives and strategy	The Board of SIIA, as well as its Philippines Branch Committee, meets at least four times a year, and at these meetings reviews the business results and strategy of the Company. The Board approves the annual budget and business plan, and at every regular meeting, goes through the business results to date and receives reports on the attainment of the budget and plan, as well as development and trends of the market. Through the establishment of corporate governance protocols and the support of the group Office of the Corporate Secretary function, the Board complies with its duty to discharge its duties with care by operating in accordance with corporate governance best practices regarding meeting frequency, agenda setting and review of material information. The Company ensures that material decisions affecting the Company, material contracts, material investments, decisions to acquire, divest, consolidate or dissolve subsidiaries, establish branches, loans, guarantees, trusts, etc. are		

	COMPLIANT / NON-	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Board oversees and monitors the implementation of the company's business objectives and strategy in order to sustain the company's long-term viability and strength.	COMPLIANT		presented to and formally approved by the Board either at their regularly scheduled meeting or on an ad hoc basis via unanimous written consent as necessary. The members of the Board have full and free access to the management and employees of the Company. Any meetings or contacts that a director wishes to initiate may be arranged directly by the director or through the Company's Secretary. Executive managers and other members of management may attend Board or committee meetings by invitation.		
Recommendation 2.3					
Board is headed by competent and qualified Chairperson.	Compliant	Provide information or reference to a document containing information on the Chairperson, including his/her name and gualifications.	Philip Finley is the Chairperson of the Board of SIIA and Ambassador Jose L. Cuisia, Jr is the Chairman of the Philippines Branch. Their biography could be found from the Executive Biographies.		Executive Biographies
Recommendation 2.4		name and qualifications.	Executive Biographics.		
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	Not applicable Not applicable	Disclose and provide information or link/reference to a document containing information on the company's succession planning and retirement policies and programs, and its implementation		There is no requirement under the Hong Kong law for a private company to have a succession planning program for directors, key officers and management. The Company's success depends upon its ability to retain the services of its senior management team, who have deep experience and are well known within the insurance industry. The loss of the services of these key executives could adversely affect the Company's ability to continue and grow its business in the near term. The Company's management invests in its people through various means, including a robust learning and development program and performance management processes. Managers, in coordination with the Human Resources Department, are tasked with identifying personnel who are capable of additional responsibility and for retaining and further developing their employees to ensure sufficient continuity of operations and	
Recommendation 2.5 1. Board formulates and adopts a policy specifying the relationship between remuneration and	Compliant	Provide information or reference to a document containing information on the company's remuneration policy		directors and key officers. The group's retirement policy is also flexible, in that directors and key officers may work beyond what normally is the retirement age. In addition, the average age of the employees in the Philippines Branch is well below the retirement age.	
performance of key officers and board members.		and its implementation, including the relationship between remuneration	private insurance group and hence its remuneration policy will have no direct impact to any stakeholders in the public		

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Board aligns the remuneration of key officers and board members with long-term interests of the company. Directors do not participate in	Compliant	and performance.	domain.		
discussions or deliberations involving his/her own remuneration.	Compilant				
Recommendation 2.6					
Board has a formal and	Not applicable	Provide information or reference to a		There is no requirement under the Hong Kong law for a	
transparent board nomination and	• •	document containing information on		private company to have a nomination and election	
election policy.		the company's nomination and		policy.	
Board nomination and election	Not applicable	election policy and process and its		F	
policy is disclosed in the company's		implementation, including the criteria		SIIA is a member of a privately held global insurance	
Manual on Corporate Governance.		used in selecting new directors, how		group. Hence, the nomination and appointment of	
Board nomination and election	Not applicable	the shortlisted candidates and how it		directors to SIIA will follow the Head Office directives.	
policy includes how the company	. tot applicable	encourages nominations from		There are senior executives of the group sitting on the	
accepts nominations from minority		shareholders.			
shareholders.		snarenoiders.		board of local subsidiaries, including SIIA.	
Board nomination and election	Not applicable	1			
policy includes how the board review	Not applicable	Provide proof if minority shareholders		All directors shall meet applicable legal and regulatory	
nominated candidates.		have a right to nominate candidates		requirements and guidelines for service as a director of	
Board nomination and election	Not applicable	to the board.		the Company. Determinations as to whether a	
	Not applicable			particular director satisfies the requirements for Board	
policy includes an assessment of the		Provide information if there was an		membership are affirmatively made by the remaining	
effectiveness of the Board's		assessment of the effectiveness of		directors of the Board based, in part, on the Company's	
processes in the nomination, election		the Board's processes in the		Bylaws and appropriate consideration of all relevant	
or replacement of a director.	Not applicable	nomination, election or replacement		facts and circumstances at the time of appointment.	
6. Board has a process for	Not applicable	of a director.			
identifying the quality of directors that					
is aligned with the strategic direction					
of the company.					
Recommendation 2.7	0 1 1	In		T	OUD A III LEI : LOU I
Board has overall responsibility in	Compliant	Provide information on or reference	According to our group's Global Code of Business Conduct		SIIP Audited Financial Statements
ensuring that there is a group-wide		to a document containing the	and Ethics, all employees including directors and executives		
policy and system governing related		company's policy on related party	are required to immediately report their interest in transactions		
party transactions (RPTs) and other		transaction, including policy on	or other matters that represent a conflict of interest.		
unusual or infrequently occurring		review and approval of significant			
transactions.		RPTs.	Definition of related parties and details of RPTs were		
RPT policy includes appropriate	Compliant		disclosed in the audited financial statements.		
review and approval of material		Identify transactions that were			
RPTs, which guarantee fairness and		approved pursuant to the policy.	The Company conducts an annual conflict of interest survey of		
transparency of the transactions.			key individuals in the organization to further monitor conflict of		
RPT policy encompasses all	Compliant		interest.		
entities within the group, taking into					
account their size, structure, risk					
profile and complexity of operations.					
Recommendation 2.8					
Board is primarily responsible for	Compliant	Provide information on or reference	While there is no requirement under Hong Kong law for a		
approving the selection of		to a document containing the Board's	private company's Board to be primarily responsible for		
Management led by the Chief		policy and responsibility for approving	approving the selection of Management, the SIIA Board does		
Executive Officer (CEO) and the		the selection of management.	approve the appointment of heads of control functions as well		
heads of the other control functions			as the General Manager of the Philippines Branch.		
(Chief Risk Officer, Chief Compliance		Identify the Management team			
Officer and Chief Audit Executive).		appointed.	The Chairman and Chief Executive Officer roles are held by		
<u> </u>			different individuals. The Chairman has overall responsibility		
			for overseeing the functioning and performance of the Board.		
			The Chief Executive Officer has responsibility, emanating from		
			the Board, to manage the conduct of the entire business. The		
			Chief Executive Officer also serves on the Board, which allows		
			for significant interaction and communication between the		
			Board and management.		
		1	-		

