



### SEC FORM - I-ACGR

### INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

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- 2. SEC Identification Number: 94419 3. BIR Tax Identification No. 000-409-747-000
- 3. Exact name of issuer as specified in its charter: Integrated Micro-Electronics, Inc.
- 4. **Philippines**Province, Country or other jurisdiction of incorporation or organization

5. (SEC Use Only) Industry Classification Code:

6. North Science Avenue, Laguna Technopark-Special Processing Zone, Binan, Laguna Address of principal office

**4024** Postal Code

7. **(632) 756-6840** 

Issuer's telephone number, including area code

8. Not Applicable

Former name, former address, and former fiscal year, if changed since last report.

	INTEGR	ATED ANNUAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
		The Board's Governance Responsibilities	
profitability in a manner consistent with its	•	vorking board to foster the long- term success of the corporation, and to sustain es and the long- term best interests of its shareholders and other stakeholders.	its competitiveness and
1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.    Recommendation 1.1   1.1	Compliant	<ol> <li>Provide information or link/reference to a document containing information on the following:</li> <li>Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors</li> <li>Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance</li> </ol>	
Board has an appropriate mix of competence and expertise.	Compliant	2019 Definitive Information Statement, Annex A Directors and Officers, page 16-19 <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf</a> 2018 Annual Report – The Board of Directors, page 33 <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant	2018 Board of Directors and Key Officers  https://www.global- imi.com/sites/default/files/IMI_2018%20Board%20of%20Directors%20and%20Key% 20Officers 0.pdf  Refer to IMI's Board Charter, Section 2.2. (page 1) Board Competencies and Diversity	
		Board Competencies and Diversity – The Board shall be composed of members who possess the necessary knowledge, skills and experience required to properly perform the duties of the Board.  The Board shall encourage the selection of a mix of competent Directors, each of whom can add value and independent judgment in the formulation of sound corporate strategies and policies. Careful attention must be given to ensure that	

		there is independence and diversity, and appropriate representation of women in the Board to the greatest extent possible.  https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf  Refer to IMI's Revised CG Manual, Article II, 1.1 (page 5) Composition of the Board https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf  Refer to Amended By-Laws, Article IV Of the Board of Directors, page 3 https://www.global-imi.com/sites/default/files/IMI_Amended-By-Laws-2012.pdf	
Recommendation 1.2  1. Board is composed of a majority of non-	Compliant	Identify or provide link/reference to a document identifying the directors and the type of their	
executive directors.		directorships	
		Refer to IMI's Revised CG Manual, Article II, 1.1 (page 5) Composition of the Board	
		1.1 Composition: The Board should be composed of a majority of non-executive directors who	
		possess the necessary qualifications to effectively participate and help secure objective, independent judgment on corporate affairs and to substantiate proper	
		checks and balances	
		https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018_Nov%202018_0.pdf	
		Refer to Board of Directors Members	
		https://www.global- imi.com/sites/default/files/IMI 2018%20Board%20of%20Directors%20and%20Key%	
		200fficers 0.pdf	
		Results of Annual Stockholders' meeting and Organizational Board Meeting https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-	
		Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization	
		al%20BOD%20Meeting%2004%2013%2018.pdf	

Recommendation 1.3		2019 Definitive Information Statement, Annex A Directors and Officers, page 16-19 <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf</a>	
1. Company provides in its Board Charter and Manual of Corporate Governance a policy on training of directors.  1. Company provides in its Board Charter and Manual of Corporate Governance a policy on training of directors.	Compliant	Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors.  Refer to IMI's Revised CG Manual, Article II, 1.13 j) Orientation and Continuing Education Programs for Directors (page 14);  j) Orientation and Continuing Education Programs for Directors. Prior to assuming office, all new Directors shall undergo at the minimum an eight-hour orientation program on the Corporation's business and corporate structure, its vision, mission and corporate strategy, the By-laws, this Manual, the Charters, the SEC-mandated topics on corporate governance and other relevant matters essential for the effective performance of their duties and responsibilities. Directors shall likewise attend at least once a year, a four-hour annual continuing training program involving courses on corporate governance.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Refer to IMI's Board Charter, Section 11. Orientation and Continuing Education Programs for Directors (page 7)  Section 11. Orientation and Continuing Education Programs for Directors Prior to assuming office, all new Directors shall undergo orientation program on the Corporation's business and corporate structure, its vision, mission and corporate strategy, the By-Laws and Manual of Corporate Governance, and other relevant matters essential for the effective performance of their duties and responsibilities.  Directors shall likewise be required to undergo training and continuing education programs to further their knowledge and assist in their development as Directors.	

			https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf	
first tim	ny has an orientation program for ne directors.	Compliant	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.  Orientation and Continuing Education Programs for Directors. Prior to assuming office, all new Directors shall undergo an eight-hour orientation program on the	
training	ny has relevant annual continuing g for all directors.	Compliant	Corporation's business and corporate structure, its vision, mission and corporate strategy, the By-laws and Manual of Corporate Governance, the SEC-mandated topics on corporate governance and other relevant matters essential for the effective performance of their duties and responsibilities. Directors shall likewise attend at least once a year, a four-hour annual continuing training program involving courses on corporate governance matters relevant to the Corporation. If necessary, funds shall be allocated by the Corporation for this purpose.  Refer to IMI's Revised CG Manual, Article II, 1.13 j) (page 14); IMI's Board Charter, Section 11. (page 7)  https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf  https://www.global-imi.com/sites/default/files/IMI_Revised%20CG%20Manual%202018_Nov%202018_0.pdf  2018 Annual Report — Corporate Governance Programs Attended in 2018 (page 34)  https://www.global-imi.com/investors/annual-reports  Refer to SEC/PSE disclosure of attendance:  https://www.global-imi.com/sites/default/files/IMI_2018%20Seminars%20Attended_0.pdf	
Recommend	dation 1.4			
1. Board has	s a policy on board diversity.	Compliant	Provide information on or link/reference to a document containing information on the company's board diversity policy.  Refer to IMI's Revised CG Manual, Article II, 1.1 Composition and 1.2 Diversity, page 6	

		The Corporation is committed to having our Board comprised of qualified and dedicated Directors with a diverse mix of expertise, experience, skills and backgrounds. Diversity includes business experience, age, gender and ethnicity. Nominees shall be selected based on merit. In furtherance of this policy, the Corporate Governance and Nomination Committee will encourage the selection of a mix of competent Directors ensuring that female candidates are included for consideration, each of whom can add value and independent judgment in the formulation of sound corporate strategies and policies.  Indicate gender composition of the board.  IMI has one female Independent Director, elected Independent Director Ms. Sherisa P. Nuesa.  Refer to Board of Directors Members https://www.global-imi.com/sites/default/files/IMI_Board%20Charter_approved.pdf  https://www.global-imi.com/sites/default/files/IMI_2018%20Board%20of%20Directors%20and%20Key%20Officers_0.pdf  https://www.global-imi.com/sites/default/files/IMI_80202018%20ASM%20Voting%20Results.pdf	
Optional: Recommendation 1.4			
Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives.		Provide information on or link/reference to a document containing the company's policy and measureable objectives for implementing board diversity.  Provide link or reference to a progress report in achieving its objectives.	
Recommendation 1.5			
<ol> <li>Board is assisted by a Corporate Secretary.</li> </ol>	Compliant	Provide information on or link/reference to a document containing information on the Corporate Secretary, including his/her name, qualifications, duties and functions.	
Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	Refer to Board of Directors Members and Key Officers for the Corporate Secretary's profile.	

3.	Corporate Secretary is not a member of	Compliant	Corporate Secretary – Solomon M. Hermosura	
	the Board of Directors.		Compliance Officer – Jaime G. Sanchez	
			Atty. Solomon M. Hermosura is not a member of the Board of Directors.	
			Refer to IMI's Revised CG Manual, Article III, G) The Corporate Secretary (page 25)  https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
			Neviseu/020CG/020Widiludi/0202016_NOV/0202016_U.pdf	
			Refer to IMI's Board Charter, Section 8. Corporate Secretary (page 6) <a href="https://www.global-imi.com/sites/default/files/IMI">https://www.global-imi.com/sites/default/files/IMI</a> Board Charter approved.pdf	
			https://www.global- imi.com/sites/default/files/IMI_2018%20Board%20of%20Directors%20and%20Key% 20Officers_0.pdf	
4.	Corporate Secretary attends training/s on corporate governance.	Compliant	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered	
			IMI's Corporate secretary attended the Advanced Corporate Governance Training on September 10, 2018 at Fairmont Hotel in Makati, 1:00-5:00PM.	
			Refer to SEC/PSE disclosure of attendance:	
			https://www.global- imi.com/sites/default/files/IMI_2018%20Seminars%20Attended_0.pdf	
Op	tional: Recommendation 1.5			
	Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.	Compliant	Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting  Refer to IMI's Revised CG Manual, Article III, G) The Corporate Secretary, (page 25)	
			Responsibilities of the Corporate Secretary vi. Informs members of the Board, in accordance with the by-laws, of the agenda of their meetings at least five working days in advance, and ensures that the members have before them accurate information that will enable them to arrive at intelligent decisions on matters that require their approval;	

			https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
	commendation 1.6		Describe information and with the formation of the second state of	
2.	Board is assisted by a Compliance Officer.  Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant  Non-compliant	Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions.  Refer to Board of Directors Members and Key Officers for the Compliance Officers' profile.  https://www.global-imi.com/sites/default/files/IMI_2018%20Board%20of%20Directors%20and%20Key%20Officers_0.pdf  Compliance Officer — Jaime G. Sanchez (Vice President, Deputy Chief Financial Officer and Group Controller)  Mr. Sanchez is not a member of the Board of Directors.	Compliance Officer Mr. Jaime G. Sanchez is the Vice President, Deputy CFO and Group Controller of IMI. Although he does not hold a rank of Senior Vice President, he has the adequate stature and authority in the corporation to undertake the compliance functions.
3.	Compliance Officer is not a member of the board.	Compliant	Refer to IMI's Revised CG Manual, Article V, 3 Duties of the Compliance Officer (page 30) <a href="https://www.global-imi.com/sites/default/files/IMI">https://www.global-imi.com/sites/default/files/IMI</a> Board%20Charter approved.pdf <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS</a> 0.pdf	
4.	Compliance Officer 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  IMI's Compliance Officer (Jaime G. Sanchez) attended the Advanced Corporate Governance Training on September 10, 2018 at Fairmont Hotel in Makati, 1:00-5:00PM.	

· · · · · · · · · · · · · · · · · · ·		Refer to SEC/PSE disclosure of attendance: <a href="https://www.global-imi.com/sites/default/files/IMI 2018%20Seminars%20Attended 0.pdf">https://www.global-imi.com/sites/default/files/IMI 2018%20Seminars%20Attended 0.pdf</a> bilities of the Board as provided under the law, the company's articles and by-laws, and other legal wn to all directors as well as to stockholders and other stakeholders.	l
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	Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting)  Refer to IMI's Revised CG Manual, Article II, 1.13 Specific Duties and Responsibilities of each Director, page 14.  e) Act judiciously on a fully informed basis, in good faith and with due diligence and care. Before deciding on any matter brought before the Board of Directors, every director should evaluate the issues, ask questions and seek clarifications as appropriate.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Company Disclosure – Results of Meeting of the Board of Directors  http://edge.pse.com.ph/openDiscViewer.do?edge_no=9c5bb6de3c8442e63318 251c9257320d#sthash.GGer3Pw8.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=dcbecdaa90a19ffe43ca0 35510b6ec2b#sthash.Bh307kJl.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=08a4a7ebd8e877fd43ca0 35510b6ec2b#sthash.U0fRB5Ao.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=4d394b9f23f9d6ed43ca0 35510b6ec2b#sthash.Az76EUH9.dpbs	

			http://edge.pse.com.ph/openDiscViewer.do?edge_no=77b6c1de4782ab6443ca 035510b6ec2b#sthash.vKG411M0.dpbs	
Rec	commendation 2.2			
1.	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	
2.	Board oversees and monitors the implementation of the company's business objectives and strategy.	Compliant	Refer to IMI's Revised CG Manual, Article II, 1.12 Responsibility of the Board for Good Governance (page 10)  b) To ensure good governance of the Corporation, the Board shall formulate and continuously review the Corporation's vision, mission, strategic objectives, policies and procedures that shall guide its activities, including the means to effectively monitor Management's performance. The Board shall review the vision and mission statement of the Corporation ever year and shall oversee the implementation of the corporate strategy.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf  Company Disclosure - Results of Meeting of the Board of Directors  http://edge.pse.com.ph/openDiscViewer.do?edge_no=9c5bb6de3c8442e63318 251c9257320d#sthash.GGer3Pw8.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=dcbecdaa90a19ffe43ca0 35510b6ec2b#sthash.8h307kJl.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=08a4a7ebd8e877fd43ca0 35510b6ec2b#sthash.U0fRB5Ao.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=4d394b9f23f9d6ed43ca0	
			35510b6ec2b#sthash.Az76EUH9.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=77b6c1de4782ab6443ca 035510b6ec2b#sthash.vKG411M0.dpbs	

Sil	pplement to Recommendation 2.2			
1.	Board has a clearly defined and updated vision, mission and core values.	Compliant	Indicate or provide link/reference to a document containing the company's vision, mission and core values.  Indicate frequency of review of the vision, mission and core values.  Refer to page 4 IMI's Revised CG Manual.  Refer to IMI's Revised CG Manual, Article II, 1.12 Responsibility of the Board for Good Governance (page 10) <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018</a> Nov%202018 0.pdf  Refer to IMI's Board Charter, Section 6. Responsibilities of the Board.  1.C. Review vision and mission statement of the Corporation every year. <a href="https://www.global-imi.com/sites/default/files/IMI">https://www.global-imi.com/sites/default/files/IMI</a> Board Charter approved.pdf	
2.	Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	Provide information on or link/reference to a document containing information on the strategy execution process.  Refer to IMI's Board Charter, Section 6. Responsibilities of the Board. https://www.global-imi.com/sites/default/files/IMI Board Charter approved.pdf  Refer to IMI's Revised CG Manual, Article II, 1.12 Responsibility of the Board for Good Governance (page 11)  c) Oversee the development of and approve the Corporation's business objectives and strategy, and monitor their implementation to sustain its long-term viability and strength.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
Re	commendation 2.3			
1.	Board is headed by a competent and qualified Chairperson.	Compliant	Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications	