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management. Provide information on the assessment process and indicate frequency of assessment of performance.	While there is no requirement under Hong Kong law for a private company to have a Board policy on assessing performance of management, the SIIA Board does re-appoint officers and key persons in control functions annually. Therefore, the SIIA Board has been given an opportunity to assess their performance before the annual re-appointment was confirmed. The Chief Executive Officer is the individual responsible for the successful, continued operation of the Company. The Chief Executive Officer must possess knowledge of and experience with the insurance business and management principles involved in strategic planning, resource allocation, human resources, leadership, products, and coordination of people and resources percessary to lead the Company.		
Recommendation 2.9		To a second			
Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	Compliant	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel.	While there is no requirement under Hong Kong law for a private company to have a performance management framework for management and personnel and there is no written policy or framework established by the SIIA Board, the SIIA Board does have a control and assessment on the performance of the business plan approved by the Board as well as senior management of the Group.		
Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board	Compliant				
and Senior Management. Recommendation 2.10					
Board oversees that an appropriate internal control system is in place. The internal control system	Compliant	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate	Internal audit would submit report to the Audit Committee under the Board of SIIA regularly. The Board has formed an Audit Committee with two		
includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant		independent directors, one of whom is the Chair.		
Board approves the Internal Audit Charter.	Compliant	Provide reference or link to the company Internal Audit Charter	While there is no requirement under Hong Kong law for a private company to have an Internal Audit Charter, the SIIA Board does approve the Annual Audit Plan and assess the progress of internal audit work on a quarterly basis. The SIIA Board adopts the Group Internal Audit Charter.		
			The ShA board adopts the Group internal Addit Charter.		
Recommendation 2.11					
Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Compliant	the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework. Provide proof of effectiveness of risk management strategies, in any.	The ERM framework is driven by the head office of the Group. Locally, the Risk Committee under the SIIA Board, with the support of an ERM Working Group of the management in the Philippines, oversees the ERM matters and strategies. The Risk Committee and ERM Working Group meet regularly, usually quarterly, to address risk management issues. Annually, the Group will conduct a Global Risk Assessment. Commencing for the year 2020, SIIA will also perform, on an annual basis, an ORSA which will cover the Philippines Branch.		

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 / NON- COMPLIANT Compliant		The Company addresses reporting responsibilities for each critical area through the development of specific departmental functions and an overall Enterprise Risk Management program that is deployed throughout the entire organization. The Board of SIIA, through the adoption of the ORSA Policy, have determined to participate in the Enterprise Risk Management program. In addition to the SIIA Board Risk Committee and Enterprise Risk Management Program, the Company's Compliance, Internal Audit, and Information Security functions work to address oversight of controls and risk.	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Recommendation 2.12			71 (1 014)		
Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties.	Compliant	where the Board Charter is	The roles and responsibilities of the SIIA Board are stipulated in its Articles of Association, which is available to the public at the Companies Registry of the Hong Kong SAR Government.		SIIA Articles of Association
Board Charter serves as a guide to the directors in the performance of their functions.	Compliant				
Board Charter is publicly available and posted on the company's website.	Compliant				

	COMPLIANT / NON-	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
	COMPLIANT	The Beard	s Governance Responsibilities		
Principle 3: Board committees should be set up to	a the extent need			k management, related party transactions, and at	or key corporate governance
concerns, such as nomination and remuneration.					lei key corporate governance
,	The composition,	runctions and responsibilities of all committees esta	abilished should be contained in a publicly available	Committee Charter.	
Recommendation 3.1	0 1 1	In	L		T
Board establishes board committees that focus on specific board functions to aid in the	Compliant	Provide information on or link/reference to a	Investment Committee, Underwriting & Reinsurance Committee, Audit Committee, Risk		
optimal performance of its roles and			Committee and Executive Committee are		
responsibilities.		committees established by the company.	established to focus on specific board functions		
responsibilities.			under the Board of SIIA. There is also a		
			Philippines Branch Committee to oversee the		
			operations of the Philippines Branch.		
			perations of the Compenses Branen		
Recommendation 3.2					
Board establishes an Audit Committee to	Compliant	Provide information on or link/reference to a	SIIA is organized under the laws of Hong Kong		GL 10 Guideline on Corporate
enhance its oversight capability over the		document containing information on the Audit	and therefore complies with the applicable non-		Governance
company's financial reporting, internal control		Committee, including its functions.	executive and independent directors requirement		
system, internal and external audit processes,			under the Hong Kong law.		
and compliance with applicable laws and		Indicate if it is the Audit Committee's	T. B. I (011A)		
regulations.		responsibility to recommend the appointment and			
Audit Committee is composed of at least	Compliant	removal of the company's external auditor. Provide information on or link/reference to a	executive directors in accordance with Guideline		List of SIIA Board Committees
three appropriately qualified non-executive	Compilant	document containing information on the	No. 10 (Guideline on the Corporate Governance of Authorized Insurers) issued by the Insurance		members
directors, the majority of whom, including the		members of the Audit Committee, including their	Authority of Hong Kong, and the two independent		members
Chairman is independent.		qualifications and type of directorship.	directors sit on the Audit Committee, with one of		
All the members of the committee have	Compliant	Provide information on or link/reference to a	them being the chairman.		Executive Biographies
relevant background, knowledge, skills, and/or		document containing information on the	them being the chairman.		
experience in the areas of accounting, auditing		background, knowledge, skills, and/or			
and finance.		experience of the members of the Audit			
		Committee.			
The Chairman of the Audit Committee is not	Compliant	Provide information on or link/reference to a			Executive Biographies
the Chairman of the Board or of any other		document containing information on the			
committee.		Chairman of the Audit Committee.			
Recommendation 3.3 1. Board establishes a Corporate Governance	Not applicable	Provide information on or link/reference to a		There is no requirement under Hong Kong law	
Committee tasked to assist the Board in the	Not applicable	document containing information on the		for a private company to have a Corporate	
performance of its corporate governance		Corporate Governance Committee, including its		Governance Committee.	
responsibilities, including the functions that were		functions.		Coronnanco Committos.	
formerly assigned to a Nomination and				In addition, the Office of Corporate Secretary of	
Remuneration Committee.		Indicate if the Committee undertook the process		the group will assist the Board with all corporate	
		of identifying the quality of directors aligned with		governance matters, including nomination and	
		the company's strategic direction, if applicable.		remuneration matters.	
2.02	Niek een Profit	Describe information on a 11 1 1 5		There is no continuous at 1 11 12	
2. Corporate Governance Committee is	Not applicable	Provide information on or link/reference to a		There is no requirement under Hong Kong law	
composed of at least three members, majority of whom should be independent directors.		document containing information on the members of the Corporate Governance		for a private company to have a Corporate Governance Committee.	
whom should be independent directors.		Committee, including their qualifications and type		Governance Committee.	
		of directorship.		In addition, the Office of Corporate Secretary of	
		of director of lip.		the group will assist the Board with all corporate	
				governance matters, including nomination and	
				remuneration matters.	
Chairman of the Corporate Governance	Not applicable	Provide information on or link/reference to a		There is no requirement under Hong Kong law	
Committee is an independent director.	Not applicable	document containing information on the		for a private company to have a Corporate	
Stoo is an independent director.		Chairman of the Corporate Governance		Governance Committee.	
		Committee.		22.2	
				In addition, the Office of Corporate Secretary of	
				the group will assist the Board with all corporate	
				governance matters, including nomination and	
				remuneration matters.	

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Compliant	Provide information on or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions.	The SIIA Board has a Risk Committee which provides oversight of the Enterprise Risk Management system and issues.		GL 10 Guideline on Corporate Governance
BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Not applicable	Provide information on or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship.		The Corporate Governance Guideline (GL10) issued by the Hong Kong Insurance Authority does not require the majority of the Risk Committee to be INEDs. The Risk Committee of SIIA is chaired by an INED.	List of SIIA Board Committees members
The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	Provide information on or link/reference to a document containing information on the Chairman of the BROC.	The Risk Committee of SIIA is chaired by an INED, whom is not the Chairman of the Board.		Executive Biographies
At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	Provide information on or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC.	The Chairman of the Risk Committee has over 50 years of experience as insurance broker advising customers on risk management.		
Recommendation 3.5					
The Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company. RPT Committee is composed of at least three non-executive directors, majority of whom should	Not applicable Not applicable	Provide information on or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions. Provide information on or link/reference to a document containing information on the		There is no requirement under Hong Kong law for a private company to have a Related Party Transactions (RPT) Committee. In addition, SIIA is a member of a privately held global insurance group. Nevertheless, RPT were reported in SIIP's audited financial statements.	SIIP audited financial statements
be independent, including the Chairman.		members of the RPT Committee, including their qualifications and type of directorship.		om o dadrod indicatoriono.	
Recommendation 3.6					
 All established committees have a Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information. 	Compliant	Provide information on or link/reference to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.	,		
Committee Charters provide standards for evaluating the performance of the Committees.	Not applicable			There is no requirement under Hong Kong law for a private company to have evaluation	
Committee Charters were fully disclosed on the company's website.	Not applicable	Provide link to company's website where the Committee Charters are disclosed.		standard built in a Committee Charter nor for such Charter to be disclosed to the public. In addition, SIIA is a member of a privately held global insurance group.	