		2019 Definitive Information Statement, Annex A Directors and Officers, page 16  IMI's BOD Chairman is Mr. Jaime Augusto Zobel de Ayala <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf</a> Results of Annual Stockholders' meeting and Organizational Board Meeting <a annual-reports"="" href="https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organizational%20BOD%20Meeting%2004%2013%2018.pdf&lt;/a&gt;  2018 Annual Report — Directors' Profiles, page 22 &lt;a href=" https:="" investors="" www.global-imi.com="">https://www.global-imi.com/investors/annual-reports</a>	
		https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organizational%20BOD%20Meeting%2004%2013%2018.pdf	
Recommendation 2.4	Camanliant	Disclose and provide information or link/reference to a document containing information on	
Board ensures and adopts an effective succession planning program for directors, key officers and management.	Compliant	the company's succession planning policies and programs and its implementation.  Refer to IMI's Revised CG Manual, Article II, 2.2 Corporate Governance and Nomination Committee (page 16)	
2. Board adopts a policy on the retirement for directors and key officers.	Compliant	Refer to IMI's Revised CG Manual, Article II, 1.3 Retirement age of Directors (page 5)  The Board should be responsible for ensuring and adopting an effective succession planning program for Directors, key officers and management to ensure growth and a continued increase in the shareholders' value.  No person eighty (80) years of age or older shall be eligible for election, re-election, appointment or re-appointments as a member of the Board. <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a>	
Recommendation 2.5			
Board aligns the remuneration of key officers and board members with long-	Compliant	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the relationship between	

	term interests of the company.		remuneration and performance.	
2.	Board adopts a policy specifying the relationship between remuneration and	Compliant	Refer to IMI's Revised CG Manual, Article II, 2.3 Compensation Committee (page 17)	
3.	relationship between remuneration and performance.  Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	The Board through its Compensation Committee shall:  (a) establish a formal and transparent procedure for developing a policy on executive remuneration and for fixing the remuneration packages of corporate officers and directors, and provide oversight over remuneration of senior management and other key personnel ensuring that compensation is consistent with the Corporation's culture, strategy and control environment;  (b) Review, at least annually, the performance of each of the Chairman of the Board, the Chief Executive Officer (CEO), the President and Chief Operating Officer (COO) and measure such performance against each of his goals and objectives pursuant to the Corporation's plans and determine his or her compensation for the approval of the Board;  (c) Review the structure and competitiveness of the Corporation's executive officer compensation programs considering the following factors:  i. to the attraction and retention of executive officers;  ii. the motivation of executive officers to achieve the Corporation's business objectives; and  iii. the alignment of the interests of executive officers with the long-term interests of the Corporation's shareholders and other stakeholders;  (e) disallow any director to decide his own remuneration during his incumbent term;  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  2018 Annual Report — Board remuneration (page 35) https://www.global-imi.com/investors/annual-reports	
			Refer to Amended By-Laws, Article IV, Section 9 (page 6) <a href="https://www.global-imi.com/sites/default/files/IMI_Amended-By-Laws-2012.pdf">https://www.global-imi.com/sites/default/files/IMI_Amended-By-Laws-2012.pdf</a>	

_	tional: Recommendation 2.5  Board approves the remuneration of senior executives.	Compliant	Provide proof of board approval  The Board through its Compensation Committee establish a formal and transparent procedure for developing a policy on executive remuneration and for fixing the remuneration packages of corporate officers and directors, and provide oversight over remuneration of senior management and other key personnel ensuring that compensation is consistent with the Corporation's culture, strategy and control environment;  Revised Manual of Corporate Governance, Article II Board Governance, 2.3  Compensation Committee (page 17)  https://www.global-imi.com/sites/default/files/IMI-	
	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.		Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration with the long-term interest of the company.	
Rec	commendation 2.6			
1.	Board has a formal and transparent board nomination and election policy.	Compliant	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages	
2.	Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	nominations from shareholders.  Provide proof if minority shareholders have a right to nominate candidates to the board  Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director.	
3.	Board nomination and election policy includes how the company accepted nominations from minority shareholders.	Compliant	Refer to IMI's Revised CG Manual, Article II, 2.2 Corporate Governance and Nomination Committee (page 16)	
4.	Board nomination and election policy includes how the board shortlists	Compliant	Refer to IMI's Revised CG Manual, Article VIII. Stockholders' Rights and Protection of	

candidates.		Minority Stockholders' Interests, a) Voting right, (page 33)	
5. Board nomination and election policy	Compliant	https://www.global-imi.com/sites/default/files/IMI-	
includes an assessment of the		Revised%20CG%20Manual%202018_Nov%202018_0.pdf	
effectiveness of the Board's processes in			
the nomination, election or replacement		All stockholders, including minority shareholders, have the right to nominate,	
of a director.		elect, remove and replace directors and vote on certain corporate acts in	
		accordance with the Corporation Code.	
		A shareholder may submit written nominations to the Corporate Governance and	
		Nomination Committee at least thirty (30) business days before the next annual	
		meeting of the stockholders. Nominees will be evaluated by the Corporate	
		Governance and Nomination Committee which shall determine whether the	
		nominees have all the qualifications and none of the disqualifications to serve as	
		member of the Board before submitting the nominees for election by the	
		stockholders. The profiles of the nominees to the Board will be provided in the	
		Information Statement and in the Corporation's website for examination by the	
		stockholders.	
		The Corporation shall allow voting in absentia by sending out to each stockholder	
		ballot with a proxy form, which should be submitted within the prescribed period.	
		The votes in the ballot would be counted even if the stockholder does not attend	
		personally or by proxy. Cumulative voting shall be used in the election of	
		directors. Directors may be removed with or without cause, but directors shall not	
		be removed without cause if it will deny minority shareholders representation in	
		the Board. Removal of directors requires an affirmative vote of two-thirds (2/3) of	
		the outstanding capital of the Corporation.	
		Refer to IMI's Board Charter, Section 4. Election of Directors (page 2)	
		https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf	
		inteps.// www.grobal-inflicontysites/default/files/fivii_board_charter_approved.pdf	
		Refer to IMI's Corporate Governance and Nomination Committee Charter	
		https://www.global-	
		imi.com/sites/default/files/IMI_Charter%20of%20Corporate%20Governance%20and	
		%20Nomination%20Committee.pdf	
Optional: Recommendation to 2.6			
1. Company uses professional search firms	Compliant	Identify the professional search firm used or other external sources of candidates	

	or other external sources of candidates (such as director databases set up by director or shareholder bodies) when searching for candidates to the board of directors.		The Corporate Governance and Nomination Committee may make use of professional search firms or other external sources of candidates to search for qualified candidates to the Board.  Charter of the Corporate Governance and Nomination Committee, Section 3, page 3. <a href="https://www.global-imi.com/sites/default/files/IMI_Charter%20of%20Corporate%20Governance%2">https://www.global-imi.com/sites/default/files/IMI_Charter%20of%20Corporate%20Governance%2</a> <a href="mailto:om/sites/default/files/IMI_Charter%20of%20Corporate%20Governance%2">omd%20Nomination%20Committee.pdf</a>	
Red	commendation 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	Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs  Identify transactions that were approved pursuant to the policy.  Refer to Related Party Transactions Policy https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf	
2.	RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	2018 Annual Report – Note 31. Related Party Transactions (page 145) <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
3.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations.	Compliant	Charter of RPT Committee <a href="https://www.global-imi.com/sites/default/files/IMI">https://www.global-imi.com/sites/default/files/IMI</a> Charter%20of%20RPT%20Committee.pdf	
Sup	oplement to Recommendations 2.7			
1.	Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered <i>de minimis</i> or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for	Compliant	Provide information on a materiality threshold for RPT disclosure and approval, if any.  Provide information on RPT categories  Refer to Related Party Transactions Policy <a href="https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf">https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf</a> 2018 Annual Report — Note to FS no. 31. Related Party Transactions (page 145) <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	

	purposes of applying the thresholds for disclosure and approval.		Charter of RPT Committee <a href="https://www.global-imi.com/sites/default/files/IMI">https://www.global-imi.com/sites/default/files/IMI</a> Charter%20of%20RPT%20Committee.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.	Non-compliant	Refer to Related Party Transactions Policy <a href="https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf">https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf</a>	The Corporation has a well- established Related Party Transactions Policy in place and has a Related Party Transactions Committee composed of at least two independent directors. Said committee exercises oversight over the related party transactions of the Corporation. The Corporation's management also ensures that transactions within the group are carried out on arms-length terms, engaging the services of an external auditor to do a transfer pricing review.
Re	commendation 2.8			
1.	Board is primarily responsible for approving the selection 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 approving the selection of management.  Identify the Management team appointed.  Refer to IMI's Revised CG Manual, 1.12 Responsibility of the Board for Good Governance (page 10) <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018</a> Nov%202018 0.pdf  e. Select, appoint and assess the performance of the President, CEO, Chief Operating Officer (COO), and other senior officers including the Chief Finance Officer, Chief Risk Officer, Compliance Officer and Chief Audit Executive in accordance with the process and criteria set in the Board Charter;	

		Refer to the Results of ASM and Organizational Meeting on April 13, 2018.  https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC- Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization al%20BOD%20Meeting%2004%2013%2018.pdf  2019 Definitive Information Statement, Annex A Directors and Officers, page 21  https://www.global- imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf
2. Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	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.  Refer to IMI's Revised CG Manual, 1.12 Responsibility of the Board for Good Governance (page 10)  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  e. Select, appoint and assess the performance of the President, CEO, Chief Operating Officer (COO), and other senior officers including the Chief Finance Officer, Chief Risk Officer, Compliance Officer and Chief Audit Executive in accordance with the process and criteria set in the Board Charter;  Refer to IMI's Board Charter, Section 6. Responsibilities of the Board, s) (page 5) and "Annex B" IV.), (page 11)  https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf  Section 6. Responsibilities of the Board s. Conduct an annual performance assessment of the Board, the individual Directors, the board committees, the President and CEO, and other key management officials.
Recommendation 2.9		
1. Board establishes an effective	Compliant	Provide information on or link/reference to a document containing the Board's performance

	performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.		management framework for management and personnel.  Refer to IMI's Board Charter, Section 6. Responsibilities of the Board, s) (page 5) and "Annex B" IV.), (page 11)	
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	Section 6. Responsibilities of the Board S. Conduct an annual performance assessment of the Board, the individual Directors, the Board Committees, the President and CEO, and other key management officials; <a href="https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf">https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf</a>	
Re	commendation 2.10			
1.	Board oversees that an appropriate internal control system is in place.	Compliant	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal control system	
2.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	Refer to IMI's Revised CG Manual, Article II, 1.12 General Responsibility of the Board for Good Governance, I), page 12  1.12 Responsibility of the Board for Good Governance  I) The Board shall ensure the presence and adequacy of Internal Control mechanisms for good governance. The minimum internal control mechanisms for the Board's oversight responsibility include, but shall not be limited to:  i. Ensuring the presence of organizational and procedural controls, supported by an effective management information system and risk management reporting system;  ii. Reviewing conflict of interest situations and providing appropriate remedial measures for these situations;  iii. Appointing a Chief Executive Officer (CEO) with the appropriate ability, integrity, and experience to fill the role; and defining the duties and responsibilities of the CEO;  iv. Reviewing proposed senior management appointments;  v. Ensuring the selection, appointment and retention of qualified and competent management; reviewing the Corporation's personnel and human resources policies, compensation plan and the management succession plan;	

3. Board approves the Internal Audit Charter.	Compliant	vi. Institutionalizing the internal audit function and approves the Internal Audit Charter; vii. Ensuring the presence of, and regularly reviewing, the performance and quality of external audit.  Article IV. Governance Policy on Conflict of Interest (page 26) <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a> Company website — Corporate Governance, Internal Control System and Risk Management <a href="https://www.global-imi.com/governance/internal-control-system-and-risk-management">https://www.global-imi.com/governance/internal-control-system-and-risk-management</a> Provide reference or link to the company's Internal Audit Charter  IMI's Internal Audit Charter <a href="https://www.global-imi.com/sites/default/files/IMI%20Internal%20Audit%20Charter%20Nov%202017.pdf">https://www.global-imi.com/sites/default/files/IMI%20Internal%20Audit%20Charter%20Nov%202017.pdf</a> Refer to IMI's Revised CG Manual, Article II, 1.12 General Responsibility of the Board for Good Governance, I), page 12  (vi) Institutionalizing the internal audit function and approves the Internal Audit Charter; <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a>	
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	Provide information on or link/reference to a document showing 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, if any.	
2. The risk management framework guides	Compliant	Refer to IMI's Revised CG Manual, Article II, 1.8 General Responsibility of the Board	

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	the board in identifying units/business		for Good Governance, d), (i), page 16	
	lines and enterprise-level risk exposures,			
	as well as the effectiveness of risk		(i) Ensuring the presence of organizational and procedural controls, supported by	
	management strategies.		an effective management information system and risk management reporting	
	-		system;	
			Refer to IMI's Revised CG Manual, 1.9 Specific Duties of the Board of Directors, i),	
			page 17	
			i) Identify and monitor key risks and key performance areas, and endeavor to	
			provide appropriate technology and systems for the proper identification and	
			monitoring thereof;	
			https://www.global-imi.com/sites/default/files/IMI-	
			Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
			NEVISEU/020CG/020IVIAITUAI/0202010_NOV/0202018_0.pur	
			Refer to IMI's Audit and Risk Committee Charter	
			https://www.global-	
			imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Cha	
			rter%20Feb%202018 signed.pdf	
			Refer to IMI's Enterprise Risk Management Policies and Procedures published in the	
			IMI website.	
			https://www.global-imi.com/governance/enterprise-risk-management	
			2018 Annual Report – Enterprise Risk Management (page 40)	
			https://www.global-imi.com/investors/annual-reports	
Red	commendation 2.12			
1.	Board has a Board Charter that formalizes	Compliant	Provide link to the company's website where the Board Charter is disclosed.	
	and clearly states its roles, responsibilities			
	and accountabilities in carrying out its		Refer to IMI's Board Charter published in the website.	
	fiduciary role.		https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf	
L	,			
2.	Board Charter serves as a guide to the	Compliant		
	directors in the performance of their			
	functions.			