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
		The Board'	s Governance Responsibilities		
Principle 4: To show full commitment to the com	pany, the directors	should devote the time and attention necessary to	properly and effectively perform their duties and	responsibilities, including sufficient time to be familia	ar with the corporation's business.
Recommendation 4.1	0 " 1	To the state of			
The Directors attends and actively participates 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	Provide information on or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings. Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings.	Due to the fact that we are a private company, we would disclose the Board related information and documents to the regulator if required, but would not make the information publicly available. The Board of SIIA and its various Board committees have regularly scheduled meetings throughout the course of a year in adherence with a meeting schedule that is set by the group Office of the Corporate Secretary. In particular, during the past year, the Board and each of the Board's committees have met four times using teleconference technology.		
2. The directors review meeting materials for all	Compliant				
Board and Committee meetings. 3. The directors asks the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Provide information on or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors.	Due to the fact that we are a private company, we would disclose the Board related information and documents to the regulator if required, but would not make the information publicly available. In the event a director requires any additional information, the Office of the Corporate Secretary is available to assist in facilitating access to the relevant members of the management team to provide such information as necessary.		
Recommendation 4.2					
 Non-executive directors concurrently serve as directors to a maximum of five insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company. 	Not applicable	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously. Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies.		There is no requirement under Hong Kong law, or imposed by the Hong Kong Insurance Authority, to limit the number of boards a person can serve as non-executive director. Due to the fact that we are a private company, we would disclose the Board related information and documents to the regulator if required, but would not make the information publicly available.	
Recommendation 4.3					
The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company.	Not applicable	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.		There is no requirement under Hong Kong law, or imposed by the Hong Kong Insurance Authority, for directors to notify the company's board for such matter.	

	COMPLIANT /	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO
	NON- COMPLIANT				SUPPORTING DOCUMENTS
	JOINI LIFAR	The Board'	's Governance Responsibilities		
Principle 5: The board should endeavor to exerci	ise an objective ar		·		
Recommendation 5.1					
The Board is composed of at least twenty percent (20%) independent directors.	Compliant	Provide information or link/reference to a document containing information on the number of independent directors in the board.	Two, out of six, or 33.33% of the SIIA Board are independent non-executive directors.		
Recommendation 5.2		or independent directors in the board.			
The independent directors possess all the necessary qualifications and none of the disqualifications to hold the position. Recommendation 5.3	Compliant	Provide information or link/reference to a document containing information on the qualifications of the independent directors.			Executive Biographies
The independent directors serve for a	Compliant	Provide information or link/reference to a	One INED was appointed in 2014, while the other		I
maximum cumulative term of nine years.	Compilant	document showing the years IDs have served as such.			
As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the Pre-Need Companies and Health Maintenance Organizations shall be from 21 September 2016.					
For other covered entities, all previous terms served by existing Independent Directors prior to the effectivity of this Circular shall not be included in the application of the term limit prescribed in this item.					
The company bars an independent director from serving in such capacity after the term limit of nine years.	Not applicable	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director.		There is no requirement under Hong Kong law, or imposed by the Hong Kong Insurance Authority, on maximum terms of service of INEDs.	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seek shareholders' approval during the annual shareholders' meeting.	Not applicable	Provide proof on submission of a formal written justification to the Insurance Commission and proof of shareholders' approval during the annual shareholders' meeting.		SIIP, being a branch of SIIA, does not have its own Board. The appointment of members of the SIIA Board is not under the purview of the Insurance Commission, but has to comply with the "Fit and Proper" requirements of and approved by the Hong Kong Insurance Authority. Nevertheless, the current two INEDs have not served for nine years yet.	IA Guideline on "Fit & Proper" Criteria
Recommendation 5.4				,	
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	Identify the company's Chairman of the Board and Chief Executive Officer.	Philip Finley is the Chairman and Gregory Dodds is the President/CEO.		
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Provide information or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer.			SIIA Articles of Association
December deticus F.F.		Identify the relationship of Chairman and CEO.			ļ
Recommendation 5.5 1. If the Chairman of the Board is not an	Not applicable	Drovido information or link/reference to a	T	There is no such requirement under Henry Vann	1
If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors.	Not applicable	Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any. Indicate if Chairman is independent.		There is no such requirement under Hong Kong law, or imposed by the Hong Kong Insurance Authority, for a private company like SIIA. The current Chairman, though not independent, is a non-executive director.	
Recommendation 5.6					
Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.	Compliant	Provide proof of abstention, if this was the case.	According to the Company's Global Code of Business Conduct and Ethics, directors and executives are required to immediately report their interest in transactions or other matters that represent a conflict of interest.		Code of Conduct_Conflict of Interest
Recommendation 5.7					

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation. The meetings are chaired by the lead independent director.		Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.		There is no such requirement under Hong Kong law, or imposed by the Hong Kong Insurance Authority, for a private company like SIIA.	

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
	COMPLIANT	The Board'	s Governance Responsibilities		
competencies.	ectiveness is throu			nance as a body, and assess whether it possesses	the right mix of backgrounds and
Recommendation 6.1					
The Board conducts an annual assessment of its performance as a whole.	Not applicable	Provide proof of annual assessments conducted for the whole board, the individual members, the Chairman and the Committees.		There is no such requirement under Hong Kong law, or imposed by the Hong Kong Insurance Authority, for a private company like SIIA.	
The performance of the Chairman is assessed annually by the Board.	Not applicable			The Board follows standard corporate governance protocols in order to maintain effective corporate governance throughout the	
The performance of the individual member of the Board is assessed by the Board.	Not applicable			Company. While as a private organization the Company does not utilize a formal process to evaluate Board and committee performance, a more general evaluation of performance may be	
The performance of each committee is assessed annually by the Board.	Not applicable			considered on an informal basis, and factors such as Board and committee attendance may be considered in determining whether to re-elect	
Every three years, the assessments are supported by an external facilitator.	Not applicable	Identify the external facilitator and provide proof of use of an external facilitator.		Board members.	
Recommendation 6.2		-		•	
Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Not applicable	Provide information or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees,		There is no such requirement under Hong Kong law, or imposed by the Hong Kong Insurance Authority, for a private company like SIIA.	
The system allows for a feedback mechanism from the shareholders.	Not applicable	including a feedback mechanism from shareholders.		Starr Insurance Companies is a private group. SIIA is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity.	