3.	Board Charter is publicly available and posted on the company's website.	Compliant		
Add	litional Recommendation to Principle 2			
1.	Board has a clear insider trading policy.	Compliant	Provide information on or link/reference to a document showing company's insider trading policy.  Refer to IMI's Insider Trading Policy published in the website. <a href="https://www.global-imi.com/sites/default/files/IMI%20Policy%20on%20Insider%20Trading.pdf">https://www.global-imi.com/sites/default/files/IMI%20Policy%20on%20Insider%20Trading.pdf</a>	
_	ional: 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.		Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any.	
2.	Company discloses the types of decision requiring board of directors' approval.	Compliant	Indicate the types of decision requiring board of directors' approval and where there are disclosed.  Refer to IMI's Revised CG Manual, Article II, 1.12 Responsibility of the Board for Good Governance (pages 10-13) <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018</a> Nov%202018 0.pdf	
				1 21 22
risk	management, related party transactions	s, and other key cor	ossible to support the effective performance of the Board's functions, particula porate governance concerns, such as nomination and remuneration. The comped in a publicly available Committee Charter.	-
Rec	ommendation 3.1			
1.	Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities.	Compliant	Provide information or link/reference to a document containing information on all the board committees established by the company.  Refer to IMI's Revised CG Manual, 2. Board Committees, page 15.	

Integrated Micro-Electronics, Inc. The Board of Directors may create such committees as it may deem necessary to support it in the performance of its functions and in accordance with the By-Laws of the Corporation and to aid in good governance. As a minimum, however, the Board shall be supported by the following committees: 1. Executive Committee 2. Corporate Governance and Nomination Committee 3. Compensation Committee 4. Audit and Risk Committee 5. Finance Committee 6. Proxy Validation Committee 7. Related Party Transaction Committee https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf Results of Annual Stockholders' meeting and Organizational Board Meeting https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization al%20BOD%20Meeting%2004%2013%2018.pdf Recommendation 3.2 Provide information or link/reference to a document containing information on the Audit 1. Board establishes an Audit Committee to Compliant Committee, including its functions. enhance its oversight capability over the company's financial reporting, internal Refer to IMI's Audit and Risk Committee Charter control system, internal and external audit processes, and compliance with https://www.globalapplicable laws and regulations. imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Cha rter%20Feb%202018 signed.pdf Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor. Yes. Refer to IMI's Audit and Risk Committee Charter, D.3.3.1. External Auditor, page 7.

2018 Integrated Annual Corporate Governance Report

			3.1 Review the performance and recommend the appointment, retention or discharge and fees of the external auditor, duly accredited by SEC. In case of resignation or cessation from service of an external auditor, ensure that there is a process for reporting in the annual and current reports the reason for cessation from service, and the date thereof, of an external auditor.  A preliminary copy of the said report shall be given by the Company to the external auditor before submission.	
2.	Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	Provide information or link/reference to a document containing information on the members of the Audit Committee, including their qualifications and type of directorship.  IMI's Audit and Risk Committee Edgar O. Chua (ID) — Chairman Hiroshi Nishimura (ID) — Member Rafael Ma. C. Romualdez (NED) — Member  Refer to IMI's Revised CG Manual, 2.4 Audit and Risk Committee, page 18 <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a> Refer to IMI's Audit and Risk Committee Charter, E. Committee Membership, page 11 <a href="https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Cha">https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Cha rter%20Feb%202018_signed.pdf</a>	
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	Non-compliant	Provide information or link/reference to a document containing information on the background, knowledge, skills, and/or experience of the members of the Audit Committee.  IMI's Audit and Risk Committee Edgar O. Chua (ID) – Chairman Hiroshi Nishimura (ID) – Member Rafael Ma. C. Romualdez (NED) – Member  Refer to IMI's Audit and Risk Committee Charter, E. Committee Membership https://www.global- imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Cha rter%20Feb%202018 signed.pdf	IMI's Audit and Risk Committee Members attended the Audit Committee and Chief Executive Forum in 2018.  2018 Annual Report — Corporate Governance Programs Attended in 2018, page 34 https://www.global-

			2018 Annual Report – Directors' Profiles, page 22 <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	imi.com/investors/annual- reports
4.	The Chairman of the Audit Committee is not the Chairman of the Board or of any	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Audit Committee	
	other committee.		IMI's Chairman of the Audit and Risk Committee is not a Chairman of the Board or any other committee.	
			Results of Annual Stockholders' meeting <a href="https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organizational%20BOD%20Meeting%2004%2013%2018.pdf">https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organizational%20BOD%20Meeting%2004%2013%2018.pdf</a>	
			Refer to 2018 Board Committee Members  https://www.global- imi.com/sites/default/files/IMI_2018%20Board%20Committee%20Members_A ug%2015%2C%202018_0.pdf	
Sur	oplement to Recommendation 3.2			
	Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Provide proof that the Audit Committee approved all non-audit services conducted by the external auditor.  Refer to IMI's Audit and Risk Committee Charter, 3. External Audit, 3.7, page 8.  3.7 Review and approve of the proportion of audit versus non-audit work both in	
			relation to their significance to the auditor and in relation to the Company's year-end financial statements, and total expenditure on consultancy, to ensure that non-audit work will not be in conflict with the audit functions of the external auditor. The amount of both audit and non-audit work of external auditors shall be disclosed in the annual report.	
			https://www.global- imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Cha rter%20Feb%202018_signed.pdf	

2.	Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	Compliant	Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.  Refer to IMI's Audit and Risk Committee Charter, 3. External Audit, 3.6, page 8.  3.6 Conduct a separate meeting in executive session, with the external auditors to discuss matter that the committee or auditors believe should be discussed privately, including the results of the audit, year-end financial statements, the quality of management, financial and accounting controls.  https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018 signed.pdf	
QQ	tional: Recommendation 3.2			
	Audit Committee meet at least four times during the year.  Audit Committee approves the appointment and removal of the internal auditor.	Compliant	In 2018, Audit and Risk Committee had four meetings during the year.  https://www.global- imi.com/sites/default/files/IMI 2018%20Board%20Committee%20Meetings%2  OAttendance.pdf  Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.  Duties and Responsibilities of the Audit and Risk Committee, page 6. Internal Audit.  https://www.global- imi.com/sites/default/files/IMIN/2004.vdite/2004.dl/2006.cmmittee%20Committe	
			imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf	
Red	commendation 3.3			
1.	Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and	Compliant	Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions  Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic direction, if applicable.  Refer to Charter of the Corporate Governance and Nomination Committee	

Remuneration Committee.		https://www.global- imi.com/sites/default/files/IMI_Charter%20of%20Corporate%20Governance%2 Qand%20Nomination%20Committee.pdf  Refer to IMI's Revised CG Manual, Article II, 2.2 Corporate Governance and Nomination Committee (page 16) https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018_Nov%202018_0.pdf	
2. Corporate Governance Committee composed of at least three memb of whom should be independent directors.	· · · · · · · · · · · · · · · · · · ·	Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship.  IMI's Corporate Governance and Nomination Committee Members are all Independent Directors Sherisa P. Nuesa (ID) — Chairman Edgar O. Chua (ID) — Member Hiroshi Nishimura (ID) — Member Refer to Charter of the Corporate Governance and Nomination Committee https://www.global- imi.com/sites/default/files/IMI_Charter%20of%20Corporate%20Governance%2 Oand%20Nomination%20Committee.pdf  Refer to IMI's Revised CG Manual, Article II, 2.2 Corporate Governance and Nomination Committee (page 16) https://www.global-imi.com/sites/default/files/IMI_Revised%20CG%20Manual%202018_Nov%202018_0.pdf  2018 Board Committee Members https://www.global- imi.com/sites/default/files/IMI_2018%20Board%20Committee%20Members_A ug%2015%2C%202018_0.pdf  On the Company's BOD regular meeting held on August 15, 2018, there were changes in the Board Committee Membership to comply with the Revised Corporate	

	1	Community of
		Governance Manual.
		http://edge.pse.com.ph/openDiscViewer.do?edge_no=77b6c1de4782ab6443ca035
		510b6ec2b#sthash.jXsXg8Ni.dpbs
		Results of Annual Stockholders' meeting and Organizational Board Meeting last April
		8, 2019
		http://edge.pse.com.ph/openDiscViewer.do?edge_no=8340a6df294db9aeefdfc15ec
		263a54d#sthash.6H72rLvv.dpbs
		20303-Tuli311.011721EVV.dpb3
Chairman of the Corporate Governance	Compliant	Provide information or link/reference to a document containing information on the Chairman
·	Compliant	of the Corporate Governance Committee.
Committee is an independent director.		of the corporate dovernance committee.
		The Chairman of the Corporate Governance and Nomination Committee is Sherisa P.
		·
		Nuesa, who is an Independent Director.
		Decile of Americal Charles and our setting and Our minetional Decide No. 40
		Results of Annual Stockholders' meeting and Organizational Board Meeting
		https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-
		Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization
		al%20BOD%20Meeting%2004%2013%2018.pdf
		2018 Board Committee Members
		https://www.global-
		imi.com/sites/default/files/IMI_2018%20Board%20Committee%20Members_A
		ug%2015%2C%202018_0.pdf
		On the Company's BOD regular meeting held on August 15, 2018, there were
		changes in the Board Committee Membership to comply with the Revised Corporate
		Governance Manual.
		http://edge.pse.com.ph/openDiscViewer.do?edge_no=77b6c1de4782ab6443ca035
		510b6ec2b#sthash.jXsXg8Ni.dpbs
		Results of Annual Stockholders' meeting and Organizational Board Meeting last April
		8, 2019
		http://edge.pse.com.ph/openDiscViewer.do?edge_no=8340a6df294db9aeefdfc15ec
		263a54d#sthash.6H72rLvv.dpbs
		ZOSdS4U#SUIdSII.OT/ZILVV.UPDS
Outland Becommendation 2.2		
Optional: Recommendation 3.3.		

1.	Corporate Governance Committee meet at least twice during the year.		Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.	
Re	commendation 3.4			
1.	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.	Non-compliant	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions  Please refer to Audit and Risk Committee Charter <a href="https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf">https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf</a>	The Company's Risk Oversight is covered by Audit and Risk Committee.
2.	BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman.	Non-compliant	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship  IMI's Audit and Risk Committee Members:  Edgar O. Chua (ID) — Chairman Rafael Ma. C. Romualdez (NED) — Member Hiroshi Nishimura (ID) — Member  Results of Annual Stockholders' meeting <a href="https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organizational%20BOD%20Meeting%2004%2013%2018.pdf">https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organizational%20BOD%20Meeting%2004%2013%2018.pdf</a>	The Company's Risk Oversight is covered by Audit and Risk Committee which is composed of two independent directors and one non-executive director.
3.	The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Non-compliant	Provide information or link/reference to a document containing information on the Chairman of the BROC  IMI's Chairman of the Audit and Risk Committee is not a Chairman of the Board or any other committee.  Results of Annual Stockholders' meeting https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization al%20BOD%20Meeting%2004%2013%2018.pdf	The Company's Risk Oversight is covered by Audit and Risk Committee, its Chairman does not hold any chairmanship to any other committees.

			Refer to Board Committee Members:  https://www.global- imi.com/sites/default/files/IMI 2018%20Board%20Committee%20Members Aug%2 015%2C%202018_0.pdf	
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Non-compliant	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC.  Refer to IMI's Audit and Risk Committee Charter, E. Committee Membership https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018 signed.pdf  2018 Annual Report — Directors' Profiles, page 22 https://www.global-imi.com/investors/annual-reports	The Company's Risk Oversight is covered by Audit and Risk Committee.  The Audit and Risk Committee Members attended the Advanced Corporate Governance Training (Corporate Governance and Risk Management Summit) on September 10, 2018.  2018 Annual Report — Corporate Governance Programs Attended, page 34 https://www.global- imi.com/investors/annual- reports
	commendation 3.5	Camadiant	Provide information or link/reference to a document containing information on the Related	
1.	Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	Party Transactions (RPT) Committee, including its functions.  Refer to IMI's Revised CG Manual, 2.7 Related Party Transactions Committee, page 21 <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a> Refer to RPT Policy	

			https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf	
2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.  2.7 Related Party Transactions Committee The Board shall appoint at least three (3) non-executive directors, two of whom should be independent, including the Chairman, which should be tasked with reviewing all material related party transactions of the company.  RPT Committee: Hiroshi Nishimura (ID) — Chairman Rafael Romualdez (NED) — Member Edger O. Chua (ID) — Member Jose Teodoro K. Limcaoco (NED) - Member  Refer to IMI's Revised CG Manual, 2.7 Related Party Transactions Committee, page 21  https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Results of Annual Stockholders' meeting https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC- Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization al%20BOD%20Meeting%2004%2013%2018.pdf	
	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	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.  Refer to IMI's Committee Charters published in the IMI website. <a href="https://www.global-imi.com/governance/board-matters">https://www.global-imi.com/governance/board-matters</a>	
2.	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant		

3. Committee Charters were fully disclosed on the company's website.	Compliant	Provide link to company's website where the Committee Charters are disclosed.  Refer to IMI's Committee Charters <a href="https://www.global-imi.com/governance/board-matters">https://www.global-imi.com/governance/board-matters</a>	
<b>Principle 4:</b> To show full commitment to the and responsibilities, including sufficient tim	• • • •	ctors should devote the time and attention necessary to properly and effective the corporation's business.	vely perform their duties

and responsibilities, including sufficient time to be familiar with the corporation's business.						
Recommendation 4.1	Recommendation 4.1					
1. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Provide information 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.  Refer to IMI's Revised CG Manual, Article II, 1.11 Board Meetings and Quorum Requirements (page 10)  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  1.11 Board Meetings and Quorum Requirements a) All the members of the Board, including Independent Directors, should attend and actively participate in all meeting of the Board, Committees, and Shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent them from doing so. In Board and Committee meetings, the director should review meeting materials and if called for, ask the necessary questions or seek clarifications and explanations.  IMI's BOD meetings and Committee meetings attendance for the full year 2018 https://www.global-imi.com/sites/default/files/IMI%20SEC%20Form%2017-C%20Attendance%20of%20the%20BOD%20in%202018.pdf  https://www.global-imi.com/sites/default/files/IMI%20SEC%20Form%2017-C%20Attendance%20of%20the%20BOD%20in%202018.pdf				