	COMPLIANT /	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO
	NON- COMPLIANT	SETAILES REGORGEMENTS	ABBITIONAL IN CHINATION	EXI EXILATION	SUPPORTING DOCUMENTS
		The Board	l's Governance Responsibilities		
Principle 7: Members of the Board are duty-bour	nd to apply high eth	nical standards, taking into account the interests o	f all stakeholders.		
Recommendation 7.1					
 Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company. 	Compliant	Provide information on or link/reference to the company's Code of Business Conduct and Ethics.	The Code of Conduct has been adopted at group level and as a private company, SIIA would disclose this type of information to the regulator if required, but would not make the information publicly available.		
			The Starr Insurance companies has a well- established and comprehensive Code of Business Ethics and Conduct and supplemental policies, which establishes standards of business conduct for all directors, officers and employees of the Company.		
The Code is properly disseminated to the Board, senior management and employees.	Compliant	Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees.	There is a requirement for all directors, officers and employees to acknowledge the Code and to attend to an online training course on Code of Conduct, each year. The Company developed the Code of Business Ethics and Conduct and its supplemental policies to establish and help directors, officers and employees understand appropriate standards of business conduct, as well as to establish compliance requirements. The Code of Business Ethics and Conduct and its supplemental policies are also intended to emphasize the need for directors, officers and		
The Code is disclosed and made available to the public thorough the company website. Recommendation 7.2	Not applicable	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/disclosed.	employees to be honest and ethical in their business conduct.	Due to the fact that we are a private company, we would disclose this type of information to the regulator if required, but would not make the information publicly available. In addition, there is no statutory requirement in Hong Kong for a private company to disclose to the public its Code of Conduct. Nevertheless, Starr Insurance Companies have rolled out a Third Party Code of Conduct which stipulates the core value and conduct that Starr would expect its suppliers and vendors to comply. This Third Party Code resembles some of the value and conduct contained in Starr's own Code.	Third Party Code of Conduct

	COMPLIANT /	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO
	NON-				SUPPORTING DOCUMENTS
	COMPLIANT				
		The Board	's Governance Responsibilities		
Board ensures the proper and efficient	Compliant	Provide proof of implementation and monitoring	The Board relies on a global compliance function		
implementation and monitoring of compliance		of compliance with the Code of Business	and various internal controls to monitor		
with the Code of Business Conduct and Ethics.			compliance with the Global Code of Business		
			Conduct and Ethics. Directors, officers and		
			employees of the group are required to		
		Code of Business Conduct and Ethics and any	acknowledge the Code and to attend to an online		
		findings on non-compliance.	training course on the Code, each year.		
			_ , , , , , , , , , , , , , , , , , , ,		
			To demonstrate its commitment to the		
			establishment of a serious compliance program,		
			the Starr Insurance companies have invested in		
			an on-line compliance training program. Every director, officer and employee in every office,		
			including international locations, is required to		
			take an online compliance training course every		
			quarter. These courses, offered by a premier		
			vendor, include examinations and other		
			situational activities.		
			STANSON SOUTHOU.		
Board ensures the proper and efficient	Compliant	1	The SIIA Board and SIIA Philippines Branch		
implementation and monitoring of compliance			Committee review and adopt the Code on an		
with company internal policies.			annual basis.		

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
	COWIFLIANT	Disc	losure and Transparency		
Principle 8: The company should establish corpo	rate disclosure po	licies and procedures that are practical and in acco		tions.	
Recommendation 8.1	<u>. </u>				
Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations. Recommendation 3.3 Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts interest that might	Compliant Not applicable	Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders. Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences,	SIIP is a branch of SIIA, which is a privately held company with a single corporate shareholder, to which SIIP's audited financial statements are provided.	The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity.	SIIP Audited Financial Statements
affect their judgment.		expertise and relevant trainings attended.		There is no requirement under Hong Kong law for a private company to disclose the stipulated information to the public.	
 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. 	Not applicable	Provide link or reference to the key officers' academic qualifications, share ownership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.		The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. There is no requirement under Hong Kong law for a private company to disclose the stipulated information to the public.	
Recommendation 8.4					
 Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in the Annual Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code. 	Not applicable	Disclose or provide link/reference to the company policy and practice for setting board remuneration.		There is no requirement under Hong Kong law for a private company to disclose the stipulated information to the public.	
2. Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level and mix of the same in the Annual Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.	Not applicable	Disclose or provide link/reference to the company policy and practice for determining executive remuneration.		There is no requirement under Hong Kong law for a private company to disclose the stipulated information to the public.	
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Not applicable	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.		The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. There is no requirement under Hong Kong law for a private company to disclose the stipulated information to the public.	
Recommendation 8.5					

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Disclose or provide reference/link to company's RPT policies. Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction.	According to our group's Global Code of Business Conduct and Ethics - Conflicts of Interest, all employees including directors and executives are required to immediately report their interest in transactions or other matters that represent a conflict of interest. Please refer to the link to "Code of Conduct_Conflict of Interest" in Recommendation 5.6. Definition of related parties and details of RPTs were disclosed in the audited financial statements of SIIP.		SIIP Audited Financial Statements
2. Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.	Compliant	Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTs: 1. Name of the related counterparty; 2. Relationship with the party; 3. Transaction date; 4. Type/nature of transaction; 5. Amount or contract price; 6. Terms of the transaction; 7. Rationale for entering into the transaction; 8. The required approval (i.e. names of the board of directors approving, names and percentage of shareholders who approved) based on the company's policy; and 9. Other terms and conditions.	Details of RPTs were disclosed in the audited financial statements of SIIP. The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. Annual General Meeting is held via written resolution pursuant to Article 97(1) of the Company's Memorandum of Association and whereby the single corporate shareholder unanimously approves the actions set forth. Please refer to the link to "Articles of Association of SIIA" in Recommendation 5.4.		SIIP Audited Financial Statements
Recommendation 8.7 1. Company's corporate governance policies,	Not applicable	Provide link to the company's website where the	Ī	There is no requirement under Hong Kong law	
programs and procedures are contained in its Manual on Corporate Governance (MCG).		Manual on Corporate Governance is posted.		for a private company to maintain and disclose a Manual on Corporate Governance.	
Company's MCG is posted on its company website.	Not applicable				

	COMPLIANT /	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO				
	NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EAFLANATION	SUPPORTING DOCUMENTS				
			losure and Transparency						
Principle 9: The company should establish stand	Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.								
Recommendation 9.1		T	_						
 Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors. 	Non-compliant	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the company's external auditor.		As a private company, SIIA discusses the auditor appointment at its Audit Committee as well as Board meetings but then adopts the appointment of auditor at the (sole) shareholder meeting which is held via unanimous written consent. According to Section 396 of the Companies Ordinance (Cap. 622) of Hong Kong, a company must appoint the auditor at shareholders' meeting.	HK Companies Ordinance_Auditors				
The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.	The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. The Company discusses the auditor appointment at its Audit Committee as well as Board meetings but then adopts the appointment of auditor at the (sole) shareholder meeting which is held via unanimous written consent. According to Sections 396 and 419 of the Companies Ordinance (Cap. 622) of Hong Kong, the appointment and removal of a company's auditor respectively must be approved at shareholders' meeting.		HK Companies Ordinance_Auditors				
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.	Not applicable	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.		No removal of external auditor has ever happened. Due to the fact that we are a private company, if we were to remove an external auditors, we would disclose this type of information to the regulator if required, but would not make the information publicly available. According to Section 419 of the Companies Ordinance (Cap. 662) of Hong Kong, the removal of auditors approved at shareholders' meeting must be filed in specified form with the Companies Registry of Hong Kong, the records of which are available to the public. Nevertheless, there is no requirement for disclosure of such removal at a company's website.	HK Companies Ordinance_Auditors				
Recommendation 9.2									
Audit Committee Charter includes Audit Committee's responsibility on: i. Assessing the integrity and independence of external auditors; ii. Exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. Exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	Compliant	Provide link/reference to the company's Audit Committee Charter.	Though there is no requirement under the Hong Kong law for a private company to have an Audit Committee Charter, the Audit Committee adopts Terms of Reference, which are essentially the Charter referred. Due to the fact that we are a private company, we would disclose this type of information to the regulator if required, but would not make the information publicly available.						

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
 Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis. 	Compliant		Though there is no requirement under the Hong Kong law for a private company to have an Audit Committee Charter, the Terms of Reference of the Audit Committee cover such responsibility to review the performance of external auditors. Due to the fact that we are a private company, we would disclose this type of information to the regulator if required, but would not make the information publicly available.		
Recommendation 9.3					
 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	performed by the external auditor, if any.	We do not engage our audit firm for non-audit services.		
 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	Provide link or reference to guidelines or policies on non-audit services.	We do not engage our audit firm for non-audit services.		

	COMPLIANT / NON-	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
	COMPLIANT				
			osure and Transparency		
	ne material and rep	ortable non-financial and sustainability issues are d	lisclosed.		
Recommendation 10.1					
Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.		Disclosure or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.		,	Environmental, Social, and Governance Mission Statement
Company adopts a globally recognised standard/framework in reporting sustainability and non-financial issues.	Not applicable	Provide link to Sustainability Report, if any. Disclose the standards used.			Environmental, Social, and Governance Mission Statement
Company recognizes the need for financial resilence towards natural disasters to hasten the recovery of communities after a devastating loss and has participated in the Philippine Catastrophe Insurance Facility (PCIF)	Not applicable	Disclose or provide link for the involvement or paticipation of the company to PCIF.		PCIF 1 is held in abeyance until a suitable common excess of loss cover is in place. PCIF 2 is still being discussed.	

	COMPLIANT /	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO
	NON-				SUPPORTING DOCUMENTS
	COMPLIANT				
		Disc	closure and Transparency		
Principle 11: The company should maintain a co	mprehensive and	cost-efficient communication channel for dissemin	ating relevant information. This channel is crucial for	or informed decision-making by investors, stakehol	ders and other interested users.
Recommendation 11.1					
The company should have a website to	Compliant	Disclosure and identify the communication	https://www.starrinsurance.com.ph		
ensure a comprehensive, cost efficient,		channels used by the company (i.e., website,			
transparent, and timely manner of disseminating		Analyst's briefing, Media briefings/press			
relevant information to the public.		conferences, Quarterly reporting, Current			
·		reporting, etc.). Provide links, if any.			