			<u>OAttendance.pdf</u>	
2.	The directors review meeting materials for all Board and Committee meetings.	Compliant	Refer to IMI's Revised CG Manual, 1.11 Board Meetings and Quorum Requirements, page 10.  a) All the members of the Board, including Independent Directors, should attend and actively participate in all meeting of the Board, Committees, and Shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission, except when justifiable causes, such as, illness, death in the immediate family and serious accidents, prevent them from doing so. In Board and Committee meetings, the director should review meeting materials and if called for, ask the necessary questions or seek clarifications and explanations.  https://www.global-imi.com/sites/default/files/IMI-	
			Revised%20CG%20Manual%202018_Nov%202018_0.pdf	
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors.  Directors have sought clarifications and necessary questions during the Board and Committee Meetings of the Company.	
Re	commendation 4.2			
1.	Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Non-compliant	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously.  Refer to IMI's Revised CG Manual, 1.4 Policy on multiple board seats, page 5.  Policy on Multiple Board Seats The Corporation shall ensure that adequate time and attention is given to the fulfillment of the Directors of their duties. The Independent Directors and Non-executive Directors shall hold no more than five (5) board seats in publicly-listed companies (PLCs) and Executive Directors shall hold no more than two (2) board seats in listed companies outside the Corporation's group.4 In the implementation of this policy, the Board may consider several directorships in related companies or companies in the same industry as one. The Board may also allow Executive Directors to hold directorships that are necessary or desirable in the pursuit of the	Mr. Jaime Augusto Zobel de Ayala and Mr. Fernando Zobel de Ayala both holds more than five directorship in publicly-listed companies.  As monitored and assessed by the Office of the Compliance Officer, this has not affected their effectivity as director particularly in terms of

Recommendation 4.3		Corporation's business or in furtherance of its corporate social responsibility.  https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018_Nov%202018_0.pdf  Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies  2018 Annual Report — Directors' Profiles, page 22 https://www.global-imi.com/investors/annual-reports	time and commitment to the Company.  Mr. Jaime Augusto and Mr. Fernando Zobel de Ayala both attended all the BOD meetings in 2018.  https://www.global-imi.com/sites/default/files/IMI%20SEC%20Form%20 17-C%20Attendance%20of%2 Othe%20BOD%20in%2020 18.pdf
1. The directors notify the company's board before accepting a directorship in another company.  Output  Description:	Compliant	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.  As part of IMI's Board of Directors qualifications, Directorship in other companies are taken into consideration.  Refer to IMI's Revised CG Manual, Article II. 1.13 Specific Duties and Responsibilities of each Director (page 13)  k) Notify the Board, through the Corporate Secretary, before accepting a directorship in another Corporation.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
Optional: Principle 4  1. Company does not have any executive	Compliant	Mr. Arthur R. Tan (CEO) and Mr. Gilles Bernard (President and COO) are not member	
directors who serve in more than two boards of listed companies outside of the group.		of the board of any listed companies aside from IMI.  2018 Annual Report – Directors' Profiles, page 22	

		https://www.global-imi.com/investors/annual-reports			
Company schedules board of directors' meetings before the start of the financial year.	Compliant	The Corporate Secretary informs the board of the schedule of meetings for the coming year.  Refer to IMI's Revised CG Manual, Article III. Management, G) The Corporate Secretary, 1. (page 25)  1. Assist the Board and the board committees in the conduct of their meetings, including preparing an annual schedule of Board and committee meetings and the annual board calendar, and assisting the chairs of the Board and its committees to set agendas for those meetings;  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf			
3. Board of directors meet at least six times during the year.	Compliant	Indicate the number of board meetings during the year and provide proof  The BOD met six times during the year. <a href="https://www.global-imi.com/sites/default/files/IMI%20SEC%20Form%2017-C%20Attendance%20of%20the%20BOD%20in%202018.pdf">https://www.global-imi.com/sites/default/files/IMI%20SEC%20Form%2017-C%20Attendance%20of%20the%20BOD%20in%202018.pdf</a>			
4. Company requires as minimum quorum of at least 2/3 for board decisions.	Compliant	Indicate the required minimum quorum for board decisions  Two-thirds (2/3) of the number of Directors as affixed in the Articles of Incorporation shall constitute a quorum for the transaction of corporate business. (Revised Manual of CG 1.11 Board Meetings and Quorum Requirements D. page 10) <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018</a> Nov%202018 0.pdf			
Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs					
Recommendation 5.1	Compliant	Provide information or link/reference to a document containing information on the number IMI has 3 independent			
1. The Board has at least 3 independent	Compliant	Provide information or link/reference to a document containing information on the number IMI has 3 independent			

directors or such number as to constitute one-third of the board, whichever is higher.		1.1 Composition  The Board of Directors shall have eleven (11) members who shall be elected by the Corporation's stockholders entitled to vote at the annual meeting, and shall hold office for one year and until their successors are elected and qualified in accordance with the By-Laws of the Corporation.  The Board shall be composed of a majority of non-executive directors and at least three (3) Independent Directors or such number as may be required by law who possess the necessary qualifications to effectively participate and help secure objective, independent judgment on corporate affairs and to substantiate proper checks and balances.  The following are IMI's Independent Directors: Edgar O. Chua Hiroshi Nishimura Alelie T. Funcell  2018 Annual Report — Directors' Profiles, page 22	directors, they represent 27% of the Board of Directors.
		https://www.global-imi.com/investors/annual-reports  Results of Annual Stockholders' meeting and Organizational Board Meeting https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC-Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization al%20BOD%20Meeting%2004%2013%2018.pdf	
Recommendation 5.2  1. The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	Compliant	Provide information or link/reference to a document containing information on the qualifications of the independent directors.  Refer to IMI's Revised CG Manual, 1.8 Independent Directors, page 7 <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018</a> Nov%202018 0.pdf  Part of the responsibilities of the Corporate Governance and Nomination	Page <b>36</b> of <b>9</b> 4

		Committee is to ensure that all Directors to be nominated have the qualifications and none of the disqualifications as stated in the Committee Charter.  Refer to IMI's Corporate Governance and Nomination Committee Charter, Section 2. Powers, Duties and Responsibilities of Committee, b) <a href="https://www.global-imi.com/sites/default/files/IMI_Charter%20of%20Corporate%20Governance%20and%20Nomination%20Committee.pdf">https://www.global-imi.com/sites/default/files/IMI_Charter%20of%20Corporate%20Governance%20and%20Nomination%20Committee.pdf</a>	
Supplement to Recommendation 5.2  1. Company has no shareholder	Compliant	Provide link/reference to a document containing information that directors are not	
agreements, by-laws provisions, or other	Compilation	constrained to vote independently.	
arrangements that constrain the directors' ability to vote independently.		Refer to the provisions of IMI's Amended By-Laws, Article IV Of the Board of Directors. There were no provisions that constrain the directors' ability to vote independently.	
		https://www.global-imi.com/sites/default/files/IMI_Amended-By-Laws-2012.pdf	
Recommendation 5.3			
The independent directors serve for a cumulative term of nine years (reckoned from 2012).  The independent directors serve for a cumulative term of nine years (reckoned from 2012).	Compliant	Provide information or link/reference to a document showing the years IDs have served as such.  Refer to IMI's Revised CG Manual, 1.8 Independent Directors, page 7  The Board's independent directors should serve for a maximum cumulative term of nine years. After which, the independent director should be perpetually barred from re-election as such in the same company, but may continue to qualify for nomination and election as a non-Independent director. In the instance that a company wants to retain an Independent director who has served for nine years, the Board should provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf	

			https://www.global-imi.com/investors/annual-reports	
2.	The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director  Refer to IMI's Revised CG Manual, 1.8 Independent Directors, page 7  The Board's independent directors should serve for a maximum cumulative term of nine years. After which, the independent director should be perpetually barred from re-election as such in the same company, but may continue to qualify for nomination and election as a non-Independent director. In the instance that a company wants to retain an Independent director who has served for nine years, the Board should provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	Compliant on the assumption that reckoning date is 2012 per Recommendation 5.3.1.
3.	In 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	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting.  Refer to IMI's Revised CG Manual, 1.8 Independent Directors, page 7  The Board's independent directors should serve for a maximum cumulative term of nine years. After which, the independent director should be perpetually barred from re-election as such in the same company, but may continue to qualify for nomination and election as a non-Independent director. In the instance that a company wants to retain an Independent director who has served for nine years, the Board should provide meritorious justification/s and seek shareholders' approval during the annual shareholders' meeting.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf	Compliant on the assumption that reckoning date is 2012 per Recommendation 5.3.1.
	commendation 5.4			
1.	The positions of Chairman of the Board and Chief Executive Officer are held by	Compliant	Identify the company's Chairman of the Board and Chief Executive Officer	
	·		Results of Annual Stockholders' meeting	

separate individuals.		Jaime Augusto Zobel de Ayala – Chairman of the Board Arthur R. Tan – Chief Executive Officer  https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC- Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization al%20BOD%20Meeting%2004%2013%2018.pdf	
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.  Identify the relationship of Chairman and CEO.  Refer to IMI's Revised CG Manual, Article III. Management, a) Chairman of the Board and c) CEO, pages 23 to 25 <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018</a> Nov%202018 0.pdf	
Recommendation 5.5			
If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors.  Recommendation 5.6	Compliant	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.  IMI's Chairman of the Board is not an Independent Director.  The Board of Directors, at its regular meeting held in August 16, 2017, approved the appointment of Mr. Edgar O. Chua as the lead independent director in accordance with the recommendation provided under the Code of Corporate Governance for Publicly Listed Companies.  http://edge.pse.com.ph/openDiscViewer.do?edge_no=1b00817a151daea23318251c9257320d#sthash.QBjE9pQ3.dpbs  Refer to IMI's Revised CG Manual, 1.10 Lead Independent Director (page 10) https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf	

Directors with material transaction affecting the abstain from taking particle deliberations on the transactions on the transactions.	e corporation t in the	There were no recent transactions of material interest that involved the Company's directors.  Refer to IMI's Revised CG Manual, 1.13 Specific duties and responsibilities of each Director, b). page 14  b) Conduct fair business transactions with the Corporation and ensure that personal interest does not bias Board decisions. A director shall not use his position to make profit or to acquire benefit or advantage for himself and/or his related interests. He should avoid situations that may compromise his impartiality. He should observe the conflict of interest policy stated in this Manual.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
Recommendation 5.7			
The non-executive direct separate periodic meeti external auditor and he audit, compliance and r without any executive parts.	ings with the ads of the internal isk functions,	Provide proof and details of said meeting, if any.  Provide information on the frequency and attendees of meetings.  Refer to IMI's Revised CG Manual, 1.11 Board Meetings and Quorum Requirements (page 10)	
The meetings are chaire independent director.	ed by the lead Complian	e) Non-executive Directors shall 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 proper checks and balances are in place within the corporation. Meetings shall be chaired by the lead Independent Director.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
Optional: Principle 5			
None of the directors is the company in the pas	· ·	Provide name/s of company CEO for the past 2 years.  Mr. Arthur R. Tan has been the CEO of IMI since April 2002 up to present.  2018 Annual Report — Directors' Profiles, page 22	

			https://www.global-imi.com/investors/annual-reports	
pe	rformance as a body, and assess whether		hrough an assessment process. The Board should regularly carry out evaluations ight mix of backgrounds and competencies.	to appraise its
1.	Board conducts an annual self- assessment of its performance as a whole.	Compliant	Provide proof of self-assessments conducted for the whole board, the individual members, the Chairman and the Committees  Refer to IMI's Revised CG Manual, 1.13 Specific duties and responsibilities of each	
2.	The Chairman conducts a self-assessment of his performance.	Compliant	Director, I), page 14  Annual performance assessment of the Board. The board should conduct an annual	
3.	The individual members conduct a self-assessment of their performance.	Compliant	self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment should be supported by an external facilitator. Criteria and process to determine the performance of the Board, the individual directors, committees are stated in the	
4.	Each committee conducts a self-assessment of its performance.	Non-compliant	Board Charter.  IMI's Board Assessment Questionnaire covers the following areas:  Part I. Board Appraisal  A. Structure of the Board  B. Shareholder Benefits  C. Fulfillment of the Board's Key Responsibilities  D. Oversight function  E. Effectiveness of the Board's processes and meetings  F. Quality of Board – Management Relationship  G. Corporate Ethics  H. Performance Evaluation  Part II. Individual Director Appraisal	Only the Audit and Risk Committee conducts self assessment of its performance.
			https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf  Refer to IMI's Board Charter, Annex B, Guidelines in Conducting Performance Assessments (page 10)	

		https://www.global-imi.com/sites/default/files/IMI Board Charter approved.pdf	
		Refer to IMI's Board Performance Assessment Survey Form <a href="https://www.global-imi.com/sites/default/files/IMI%20Board%20Performance%20Assessment%20Survey%20Form.pdf">https://www.global-imi.com/sites/default/files/IMI%20Board%20Performance%20Assessment%20Survey%20Form.pdf</a>	
5. Every three years, the assessments are supported by an external facilitator.	Compliant	Identify the external facilitator and provide proof of use of an external facilitator.  The Company will be complying with this prior to the expiration of the three-year period.  Refer to IMI's Revised CG Manual, 1.13 Specific duties and responsibilities of each Director, I), page 14  I) Annual performance assessment of the Board. The board should conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment should be supported by an external facilitator. Criteria and process to determine the performance of the Board, the individual directors, committees are stated in the Board Charter.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
Recommendation 6.2			
Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Compliant	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, including a feedback mechanism from shareholders  Refer to IMI's Revised CG Manual, 1.13 Specific duties and responsibilities of each	
The system allows for a feedback mechanism from the shareholders.	Compliant	Director, I), page 14.  https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Refer to IMI's Board Charter, Annex B, Guidelines in Conducting Performance Assessments. (page 10)	