	COMPLIANT /	DETAIL ED DECLUDEMENTO	ADDITIONAL INFORMATION	EVELANATION	LINIKTO
	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
	OOMI LIANT	Internal Control Sys	stem and Risk Management Framework		
Principle 12: To ensure the integrity, transparent	cy and proper gove	ernance in the conduct of its affairs, the company s	hould have a strong and effective internal control s	ystem and enterprise risk management framework	
Recommendation 12.1					
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	List quality service programs for the internal audit functions.	Internal auditors will conduct review of various aspects of the operations on a regular basis.		
		Indicate frequency of review of the internal control system.	Audit Committee meets at least four times per year, and is responsible to oversee the internal control system.		
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Identify international framework used for Enterprise Risk Management.	SIIA has a Risk Committee meeting at least four times per year.		
		Provide information or reference to a document containing information on:	The local ERM Working Group also meets at least 4 times a year to discuss and monitor on ERM issues.		
		Company's risk management procedures and processes Key risks the company is currently facing How the company manages the key risks	There is a group-wide risk assessment being conducted annually.		
		Indicate frequency of review of the enterprise risk management framework.			
Recommendation 12.2					
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	Compliant	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm.	SIIP is a branch of SIIA, both operations are subject to regular review by in-house internal auditors.		
Recommendation 12.3					
The company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to	The in-house internal auditors have regional		
CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	Compliant	a document containing his/her responsibilities.	auditors with substantial internal audit experience. The internal audit function is part and parcel of the group on a global basis. The SIIA Board will review and adopt the internal audit charter of the group on a global basis.		
 In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity. 	Not applicable	Identify qualified independent executive or senior management personnel, if applicable.		In-house, not outsourced.	
Recommendation 12.4					
The company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Provide information on company's risk management function.	SIIA has a Key Person in charge of risk management functions, as required by the Hong Kong Insurance Ordinance. Such Key Person, together with the local ERM Working Group, are reporting to the Risk Committee to oversee risk management function of SIIA and the Philippines Branch.		
Recommendation 12.5					
In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Compliant	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.	SIIA has a Key Person in charge of risk management functions, as required by the Hong Kong Insurance Ordinance, who is subject to the "Fit & Proper" criteria Guideline and approval of the Hong Kong Insurance Authority. Such Key		IA Guideline_"Fit & Proper" Criteria

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant		Person, together with the local EKM Working Group, are reporting to the Risk Committee to oversee risk management function of SIIA and the Philippines Branch.		

	COMPLIANT /	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO
	NON- COMPLIANT				SUPPORTING DOCUMENTS
		Cultivating a Syne	ergic Relationship with Shareholders		
Principle 13: The company should treat all share	holders fairly and	equitably, and also recognize, protect and facilitate	the exercise of their rights.		
Recommendation 13.1					
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Not applicable	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.		The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. There is no legal requirement for such disclosure in a company website under Hong Kong Laws.	
Board ensures that basic shareholder rights are disclosed on the company's website.	Not applicable	Provide link to company's website.		The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. There is no legal requirement for such disclosure in a company website under Hong Kong Laws.	
Recommendation 13.2					
Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholder's Meeting with sufficient and relevant information at least 21 days before the meeting.	Not applicable	Indicate the number of days before the annual stockholders' meeting when the notice and agenda were sent out. Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting. Provide link to the Agenda included in the company's Information Statement.		The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. Further, the Company conducts its annual meetings via unanimous written consent. Therefore, notice of meeting is not applicable and relevant.	
Recommendation 13.3		company 3 miormation otatement.		+	
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.	Not applicable	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM.		The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. Further, the Company conducts its annual meetings via unanimous written consent. There is no legal requirement for disclosure of voting of shareholders' meeting by private companies in Hong Kong.	
Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting.	Not applicable	Provide link to minutes of meeting in the company website. Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes. Indicate also if the voting on resolutions was by poll. Include whether there was opportunity to ask question and the answers given, if any.		The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. Further, the Company conducts its annual meetings via unanimous written consent. There is no legal requirement for disclosure of minutes of shareholders' meeting by private companies in Hong Kong.	
Recommendation 13.4					

Board has an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Not applicable	Provide details of the alternative dispute resolution made available to resolve intra- corporate disputes.	There is no requirement under Hong Kong laws for a privately held company to have an alternative dispute mechanism. The decisions of the SIIA board are governed by its Memorandum and Articles of Association.	
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.		Provide link/reference to where it is found in the Manual on Corporate Governance.	There is no requirement under Hong Kong laws for a privately held company to have a Manual on Corporate Governance.	

	COMPLIANT / NON-	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS
	COMPLIANT				SUPPORTING DOCUMENTS
			outies to Stakeholders		
	ned by law, by con	tractual relations and through voluntary commitmer	nts must be respected. Where stakeholders' rights	s and/or interests are at stake, stakeholders should	have the opportunity to obtain prompt
effective redress for the violation of their rights.					
Recommendation 14.1		lu es e	T	Tr. O	
 Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. 	Not applicable	Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.		The Company is not a publicly listed company and has a single corporate shareholder, which is a private corporate entity, and which in turn is ultimately wholly owned by a private entity. For stakeholders, we have Global Code of Business Ethics and Conduct and Employee Handbook.	
Recommendation 14.2					
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	Compliant	identify policies and programs for the protection and fair treatment of company's stakeholders.	The policies and program are being implemented and monitored at group level. For stakeholders within the Company, we have the Global Code of Business Ethics and Conduct and Employee Handbook. And regarding other stakeholders, our Company stipulates in the Global Code of Business Ethics and Conduct and Employee Handbook that all Company employees should make an effort to conduct ethical business.		Code of Conduct_Introduction
Recommendation 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	Provide the contact details (i.e. name of contact person, dedicate phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights. Provide information on whistleblowing policy, practices and procedures for stakeholders.	The SIIP website includes general contact information for the administrative offices which can be utilized for contacting SIIP to address complaints. Additional contact information is available to contact SIIP's claims department in connection with specific consumer complaints. Whistleblowing guidelines are detailed in Company's Global Code of Business Ethics and Conduct. Due to the fact that we are a private company, we would disclose this type of information to the regulator if required, but would not make the information publicly available. There is a Starr Hotline Program. This dual telephone and online reporting mechanism enable employees to anonymously report suspected violations of law or internal policies. In addition, if an employee encounters a situation in which he/she believes the internal principles of compliance and integrity are being compromised, all employees are encouraged to discuss those concerns with his/her supervisor, the head of the department, or a Human Resources representative.		Code of Conduct_Reporting Violation & Non-Retaliation

	COMPLIANT /	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO
	NON-	DETAILED NEGONEMENTO	ADDITIONAL IN ORMATION	EXI EXITATION	SUPPORTING DOCUMENTS
	COMPLIANT				
			outies to Stakeholders		
	ation should be de	eveloped to create a symbiotic environment, realize	e the company's goals and participate in its corpora	te governance processes.	
Recommendation 15.1	0 " 1	ID :1:6 # #1/6	Tue di O		
Board establishes policies, programs and procedures that encourage employees to actively	Compliant	Provide information on or link/reference to	It is the Company's policy to develop its employees to meet and enhance the needs of its		
participate in the realization of the company's		encourage employee participation.	business and individual job performance		
goals and in its governance.		encourage employee participation.	standards. Employees of SIIP are encouraged		
godis and in its governance.			to attend trainings and seminars conducted by		
			Insurance Institute for Asia and the Pacific (IIAP)		
			and audit firms for tax and accounting updates.		
			There are certain profit sharing plan		
			arrangements in place for key employees of the		!
			Company.		
			The Company is not a publicly listed company		
			and does not disclose these information and		
			policies outside of the Company.		
Recommendation 15.2					
Board sets the tone and makes a stand	Compliant	Identify or provide link/reference to the	The company set its tone against corrupt		Code of Conduct_Anti-Corruption &
against corrupt practices by adopting an anti-		company's policies, programs and practices on	practices in the group's Global Code of Business		Sanctions
corruption policy and program in its Code of		anti-corruption.	Ethics and Conduct. In addition, the company		
Conduct. 2. Board disseminates the policy and program to	0	Identify how the board disseminated the policy	has an anti-corruption policy. Employees are required to complete an online		
employees across the organization through	Compliant	and program to employees across the	training course on anti-corruption annually.		
trainings to embed them in the company's		organization.	Employees will receive the anti-corruption policy		
culture.		organization.	after completion.		
Recommendation 15.3			arter completion.		
Board establishes a suitable framework for	Compliant	Disclose or provide link/reference to the	Whistleblowing guidelines are detailed in		Code of Conduct Reporting Violation
whistleblowing that allows employees to freely		company whistle-blowing policy and procedure	company's Global Code of Business Ethics and		& Non-Retaliation
communicate their concerns about illegal or		for employees.	Conduct.		
unethical practices, without fear or retaliation.					
		Indicate if the framework includes procedures to	There is a Starr Hotline program available. This		
Board establishes a suitable framework for	Compliant	protect the employees from relaliation.	dual telephone and online reporting mechanism		
whistleblowing that allows employees to have			enable employees to anonymously report		
direct access to an independent member of the		Provide contact details to report any illegal or	suspected violations of law or internal policies. In		
Board or a unit created to handle whistleblowing		unethical behavior.	addition, if an employee encounters a situation in		
concerns.			which he/she believes the internal principles of		
Board supervises and ensures the	Compliant	Provide information on how the board supervised			
enforcement of the whistleblowing framework.		and ensured enforcement of the whistleblowing	compromised, all employees are encouraged to		
		framework, including any incident of	discuss those concerns with his/her supervisor,		
		whistleblowing.	the head of the department, or a Human Resources representative.		
			nesources representative.		
		ı	l .		

	COMPLIANT / NON- COMPLIANT	DETAILED REQUIREMENTS	ADDITIONAL INFORMATION	EXPLANATION	LINK TO SUPPORTING DOCUMENTS	
		D	uties to Stakeholders			
Principle 16 : The company should be socially reits comprehensive and balanced development.	Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.					
Recommendation 16.1						
 Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates. 			Starr has always been innovating new products to grow its business and to contribute to the advancement of the society.		Starr Press Release_Environmental Shield Product & Terminal Management System	

CERTIFICATION

The undersigned certify that the responses and explanations set forth in the above Company's Annual Corporate Governance Report are true, complete and correct of our own personal knowledge and/or based on authentic records.

Signed in the City of	MAKATI	on the	3th of _	MAY	20_23	
JOSE L. CUISIA JR.		_		RODERICK GIL NARVA		
CHAIRMAN OF THE BRA	NCH		c	COUNTRY MANAGER		
ROMULO C. CANOY JR.	74			HEODORE JOSEPH	AMPAÑANO	
ASSISTANT SECRETARY	1			_	ANCE COMPLIANCE OFF	FICER
	ND SWORN to before me to (or whom I have identified as follows:					ctive:
NAME		ID NO.	D	ATE/PLACE ISSUED		
JOSE L.	CUISIA JR.					
RODERICK	G. NARVACAN			,		_
ROMULO	C. CANOY JR.					
THEODORE JOS	EPH CAMPAÑANO					

NOTARY PUBLIC

Doc. No. Page No. Book No. Series of 20

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