Principle 7: Members of the Board are duty-b  Recommendation 7.1	oound to apply high	https://www.global-imi.com/sites/default/files/IMI Board Charter approved.pdf  Refer to IMI's Revised CG Manual, Article VIII. Stockholders' Rights and Protection of Minority Stockholders' Interests. (page 33)  Stockholders of the company has the right to information upon request and for a legitimate purpose.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Refer to IMI's Board Performance Assessment Survey Form https://www.global-imi.com/sites/default/files/IMI%20Board%20Performance%20Assessment%20Survey%20Form.pdf  methical standards, taking into account the interests of all stakeholders.	
	Compliant	Provide information on or link/reference to the company's Code of Business Conduct and Ethics.  IMI's Code of Business Conduct and Ethics <a href="https://www.global-imi.com/governance/code-business-conduct-and-ethics">https://www.global-imi.com/governance/code-business-conduct-and-ethics</a>	
Board, senior management and employees.	Compliant	Provide information on or discuss how the company disseminated the Code to its Board, senior management and employees.  Global HR has the task of implementing and monitoring compliance of the Code of Business Conduct and Ethics.  IMI's Code of Business Conduct and Ethics <a href="https://www.global-imi.com/governance/code-business-conduct-and-ethics">https://www.global-imi.com/governance/code-business-conduct-and-ethics</a> Provide a link to the company's website where the Code of Business Conduct and Ethics is	
3. The Code is disclosed and made available	Compliant		

to the public through the company website.		posted/ disclosed.  IMI's Code of Business Conduct and Ethics <a href="https://www.global-imi.com/governance/code-business-conduct-and-ethics">https://www.global-imi.com/governance/code-business-conduct-and-ethics</a>	
1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.  Supplement to Recommendation 7.1  1. Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery  IMI's Code of Business Conduct and Ethics, IV. ETHICS, 5. Fair Business, Advertising and Competition, (pdf page 12-13)  (2) No Improper Advantage  Bribes or other means of obtaining undue or improper advantage are not to be promised, offered, authorized, given, or accepted. This prohibition covers promising, offering, authorizing, giving, or accepting anything of value, either directly or indirectly through a third party, in order to obtain or retain business, direct business to any person, or otherwise gain an improper advantage.  (5) Fair Business, Advertising, and Competition  Each director, officer and employee should endeavor to deal fairly with the Company's customers, suppliers, competitors, officers, and employees. No one should take unfair advantage of anyone through bribery, manipulation, concealment, misinterpretation of material facts, or any other unfair dealing practices.  https://www.global-imi.com/governance/code-business-conduct-and-ethics	
Recommendation 7.2			
<ol> <li>Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.</li> </ol>	Compliant	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.  Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non-compliance.	
Board ensures the proper and efficient implementation and monitoring of compliance with company internal	Compliant	(2) Adherence to the Code of Conduct and Ethics – The Board shall ensure that all Directors, executives and employees adhere to the Corporation's Code of Conduct and Ethics. The Board shall adopt measures for the strict	

policies.		implementation and monitoring of compliance with the Code.  Refer to IMI's Board Charter, Section 6. Responsibilities of the Board (page 6) <a href="https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf">https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf</a> <a href="https://www.global-imi.com/sites/default/files/2018%20IMI%20Code%20of%20Conduct_BOD_rev%20D.PDF">https://www.global-imi.com/sites/default/files/2018%20IMI%20Code%20of%20Conduct_BOD_rev%20D.PDF</a>	
		Disclosure and Transparency	
expectations.	orporate disclosu	ure policies and procedures that are practical and in accordance with best practices and regulatory	
Recommendation 8.1  1. Board establishes corporate disclosure	Compliant	Provide information on or link/reference to the company's disclosure policies and procedures	
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.		including reports distributed/made available to shareholders and other stockholders  Refer to IMI's Revised CG Manual, Article VI. Disclosure and Transparency, page 31  ARTICLE VI. Disclosure and Transparency  The essence of corporate governance is transparency. The more transparent the internal workings of the corporation are, the more difficult it will be for Management and dominant stockholders to mismanage the corporation or misappropriate its assets.  It is therefore essential that all material information about the corporation which	
		could adversely affect its viability or the interest of the stockholders and other stakeholders should be publicly and timely disclosed. Such information should include, among others, earnings results, acquisition or disposition of assets, off balance sheet transactions, related party transactions, and direct and indirect remuneration of members of the Board and Management.  The directors and officers shall therefore commit at all times to full disclosure of material information dealings and any dealings in the company's shares within three business days. It shall cause the filing all required information through the appropriate Exchange mechanisms for listed companies and submission to the	

		Commission for the interest of its stockholders and other stakeholders.	
		The Corporation shall make a full, fair, accurate and timely disclosure to the public of every material fact or event that occurs, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. Moreover, the Board of the offeree company should appoint an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.  The Corporation includes media and analysts' briefing as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf  Company website – Investors, Company Disclosures https://www.global-imi.com/	
1. Company distributes or makes available annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim reports are published within forty-five (45) days from the end of the reporting period.	Compliant	Indicate the number of days within which the consolidated and interim reports were published, distributed or made available from the end of the fiscal year and end of the reporting period, respectively.  IMI disclosed its Definitive Information Statement containing the Audited Financial Statements last March 18, 2019. 77 days from the end of the fiscal year. https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf  For Quarterly Reports please refer to PSE Edge Portal.  See link below to PSE Edge Portal. http://edge.pse.com.ph/companyDisclosures/form.do?cmpy_id=622  2018 Q1 Financial Report - May 10, 2018 (40 days from the end of the reporting quarter period) http://edge.pse.com.ph/openDiscViewer.do?edge_no=b5c27d928b0b98d243ca035	

		510b6ec2b#sthash.6h8n6R2F.dpbs	
		2018 Q2 Financial Report – August 14, 2018 (45 days from the end of the reporting quarter period) <a href="http://edge.pse.com.ph/openDiscViewer.do?edge_no=de32d7603bff3f2043ca0355_10b6ec2b#sthash.b1wDnWEt.dpbs">http://edge.pse.com.ph/openDiscViewer.do?edge_no=de32d7603bff3f2043ca0355_10b6ec2b#sthash.b1wDnWEt.dpbs</a>	
		2018 Q3 Financial Report – November 13, 2018 (44 days from the end of the reporting quarter period) <a href="http://edge.pse.com.ph/openDiscViewer.do?edge_no=c26db47c4b45fe5d43ca0355">http://edge.pse.com.ph/openDiscViewer.do?edge_no=c26db47c4b45fe5d43ca0355</a> 10b6ec2b#sthash.u1kwyT13.dpbs	
2. Company discloses in its annual report the principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; cross-holdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	Compliant	Provide link or reference to the company's annual report where the following are disclosed:  1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders;  2. cross-holdings among company affiliates; and  3. any imbalances between the controlling shareholders' voting power and overall equity position in the company.  IMI 2018 Annual Report (SEC Form 17-A) Item 11. Security Ownership of Certain Beneficial Owners and Management, page 56 https://www.global-imi.com/investors/annual-reports  IMI Definitive Information Statement, d. Security Ownership of certain record and beneficial owners and management, page 5. https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf	
Recommendation 8.2			
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	Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share.  Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.	
Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days.	Compliant	IMI's Insider Trading Policy <a href="https://www.global-">https://www.global-</a>	

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	imi.com/sites/default/files/IMI%20Policy%20on%20Insider%20Trading.pdf	
	Refer to IMI's Revised CG Manual, Article VI. Disclosure and Transparency, page 31	
	The directors and officers shall therefore commit at all times to full disclosure of material information dealings and any dealings in the company's shares within three business days. It shall cause the filing all required information through the appropriate Exchange mechanisms for listed companies and submission to the Commission for the interest of its stockholders and other stakeholders.	
	https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
	Refer to 2018 Annual Report, Disclosure and Transparency, b. Directors' and Reportable Officers' Dealings in the Company Shares (page 38). <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
	Refer to IMI's Official Website, Corporate Disclosures, Statement of Changes in Beneficial Ownership of Securities. <a href="https://www.global-imi.com/investors/prospectuscompany-disclosures">https://www.global-imi.com/investors/prospectuscompany-disclosures</a>	
Compliant	Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders.  Refer to 2018 Annual Report, Disclosure and Transparency, b. Directors' and	
	Reportable Officers' Dealings in the Company Shares (page 38). <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
	Refer to IMI's Official Website, Corporate Disclosures, Statement of Changes in Beneficial Ownership of Securities. <a href="https://www.global-imi.com/investors/prospectuscompany-disclosures">https://www.global-imi.com/investors/prospectuscompany-disclosures</a>	
	IMI's List of Top 100 Stockholders <a href="http://edge.pse.com.ph/openDiscViewer.do?edge_no=e739deb1ef210486efdfc15ec">http://edge.pse.com.ph/openDiscViewer.do?edge_no=e739deb1ef210486efdfc15ec</a> 263a54d#sthash.LAKjYYVe.dpbs	
	Compliant	Refer to IMI's Revised CG Manual, Article VI. Disclosure and Transparency, page 31  The directors and officers shall therefore commit at all times to full disclosure of material information dealings and any dealings in the company's shares within three business days. It shall cause the filing all required information through the appropriate Exchange mechanisms for listed companies and submission to the Commission for the interest of its stockholders and other stakeholders.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Refer to 2018 Annual Report, Disclosure and Transparency, b. Directors' and Reportable Officers' Dealings in the Company Shares (page 38). https://www.global-imi.com/investors/annual-reports  Refer to IMI's Official Website, Corporate Disclosures, Statement of Changes in Beneficial Ownership of Securities. https://www.global-imi.com/investors/prospectuscompany-disclosures  Compliant  Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders.  Refer to 2018 Annual Report, Disclosure and Transparency, b. Directors' and Reportable Officers' Dealings in the Company Shares (page 38). https://www.global-imi.com/investors/annual-reports  Refer to IMI's Official Website, Corporate Disclosures, Statement of Changes in Beneficial Ownership of Securities. https://www.global-imi.com/investors/prospectuscompany-disclosures  IMI's List of Top 100 Stockholders http://edge.pse.com.ph/openDiscViewer.do?edge_no=e739deb1ef210486efdfc15ec

Recommendation 8.3  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.	Compliant	Provide link or reference to the company's Conglomerate Map.  2018 Sec Form 17-A (Annual Report), Supplementary Schedules, pdf page 181-182 https://www.global-imi.com/sites/default/files/2018%20SEC%20Form%2017-A Integrated%20Micro-Electronics%2C%20Inc. Final.pdf  Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.  2019 Definitive Information Statement, Annex A Directors and Officers, page 21 https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf
Board fully discloses all relevant and	Compliant	2018 Annual Report – Directors' Profiles, page 22 <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a> Provide link or reference to the key officers' academic qualifications, share ownership in the someone was professional experiences.
material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.		company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.  2019 Definitive Information Statement, Annex A Directors and Officers, page 21 <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf</a> Refer to IMI's Revised CG Manual, Article II, 1.13 j) Orientation and Continuing Education Programs for Directors (page 14); <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a>
Recommendation 8.4		Refer to IMI's Board Charter, Section 11. Orientation and Continuing Education Programs for Directors (page 7) <a href="https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf">https://www.global-imi.com/sites/default/files/IMI_Board_Charter_approved.pdf</a>
1. Company provides a clear disclosure of its	Compliant	Disclose or provide link/reference to the company policy and practice for setting board

policies and procedure for setting Board remuneration, including the level and mix of the same.		The Board, through its Compensation committee review the structure and competitiveness of the Corporation's executive officer compensation programs considering the following factors: (i) to the attraction and retention of executive officers; (ii) the motivation of executive officers to achieve the Corporation's business objectives; and (iii) the alignment of the interests of executive officers with the long-term interests of the Corporation's shareholders and other stakeholders;  Refer to IMI's Revised CG Manual, 2.3 Compensation Committee (page 17) https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  2019 Definitive Information Statement, Item 6. Compensation of directors and executive officers Executive Compensation (page 9) https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf  2018 Annual Report – Director Remuneration (page 35) https://www.global-imi.com/investors/annual-reports	
Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	Disclose or provide link/reference to the company policy and practice for determining executive remuneration  The Board, through its Compensation committee review the structure and competitiveness of the Corporation's executive officer compensation programs considering the following factors: (i) to the attraction and retention of executive officers; (ii) the motivation of executive officers to achieve the Corporation's business objectives; and (iii) the alignment of the interests of executive officers with the long-term interests of the Corporation's shareholders and other stakeholders;  Refer to IMI's Revised CG Manual, 2.3 Compensation Committee (page 17) https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	

3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non-compliant	2019 Definitive Information Statement, Item 6. Compensation of directors and executive officers Executive Compensation  https://www.global- imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf  Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.  2019 Definitive Information Statement, Item 6. Compensation of directors and executive officers Executive Compensation  https://www.global- imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf	Only the top five highest-paid officers are disclosed.  For the protection and privacy of the individual officers.
Rec 1.	Commendation 8.5  Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	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.  Refer to IMI's Revised CG Manual, 2.7 RPT Committee (page 21) <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a> Refer to Related Party Transactions Policy <a href="https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf">https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf</a> 2017 Annual Report — Note 31. Related Party Transactions (page 75) <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
2.	Company discloses material or significant RPTs reviewed and approved 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  Refer to Related Party Transactions Policy <a href="https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf">https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf</a> 2018 Annual Report — Note 31. Related Party Transactions (page 145) <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
Supplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Indicate where and when directors disclose their interests in transactions or any other conflict of interests.	
		Refer to IMI's Revised CG Manual, Article IV, Governance Policy on Conflict of Interest (page 26).	
		Directors, officers and employees shall always advance the interest of the	
		Corporation over their personal interests. They are required to be loyal to the Corporation so much so that they may not directly or indirectly derive any personal	
		profit or advantage by reason of their position in the Corporation. They must	
		promote the common interest of all shareholders and other stakeholders and the	
		Corporation without regard to their own personal interests.	
		https://www.global-imi.com/sites/default/files/IMI-	
		Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
		IMI's Code of Conduct, IV. Ethics, pdf page 11.	
		https://www.global-imi.com/sites/default/files/2018%20IMI%20Code%20of%20Conduct_BOD_rev%20D.	
		PDF	
Optional : Recommendation 8.5			
Company discloses that RPTs are	Compliant	Provide link or reference where this is disclosed, if any	
conducted in such a way to ensure that		Defends Deleted Deste Torons time Deliver	
they are fair and at arms' length.		Refer to Related Party Transactions Policy https://www.global-imi.com/sites/default/files/IMI%20RPT%20POLICY.pdf	
		TICEDS.// WWW.grobal IIII.comy sites/ default/ files/ fivil/02011 1/0201 Octor.pdf	

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	Refer to IMI's Revised CG Manual, Article VI. Disclosure and Transparency (page 31).  The essence of corporate governance is transparency. The more transparent the internal workings of the corporation are, the more difficult it will be for Management and dominant stockholders to mismanage the corporation or misappropriate its assets.  It is therefore essential that all material information about the corporation which could adversely affect its viability or the interest of the stockholders and other stakeholders should be publicly and timely disclosed. Such information should include, among others, earnings results, acquisition or disposition of assets, off balance sheet transactions, related party transactions, and direct and indirect remuneration of members of the Board and Management.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Please refer to the following Company disclosures:  Company website — Investor, Disclosures https://www.global-imi.com/investors  Disclosures submitted to PSE Edge: http://edge.pse.com.ph/openDiscViewer.do?edge_no=bd8d5442a5bd74b73318251 c9257320d#sthash.ZFvTzKCi.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=5345a5d3493873a172785c1 50f4cd6d2#sthash.Iw7Doork.dpbs  http://edge.pse.com.ph/openDiscViewer.do?edge_no=cace342695d9aaf043ca0355 10b6ec2b#sthash.8joRAtMC.dpbs	
Board appoints an independent party to evaluate the fairness of the transaction	Compliant	Identify independent party appointed to evaluate the fairness of the transaction price.  Disclose the rules and procedures for evaluating the fairness of the transaction price, if any.	

price on the acquisition or disposal of assets.		Refer to IMI's Revised CG Manual, Article VI. Disclosure and Transparency (page 31).  The Corporation shall make a full, fair, accurate and timely disclosure to the public of every material fact or event that occurs, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. Moreover, the Board of the offeree company should appoint an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf	
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	Refer to IMI's Revised CG Manual, Article VI. Disclosure and Transparency (page 31). https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Refer to IMI's Revised CG Manual, Article VIII. Stockholders' rights and protection of minority stockholders' interests (page 33) https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf  IMI's Official Website https://www.global-imi.com/investors/prospectuscompany-disclosures	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	Provide link to the company's website where the Manual on Corporate Governance is posted.  The Company's Revised Manual of Corporate Governance was submitted to PSE and SEC. It was published in the Company's official website.	
<ol><li>Company's MCG is submitted to the SEC and PSE.</li></ol>	Compliant	https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
3. Company's MCG is posted on its company	Compliant	http://edge.pse.com.ph/openDiscViewer.do?edge_no=cb218786ef018c2f43ca0355	

website.		10b6ec2b#sthash.X647GuA8.dpbs	
Supplement to Recommendation 8.7			
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	Compliant	Provide proof of submission.  The Company resubmits its Revised Manual of CG last December 6, 2018, in compliance to SEC Memo no. 19 Series of 2016. <a href="http://edge.pse.com.ph/openDiscViewer.do?edge_no=cb218786ef018c2f43ca0355_10b6ec2b#sthash.X647GuA8.dpbs">http://edge.pse.com.ph/openDiscViewer.do?edge_no=cb218786ef018c2f43ca0355_10b6ec2b#sthash.X647GuA8.dpbs</a>	
Optional: Principle 8			
Does the company's Annual Report disclose the following information:		Provide link or reference to the company's Annual Report containing the said information.  2018 Annual Report	
a. Corporate Objectives	Compliant	https://www.global-imi.com/investors/annual-reports	
b. Financial performance indicators	Compliant	Corporate Objectives – page 3	
c. Non-financial performance indicators	Compliant	Financial performance indicators – page 6-7	
d. Dividend Policy	Compliant	Non-financial performance indicators – page 62	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	Dividend Policy – indicated in the SEC Form 17-A, page 38.  https://www.global-imi.com/sites/default/files/2018%20SEC%20Form%2017- A Integrated%20Micro-Electronics%2C%20Inc. Final.pdf  Biographical details of Directors – page 22-27	
f. Attendance details of each director in all directors meetings held during the year	Compliant	Refer to 2018 Annual Report <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
g. Total remuneration of each member of the board of directors	Compliant	Attendance of each directors meetings – page 35 and 37  Remuneration of each director during the year – page 35	

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.	Compliant	Provide link or reference to where this is contained in the Annual Report  Refer to 2018 Annual Report <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a> Page 40 — Commitment to Good Governance	
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.	Compliant	BOD thru its Audit Committee conducted a review of the Company's material controls (including operational, financial and compliance controls) and risk management systems.  "We have reviewed the reports and updates of the internal auditors ensuring that management is taking appropriate corrective actions in a timely manner, including addressing internal control and compliance issues. Based on the assurance provided by internal audit and SGV & Co., as a result of their audit activities, the Committee assessed that the Company's systems of internal controls, risk management, and governance processes are adequate;"  Refer to 2018 Annual Report, Report of the Audit and Risk Committee (page 73) https://www.global-imi.com/investors/annual-reports	
4.	The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	Compliant	Refer to the Audit and Risk Committee to the Board of Directors for the year ended 31 December 2018.  "We have reviewed and discussed the adequacy of IMI's enterprise risk management process, including the nature of significant risk exposures, and the related risk mitigation efforts and initiatives. This activity was reviewed in the context that management is primarily responsible for the risk management process;"  2018 Annual Report (page 73) <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	

5.	The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Compliant	Provide link or reference to where these are contained in the Annual Report  IMI 2018 Annual Report (SEC Form 17-A), Risk Factors (page 17) <a href="https://www.global-imi.com/sites/default/files/2018%20SEC%20Form%2017-A">https://www.global-imi.com/sites/default/files/2018%20SEC%20Form%2017-A</a> Integrated%20Micro-Electronics%2C%20Inc. Final.pdf	
	nciple 9: The company should establish so e external auditor's independence and en	•	propriate selection of an external auditor, and exercise effective oversight of the	ne same to strengthen
Red	commendation 9.1			
1.	Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	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.  Audit and Risk Committee Charter, Section D Responsibilities – External Auditor clause 3.1, Page 7 <a href="https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf">https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf</a> Minutes of 2018 Annual Stockholders' Meeting, 11. Election of External Auditor and Fixing of its Remuneration, Page 11-12 <a href="https://www.global-imi.com/sites/default/files/IMI%20-%20Minutes%20of%202018%20Annual%20Stockholders%27%20Meeting.pdf">https://www.global-imi.com/sites/default/files/IMI%20-%20Minutes%20of%202018%20Annual%20Stockholders%27%20Meeting.pdf</a>	
2.	The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.  99.45% voted for and approved the Election of auditors and fixing of their remuneration.  2018 Annual Stockholders' Meeting Voting Results <a href="https://www.global-imi.com/sites/default/files/IMI%202018%20ASM%20Voting%20Results.pdf">https://www.global-imi.com/sites/default/files/IMI%202018%20ASM%20Voting%20Results.pdf</a>	

3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.  Supplement to Recommendation 9.1	Compliant	Minutes of 2018 Annual Stockholders' Meeting, 11. Election of External Auditor and Fixing of its Remuneration, Page 11-12  https://www.global-imi.com/sites/default/files/IMI%20- %20Minutes%20of%202018%20Annual%20Stockholders%27%20Meeting.pdf  Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor.  Refer to IMI's Revised CG Manual, Article V, 2.d), page 29 https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Audit and Risk Committee Charter, Section D Responsibilities – External Auditor clause 3.1, Page 7 https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf	
Company has a policy of rotating the lead audit partner every five years.	Compliant	Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years.  Refer to IMI's Revised CG Manual, Article V, 2.c), page 29 <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a> Audit and Risk Committee Charter, Section D Responsibilities — External Auditor clause 3.2, Page 7 <a href="https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf">https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf</a>	
Recommendation 9.2	Compliant	Provide link/reference to the company's Audit Committee Charter	
1. Audit Committee Charter includes the	Compliant	Trovide illigrejerence to the company's Addit Committee Charter	

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.		https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018 signed.pdf  Section D Responsibilities – External Auditor clauses 3.1-3.2; 3.6-3.7, Page 7-8 ii. Section D Responsibilities – External Auditor clauses 3.3-3.4; 3.6-3.10, Page 7-8 iii. Section D Responsibilities – External Auditor clauses 3.3, 3.5-3.10, Page 7-8 Section D Responsibilities – Financial Reporting clauses 1.1-1.3, Page 5	
Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	https://www.global- imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Cha rter%20Feb%202018 signed.pdf  Section D: Responsibilities - External Auditor clauses 3.1-3.2 Apart from annual assessment, the Audit and Risk Committee also ensures the rotation of the lead engagement partner as well as rotation of the audit firm itself.  3.1 Review the performance and recommend the appointment, retention or discharge and fees of the external auditor, duly accredited by Securities and Exchange Commission. In case of resignation or cessation from service of an external auditor, ensure that there is a process for reporting in the annual and current reports the reason for cessation from service, and the date thereof, of an external auditor. A preliminary copy of the said report shall be given by the Company to the external auditor before its submission.  3.2 Ensure the rotation of the lead engagement partner at least once every five (5) years and consider whether there should be a regular rotation of the audit firm itself.	

Supplement to Recommendations 9.2			
1. Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	Compliant	Section D Responsibilities – External Auditor clauses 3.1, 3.3, 3.5, 3.10, Page 7-8 https://www.global- imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Cha rter%20Feb%202018 signed.pdf  Further, there is a separate Related Party Transactions Committee (RPT) focusing on the review of material related party transactions of the Company. SGV also covers unusual or complex transactions as part of their regular audit and reports these to the ARC.	
Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Provide link/reference to the company's Audit Committee Charter  Section D Responsibilities – Financial Reporting clauses 1.1-1.2, Page 5; External Audit clause 3.1, Page 7 (Note: Part of the external auditor annual performance evaluation includes quality process assessment) <a href="https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf">https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf</a>	
Recommendation 9.3			
Company discloses the nature of non- audit services performed by its external	Compliant	Disclose the nature of non-audit services performed by the external auditor, if any.	

auditor in the Annual Report to deal with the potential conflict of interest.		2019 Definitive Information Statement, Item 7. Independent Public Accountants, page 10. <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf</a> 2018 Annual Report – Audit and Audit Related Fees, page 39. <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	Audit and Risk Committee Charter, Section D Responsibilities – External Auditor clause 3.7, Page 8 https://www.global- imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf  3.7 Review and approve of the proportion of audit versus non-audit work both in relation to their significance to the auditor and in relation to the Company's year-end financial statements, and total expenditure on consultancy, to ensure that non-audit work will not be in conflict with the audit functions of the external auditor. The amount of both audit and non-audit work of external auditors shall be disclosed in the annual report.	
Supplement to Recommendation 9.3			
Fees paid for non-audit services do not outweigh the fees paid for audit services.	Compliant	Provide information on audit and non-audit fees paid.  2019 Definitive Information Statement, Item 7. Independent Public Accountants, d. page 10. <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf</a> 2018 Annual Report — Audit and Audit Related Fees, page 39. <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
Additional Recommendation to Principle 9			
Company's external auditor is duly accredited by the SEC under Group A	Compliant	Provide information on company's external auditor, such as:  1. Name of the audit engagement partner;	

category.		<ol> <li>Accreditation number;</li> <li>Date Accredited;</li> <li>Expiry date of accreditation; and</li> <li>Name, address, contact number of the audit firm.</li> </ol> 2018 Annual Report – Independent Auditor's Report, page 78. https://www.global-imi.com/investors/annual-reports	
		Carlo Paolo V. Manalang Partner CPA Certificate No. 111947 SEC Accreditation No. 1625-A (Group A), March 28, 2017, valid until March 27, 2020 Tax Identification No. 210-730-804 BIR Accreditation No. 08-001998-127-2017, February 9, 2017, valid until February 8, 2020 PTR No. 7332576, January 3, 2019, Makati City	
2. Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	Compliant	Provide information on the following:  1. Date it was subjected to SOAR inspection, if subjected; November 12-23, 2018  2. Name of the Audit firm – SGV & Co.; and  3. Members of the engagement team inspected by the SEC. The names of the members of the engagement team were provided to the SEC during the SOAR inspection.	
Principle 10: The company should ensure t  Recommendation 10.1	hat the material and	d reportable non-financial and sustainability issues are disclosed.	
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.	Compliant	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues.  Refer to IMI's Revised CG Manual, Article IX, Sustainability and Social Responsibility (page 35) <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a> IMI has been managing its business not only for profit but also keeping in mind its	

		impact – to surrounding environment and people – society as a whole. The Corporation makes sure that its profit marries with a purpose. It focuses on both economic and social benefits – value creation for the communities and other stakeholders of the company. The Corporation embarks on sustainability programs that continuously create shared value (CSV), such as going beyond the usual corporate social responsibility (CSR) projects, its volunteerism and philanthropic projects.  Company website – Sustainability <a href="https://www.global-imi.com/governance/sustainability">https://www.global-imi.com/governance/sustainability</a> 2018 Annual Report – Road to Sustainability, page 60 <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.   Principle 11: The company should maintain.	Compliant	Provide link to Sustainability Report, if any. Disclose the standards used.  IMI uses Global Reporting Initiative (GRI) Indicators in its Sustainability Report.  2016 Annual Report – GRI Indicators (page 43)  2017 Annual Report – The Pillars of Sustainability (page 50)  2018 Annual Report – Road to Sustainability (page 60) <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a> and cost-efficient communication channel for disseminating relevant information	This channel is crucial
for informed decision-making by investors,			
Recommendation 11.1  1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.	Compliant	Disclose and identify the communication channels used by the company (i.e., website, Analyst's briefing, Media briefings /press conferences, Quarterly reporting, Current reporting, etc.).  Provide links, if any.  IMI hold its Analyst Briefing on a quarterly basis.  https://www.global-imi.com/investors/presentations	

		2018 Annual Report – Disclosure and Transparency, E. Medium of Communications, page 39. <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
Supplemental to Principle 11			
Company has a website disclosing up-to- date information on the following:		Provide link to company website:  a. Quarterly Reports: <a href="https://www.global-imi.com/investors/prospectuscompany-">https://www.global-imi.com/investors/prospectuscompany-</a>	
<ul> <li>a. Financial statements/reports (latest quarterly)</li> </ul>	Compliant	b. Analysts' briefing materials: <a href="https://www.global-imi.com/investors/presentations">https://www.global-imi.com/investors/presentations</a>	
b. Materials provided in briefings to analysts and media	Compliant	c. Annual Reports: https://www.global-imi.com/investors/annual-reports	
c. Downloadable annual report	Compliant	d. Notice of ASM: <a href="https://www.global-imi.com/investors/prospectuscompany-disclosures">https://www.global-imi.com/investors/prospectuscompany-disclosures</a>	
d. Notice of ASM and/or SSM	Compliant	https://www.global-	
e. Minutes of ASM and/or SSM	Compliant	imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf	
f. Company's Articles of Incorporation and By-Laws	Compliant	e. Minutes of ASM: https://www.global-imi.com/investors/prospectuscompany-disclosures	
		https://www.global-imi.com/sites/default/files/IMI- ASM%20Minutes%202019%20%28final%29.pdf	
		f. Articles of Incorporation and By-Laws:	
		https://www.global-imi.com/about	
		https://www.global-imi.com/sites/default/files/SEC-PSE-Amendments%20to%20the%20Articles%20of%20Incorporation 122117.pdf	
		https://www.global-imi.com/sites/default/files/IMI Amended-By-Laws-2012.pdf	
Additional Recommendation to Principle 11			
1. Company complies with SEC-prescribed	Compliant	IMI is in compliance to the SEC-prescribed website template.	

website template.		Please refer to IMI's Official Website.  https://www.global-imi.com/	
	Inter	nal Control System and Risk Management Framework	
<b>Principle 12:</b> To ensure the integrity, transpa system and enterprise risk management fran		er governance in the conduct of its affairs, the company should have a strong and	effective internal contro
Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	The Board shall ensure the presence and adequacy of Internal Control mechanisms for good governance. The minimum internal control mechanisms for the Board's oversight responsibility include, but shall not be limited to: (i) Ensuring the presence of organizational and procedural controls, supported by an effective management information system and risk management reporting system; (ii.) reviewing conflict-of-interest situations and providing appropriate remedial measures for these situations; (iii.) appointing a Chief Executive Officer ("CEO") with the appropriate ability, integrity, and experience to fill the role; and defining the duties and responsibilities of the CEO; (iv.) reviewing proposed senior management appointments; (v.) ensuring the selection, appointment and retention of qualified and competent management; reviewing the Corporation's personnel and human resources policies, compensation plan and the management succession plan; (vi.) institutionalizing the Internal Audit function and approves the Internal Audit Charter; (vii.) ensuring the presence of, and regularly reviewing, the performance and quality of external audit.  Refer to IMI's Revised CG Manual, Article V, 1.12 General Responsibility of the Board for Good Governance, I) (page 10) https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  List quality service programs for the internal audit functions.  The Internal Audit activities conform with the International Standards for the Professional Practice of Internal Auditing and are continuously evaluated through an independent quality assessment review conducted every five years.  (Refer to 2018 CEO and CAE Attestation, bullet 6)	

	T	11 11 11 11 11 11 11 11 11 11 11 11 11	
		https://www.global-imi.com/sites/default/files/CEO%20CAE%20Attestation_2018.pdf	
		Indicate frequency of review of the internal control system	
		Specific functions of Internal Audit mentioned in Article V, Section E of the Corporate Governance Manual, includes (a) providing independent risk-based assurance service to the Board, Audit Committee and Management, focusing on reviewing the effectiveness of the governance and control processes (b) review and audit of efficiency and effectiveness of internal control system of all areas of the company. Frequency of reviews are based on Internal Audit Plan approved by Audit Committee. Results of these reviews and the internal audit activity are submitted periodically and discussed with the Audit and Risk Committee (ARC).	
		(Refer to Internal Audit Charter, E. Responsibilities, Governance/Compliance, pg.6) https://www.global- imi.com/sites/default/files/IMI%20Internal%20Audit%20Charter%20Nov%202017.pdf	
		Refer to IMI 2018 Annual Report, Report of the ARC to the Board of Directors, pg. 73 bullets 2 and 6 <a href="https://www.global-imi.com/download/file/fid/2228">https://www.global-imi.com/download/file/fid/2228</a>	
Company has an adequate and effective enterprise risk management framework in	Compliant	Identify international framework used for Enterprise Risk Management IMI ERM is guided by the ISO 31000 risk management principles.	
the conduct of its business.		(Refer to IMI's Enterprise Risk Management Policies and Procedures, 5.0 Risk Management Principles, pg.3) <a href="https://www.global-imi.com/sites/default/files/IMI-Enterprise-Risk-Management-Policy.pdf">https://www.global-imi.com/sites/default/files/IMI-Enterprise-Risk-Management-Policy.pdf</a>	
		Provide information or reference to a document containing information on:  1. Company's risk management procedures and processes  2. Key risks the company is currently facing  3. How the company manages the key risks ompany's risk management procedures and processes	
		Indicate frequency of review of the enterprise risk management framework	
		The Board shall ensure that there is sound Enterprise Risk Management (ERM) framework to identify and monitor key risks and key performance areas, and endeavor to provide appropriate technology and systems for the proper identification and monitoring thereof.	
		(Refer to Corporate Governance Manual, Article II, 1.12 Responsibility of the Board for Good	

## Governance pg.12.)

https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf

IMI crafted its Enterprise Risk Management (ERM) Policy to guide the overall intentions and directions of the Company's risk management processes and practices, to define a common approach that will govern the risk management process, to describe the roles and responsibilities of the Board, the management, the Chief Risk Officer, and all its employees, and to integrate risk management into IMI's overall and existing management systems. Per ERM Policies and Procedures. IMI developed an ERM intranet site which serves as a key channel for communicating risk management programs and initiatives across global operations. In addition, the risk management process from identification, analysis, evaluation, and assessment is also carried out through this web-based and secured online platform.

As part of the organization's risk management process, we do annual assessment of the key risks that the company faces and strategize action plans to mitigate such risks. Risks identified in 2018 were mentioned in the IMI 2018 Annual Report.

(Refer to IMI's Enterprise Risk Management Policies and Procedures) https://www.global-imi.com/sites/default/files/IMI-Enterprise-Risk-Management-Policy.pdf

(Refer to IMI's Internal Control System and Risk Management site) https://www.global-imi.com/governance/internal-control-system-and-risk-management

(Refer to IMI 2018 Annual Report, Enterprise Risk Management, pg. 40-43) https://www.global-imi.com/download/file/fid/2228

IMI has well-defined reporting lines that set out accountability and ownership across operations. The Chief Risk Officer ensures that regular internal reporting on the implementation of the ERM framework, its effectiveness and outcomes are accomplished. Audit and Risk Committee, as part of its duties and responsibilities, develop a formal enterprise risk management plan; oversees the implementation of the enterprise risk management plan through a Risk Committee; evaluates the risk management plan to ensure its continued relevance, comprehensive and effectiveness; reviews and advises the Board on its risk appetite levels and risk tolerance limits; assesses the probability of each identified risk becoming a reality and estimates its possible significant financial impact and likelihood of occurrence; provides oversight over Management's activities in managing credit, market, liquidity, operational, legal and other risk exposures of the corporation; and reports to the Board the company's material risk exposures.

	(Refer to IMI 2018 Annual Report, Enterprise Risk Management, pg. 40-43) <a href="https://www.global-imi.com/download/file/fid/2228">https://www.global-imi.com/download/file/fid/2228</a>	
	(Refer to Corporate Governance Manual, Article II, 2.4 Audit and Risk Committee p	g.19-20.)
	Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Monitoring of risk management performance shall be done by different appropriate levels of IMI. It consists of a combination of metrics, regular	
	periodic audits and evaluations to ensure that risk management is effective and support IMI's performance. Continuous improvement shall be embedded i management process via the use of effective processes (benchmarking, knowled and continuous employee learning) and constant evaluation.	continues to nto the risk
	(Refer to IMI's Enterprise Risk Management Policies and Procedures, Monitoring a and Continual Improvement of the Framework, pg. 9)	nd Review
	https://www.global-imi.com/sites/default/files/IMI-Enterprise-Risk-Management-	Policy.pdf
	ARC in its function, review the adequacy of the Company's enterprise risk manage framework/process through continuous input, evaluation and feedback on the confidence of the risk management process. They review the results of the annual risk assess by the designated Chief Risk Officer, evaluate the risk assessment report submoved cross of a quarterly basis and monitor the risk management activities of the Coevaluate the effectiveness of the risk mitigation and action plans (Refer to Audit and Risk Committee Charter, D. Responsibilities, 4. Risk Management https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Chart 202018 signed.pdf	ffectiveness sment done itted by the ompany and nt, pgs.8-9.)
	In 2018, ARC have reviewed and discussed the adequacy of IMI's entimanagement process, including the nature of significant risk exposures, and the mitigation efforts and initiatives. This activity was reviewed in the context that r is primarily responsible for the risk management process;  (Refer to IMI 2018 Annual Report, Report of the ARC to the Board of Directors, pg https://www.global-imi.com/download/file/fid/2228	related risk nanagement
oplement to Recommendations 12.1		
Company has a formal comprehensive enterprise-wide compliance program	Compliant  Provide information on or link/ reference to a document containing the company compliance program covering compliance with laws and relevant regulations.	S

covering compliance with laws and

	1		1
relevant regulations that is annually		Indicate frequency of review.	
reviewed. The program includes			
appropriate training and awareness		The Board shall ensure that the Corporation complies with all relevant laws, regulations and	
initiatives to facilitate understanding,		as far as possible, best business practices. The Audit and Risk Committee monitors and	
acceptance and compliance with the		evaluates the adequacy and effectiveness of the corporation's internal control system,	
said issuances.		integrity of financial reporting, and security of physical and information assets to ensure	
Salu Issualices.		compliance with applicable laws and regulations. To insure adherence to corporate	
		principles and best practices, the Chairman of the Board designates a Compliance Officer	
		who shall have a rank of Senior Vice President or an equivalent position. Included in its	
		function is to monitor, review, evaluate and ensure the compliance by the Corporation, its	
		officers and directors with the relevant laws, the CG Code for PLCs rules and regulations and	
		all governance issuances of regulatory agencies.	
		(Refer to Corporate Governance Manual, Article II, 1.12 Responsibility of the Board for Good	
		Governance pg.13 & Article V, Audit, Compliance and Risk Management, 3. Compliance	
		System, pg. 30)	
		https://www.global-imi.com/sites/default/files/IMI-	
		<u>Revised%20CG%20Manual%202018_Nov%202018_0.pdf</u>	
		The Board shall create and design a Code of Conduct with an anti-corruption policy and	
		programs suitable to the needs of the Corporation and ensure proper and efficient	
		implementation and monitoring of compliance with the Code, including providing	
		appropriate orientation and training to the Board, senior management and employees.	
		(Refer to IMI's Code of Business Conduct and Ethics)	
		https://www.global-imi.com/governance/code-business-conduct-and-ethics	
Optional: Recommendation 12.1			
Company has a governance process on IT	Compliant	Provide information on IT governance process	
issues including disruption, cyber security,			
and disaster recovery, to ensure that all		The Company has established an IT governance process to ensure all key risks are	
key risks are identified, managed and		identified, managed/mitigated and reported to top management. It includes top	
reported to the board.		management oversight, cyber/IT security, change management, disaster recovery,	
'		and data privacy.	
		2018 Annual Report – 2018 Key Risks (page 43)	
		Business Resiliency Risk – Business Interruption	
		Information Security and Cyber Risk	
		https://www.global-imi.com/investors/annual-reports	

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.  The Audit and Risk Committee of the Board set up an independent Internal Audit Group that provides independent and objective assurance and advisory services to the Corporation designed to add value and improve on the Corporation's operations. It shall provide the Board, Management, the stockholders and other stakeholders with reasonable assurance that the Corporation's key organizational and procedural controls are effective, appropriate, and complied with.  (Refer to Audit and Risk Committee Charter, D. Responsibilities, 2. Internal Audit, pg.6) <a href="https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf">https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb%202018_signed.pdf</a> (Refer to Corporate Governance Manual, Article V, 1. Internal Audit pg.28.) <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a>	
Recommendation 12.3			
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 a document containing his/her responsibilities.  The Chief Audit Executive is appointed by the Board's Audit and Risk Committee. The Company's Chief Audit Executive is Lorlyn Arceo who reports functionally to the Audit and Risk Committee, with responsibilities set out in the Company's Corporate Governance Manual, Audit and Risk Committee and Internal Audit Charters.  (Refer to Corporate Governance Manual, Article V, 1c. Internal Audit pg.28.) https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  (Refer to Audit and Risk Committee Charter, D. Responsibilities, 2. Internal Audit, pg.6) https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb% 202018 signed.pdf  (Refer to Internal Audit Charter, F. Reporting and Working Relationship pg.8) https://www.global-imi.com/sites/default/files/IMI%20Internal%20Audit%20Charter%20Nov%202017.pdf	

2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	Compliant	No outsourced internal audit activity in 2018.	
3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	Identify qualified independent executive or senior management personnel, if applicable.  No outsourced internal audit activity in 2018.	
Recommendation 12.4			
Company has a separate risk     management function to identify, assess     and monitor key risk exposures.	Compliant	Provide information on company's risk management function.  As part of the Board's Audit and Risk Committee duties and responsibilities, it developed a separate risk management function through the Enterprise Risk Management (ERM) function, headed by the Chief Risk Officer and ERM Leader. This is to ensure that an overall risk management structure, policies and procedures exist for the Company and key accountabilities and responsibilities are set out to continuously identify, assess, monitor and report key risks, exposures and actions.  Refer to Audit and Risk Committee Charter, D. Responsibilities, 4. Risk Management, pg.8) https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb% 202018 signed.pdf  Refer to Corporate Governance Manual, Article II, 2.4 Audit and Risk Committee pg.19-20.) https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  (Refer to IMI's Enterprise Risk Management Policy, ERM Functional Organization and Roles, pgs. 4-5) https://www.global-imi.com/sites/default/files/IMI-Enterprise-Risk-Management-Policy.pdf	
Supplement to Recommendation 12.4			
Company seeks external technical support in risk management when such competence is not available internally.	Compliant	No outsourced risk management activity in 2018.	

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.  IMI's Chief Risk Officer (CRO) is Jerome S. Tan, who is also the Chief Finance Officer. CRO is the ultimate champion of risk management at IMI and oversees the entire risk management function.  (Refer to IMI's Enterprise Risk Management Policy, ERM Functional Organization and Roles, pgs. 4-5) <a href="https://www.global-imi.com/sites/default/files/IMI-Enterprise-Risk-Management-Policy.pdf">https://www.global-imi.com/sites/default/files/IMI-Enterprise-Risk-Management-Policy.pdf</a> (Refer to 2019 Definitive Information Statement, Annex A Directors and Officers, page 24) <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf</a>	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.	Compliant	IMI's Chief Risk Officer (CRO) is Jerome S. Tan, who is also the Chief Finance Officer and member of Management Committee (ManCom). His functions are to assist the CEO in making updates to the Finance Committee, Audit Committee and the Board; monitors and reports status of implementation of risk management strategies and action plans to the MANCOM; ensures that the Risk Owners receives appropriate organizational support to implement risk management on a day-to-day basis. Qualifications and background are mentioned in Definitive Information Statement for directors and officers.  (Refer to IMI's Enterprise Risk Management Policy, ERM Functional Organization and Roles, pgs. 4-5) https://www.global-imi.com/sites/default/files/IMI-Enterprise-Risk-Management-Policy.pdf  (Refer to 2019 Definitive Information Statement, Annex A Directors and Officers, page 24) https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf  Refer to Corporate Governance Manual, Article II, 2.4 Audit and Risk Committee pg.19-20.) https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  Refer to Audit and Risk Committee Charter, C. Authority and D. Responsibilities, 4. Risk Management, pgs. 4 and 8) https://www.global-imi.com/sites/default/files/IMI%20Audit%20and%20Risk%20Committee%20Charter%20Feb% 202018 signed.pdf	

Additional Recommendation to Principle 12			
1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	Compliant	Provide link to CEO and CAE's attestation  The Chief Executive Officer (CEO) and Chief Audit Executive (CAE) attests in writing, annually, based on the governance practices and assurance provided by Integrated Microelectronics, Inc.(IMI) internal and external audits, that IMI's system of internal controls, risk management, compliance and governance processes are adequate. <a href="https://www.global-imi.com/sites/default/files/CEO%20CAE%20Attestation">https://www.global-imi.com/sites/default/files/CEO%20CAE%20Attestation</a> 2018.pdf	
	Cultiv	rating a Synergic Relationship with Shareholders	
Principle 13: The company should treat all sl	hareholders fairly a	nd equitably, and also recognize, protect and facilitate the exercise of their righ	nts.
Recommendation 13.1			
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.  Refer to IMI's Revised CG Manual, Article VIII. Stockholders' Rights and Protection of Minority Stockholders' Interest, page 33  Stockholder Rights  The Board shall promote shareholders' rights, remove impediments to the exercise of shareholders' rights and provide effective redress for violation of their rights. They shall encourage the exercise of shareholders' voting rights and the solution of collective action problems through appropriate mechanisms.  The Board shall be committed to respect the following rights of the stockholders:  Voting Right  Pre-emptive Right  Right of Inspection  Right to Dividends  Appraisal Right	

		https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	Refer to IMI's Revised CG Manual, Article VIII. Stockholders' Rights and Protection of Minority Stockholders' Interest, page 33  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf	
Supplement to Recommendation 13.1			
Company's common share has one vote for one share.	Compliant	Amended By-Laws, Article III, Section 7, page 3 https://www.global-imi.com/sites/default/files/IMI_Amended-By-Laws-2012.pdf  Section 7 — Each share of stock entitles the person whose name it is registered in the books of the Corporation one vote, provided the conditions as regards payment subject to which it was issued have been complied with.  2019 Definitive Information Statement, Method of Voting, page 19 https://www.global- imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf  Minutes of 2018 Annual Stockholders' Meeting https://www.global-imi.com/sites/default/files/IMI%20- %20Minutes%20of%202018%20Annual%20Stockholders%27%20Meeting.pdf	
Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	Compliant	Provide information on all classes of shares, including their voting rights if any.  Refer to IMI's Revised CG Manual, Article VIII. Stockholders' Rights and Protection of Minority Stockholders' Interest, page 33 <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI_Amended-By-Laws-2012.pdf</a> Amended By-Laws, Article III, Section 7-8, page 3 <a href="https://www.global-imi.com/sites/default/files/IMI_Amended-By-Laws-2012.pdf">https://www.global-imi.com/sites/default/files/IMI_Amended-By-Laws-2012.pdf</a>	

		2019 Definitive Information Statement, Item 19. Method of Voting, page 19 <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf</a>	
Board has an effective, secure, and efficient voting system.	Compliant	Provide link to voting procedure. Indicate if voting is by poll or show of hands.  Voting Procedure  a. Vote Required The affirmative vote of stockholders representing at least 2/3 of the issued and outstanding capital stock is required for the approval of the proposed amendments to the Second Article of the Articles of Incorporation. The affirmative vote of at least a majority of the issued and outstanding capital	
		stock entitled to vote and represented at the annual stockholders' meeting is required for the approval of the other matters to be presented to the stockholders for decision. The election of directors is by plurality of votes.  b. Method of Voting In all items for approval, each share of stock entitles its registered owner to one vote. In case of election of directors, each stockholder may vote such	
		number of shares for as many persons as there are directors to be elected or he may cumulate said shares and give one nominee as many votes as the number of directors to be elected multiplied by the number of his shares shall equal, or he may distribute them on the same principle among as many nominees as he shall see fit, provided that the whole number of votes cast by him shall not exceed the number of shares owned by him multiplied by the total number of directors to be elected.	
		Each stockholder attending the annual stockholders' meeting in person or his proxy will be given a ballot, upon registration, to enable him to vote in writing on each item or proposal in the Agenda. There will also be computer stations outside the Ballroom where stockholders may cast. In addition, a stockholder may vote electronically in absentia using the online web address provided by the Company subject to validation procedures. A stockholder voting electronically in absentia shall be deemed present for purposes of quorum.	
		All votes will be counted and tabulated by the Office of the Corporate Secretary and the results will be validated by SGV & Co.	

4.	Board has an effective shareholder voting mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	Compliant	2019 Definitive Information Statement, Item 19. Method of Voting, page 19 <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf</a> Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any.  Refer to IMI's Revised CG Manual, Article VIII. Stockholders' Rights and Protection of Minority Stockholders' Interest, page 33 <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf</a>	
5.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting.	Compliant	Provide information on how this was allowed by board (i.e., minutes of meeting, board resolution)  Refer to IMI's Revised CG Manual, Article VIII. Stockholders' Rights and Protection of Minority Stockholders' Interest, d) Right to Information, page 33  The minority shareholders shall have the right to propose the holding of a meeting, and the right to propose items in the agenda of the meeting, provided the items are for legitimate business purpose.  In accordance with existing law and jurisprudence, minority shareholders shall have access to any and all information relating to matters for which the Management is accountable for and to those relating to matters for which the Management should include such information and, if not included, then the minority shareholders can propose to include such matters in the agenda of stockholders' meeting; provided always that, this right of access is conditioned upon the requesting shareholder's having a legitimate purpose for such access.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
6.	Board clearly articulates and enforces policies with respect to treatment of minority shareholders.	Compliant	Provide information or link/reference to the policies on treatment of minority shareholders  Refer to IMI's Revised CG Manual, Article VIII. Stockholders' Rights and Protection of	

			Minority Stockholders' Interest, page 33  https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
7.	Company has a transparent and specific dividend policy.	Compliant	Provide information on or link/reference to the company's dividend Policy.  Indicate if company declared dividends. If yes, indicate the number of days within which the dividends were paid after declaration. In case the company has offered scrip-dividends, indicate if the company paid the dividends within 60 days from declaration  2019 Definitive Information Statement, II. Market Price Of and Dividends on the Registrant's Common Equity, C) Dividends, page 47. <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf">https://www.global-imi.com/sites/2019%20IMI%20Definitive%20IS_0.pdf</a> Sec Form 17-A, Part II — Operational and Financial Information, Item 6. Market for Issuer's Common Equity and Related Stockholder Matters, page 36 (pdf page no. 38) <a href="https://www.global-imi.com/sites/default/files/IMI-2016%20AR_0.pdf">https://www.global-imi.com/sites/default/files/IMI-2016%20AR_0.pdf</a>	
Opt	tional: Recommendation 13.1			
1.	Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	Identify the independent party that counted/validated the votes at the ASM, if any.  2018 Annual Stockholders' Meeting Voting Results were validated by SyCip Gorres Velayo & Co. <a href="https://www.global-imi.com/sites/default/files/IMI%202018%20ASM%20Voting%20Results.pdf">https://www.global-imi.com/sites/default/files/IMI%202018%20ASM%20Voting%20Results.pdf</a>	
	commendation 13.2			
1.	Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	Compliant	Indicate the number of days before the annual stockholders' meeting or special 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 (SEC Form 20-IS)	

Supplemental to Recommendation 13.2		2018 Definitive Information Statement was issued on March 12, 2018, more than 28 days before the Annual Stockholders' Meeting on April 13, 2018.  Included in the Agenda of the ASM were the approval of the remuneration of the external auditor. <a href="https://www.global-imi.com/sites/default/files/2018%20IMI%20Definitive%20IS.pdf">https://www.global-imi.com/sites/default/files/2018%20IMI%20Definitive%20IS.pdf</a> <a href="https://edge.pse.com.ph/openDiscViewer.do?edge_no=fdd123e8767d1ee543ca0355_10b6ec2b#sthash.Js4climX.dpbs">http://edge.pse.com.ph/openDiscViewer.do?edge_no=fdd123e8767d1ee543ca0355_10b6ec2b#sthash.Js4climX.dpbs</a>	
Company's Notice of Annual     Stockholders' Meeting contains the     following information:		Provide link or reference to the company's notice of Annual Shareholders' Meeting  Refer to the 2019 Definitive Information Statement for the items below.  https://www.global- imi.com/sites/default/files/2019%20IMI%20Definitive%20IS 0.pdf  http://edge.pse.com.ph/openDiscViewer.do?edge_no=290674925740077fefdfc15ec 263a54d#sthash.x8rULaP7.dpbs	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	Compliant	Annex "A" Directors and Key Officers, page 21	
b. Auditors seeking appointment/re- appointment	Compliant	Item 7. Independent Public Accountants, page 10	
c. Proxy documents	Compliant	Proxy document (pdf page no. 4)	
Optional: Recommendation 13.2			
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Provide link or reference to the rationale for the agenda items  2019 Definitive Information Statement, Explanation of Agenda Items, pdf page no. 2 <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS</a> 0.pdf	

			http://edge.pse.com.ph/openDiscViewer.do?edge_no=290674925740077fefdfc15ec 263a54d#sthash.x8rULaP7.dpbs	
	ommendation 13.3	l a 11		
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	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.  2018 Annual Stockholders' Meeting Voting Results <a href="https://www.global-imi.com/sites/default/files/IMI%202018%20ASM%20Voting%20Results.pdf">https://www.global-imi.com/sites/default/files/IMI%202018%20ASM%20Voting%20Results.pdf</a> 2018 ASM Minutes of Meeting <a href="https://www.global-imi.com/sites/default/files/IMI%20-%20Minutes%20of%202018%20Annual%20Stockholders%27%20Meeting.pdf">https://www.global-imi.com/sites/default/files/IMI%20-%20Minutes%20of%202018%20Annual%20Stockholders%27%20Meeting.pdf</a>	
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	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  2018 Annual Stockholders' Meeting Voting Results  https://www.global- imi.com/sites/default/files/IMI%202018%20ASM%20Voting%20Results.pdf  Results of Annual Stockholders' meeting  https://www.global-imi.com/sites/default/files/IMI%20PSE-SEC- Results%20of%20Annual%20Stockholders%27%20Meeting%20and%20Organization al%20BOD%20Meeting%2004%2013%2018.pdf  Minutes of 2018 Annual Stockholders' Meeting	

			https://www.global-imi.com/sites/default/files/IMI%20- %20Minutes%20of%202018%20Annual%20Stockholders%27%20Meeting.pdf	
Sup	plement 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	Indicate if the external auditor and other relevant individuals were present during the ASM and/or special meeting  The external auditor (Sycip, Gorres Velayo & Co.) was present during the last Annual Stockholders' Meeting in April 2018.	
Rec	commendation 13.4			
1.	Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Compliant	Refer to IMI's Revised CG Manual, Article II, 1.12 Specific Duties of the Board of Directors, g), (page 18)  g) Establish and make available an alternative dispute resolution mechanism in the Corporation that can amicably settle intra-corporate disputes;  Refer to IMI's Revised CG Manual, Article III, 1.12 3. Alternative Dispute Resolution Mechanism, page 35  Alternative Dispute Resolution Mechanism Any controversy or claim brought directly by a shareholder of the Corporation against the Corporation or any of its Directors, officers, or agents may be settled by arbitration as provided under the Philippine Alternative Dispute Resolution Act of 2004.  The arbitration shall be conducted in accordance with the Arbitration Rules of the Philippine Dispute Resolution Center, Inc. of the Philippine Chamber of Commerce and Industry (the "Arbitration shall be in Metro Manila and the language of arbitration shall be in English.  There shall be three (3) arbitrators (the "Arbitral Tribunal") to be appointed in accordance with the Arbitration Rules.  The parties shall be bound by the award rendered by the Arbitral Tribunal and confirmed by the appropriate Regional Trial Court.  Arbitration shall not be available for disputes involving claims in excess of One Million	

The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Pesos (PhP1,000,000.00) or involving the determination of the fair valuation of shares in appraisal proceedings.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf  Provide link/reference to where it is found in the Manual on Corporate Governance  Refer to IMI's Revised CG Manual, Article III, 1.12 3. Alternative Dispute Resolution Mechanism, page 35  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf	
Recommendation 13.5			
Board establishes an Investor Relations     Office (IRO) to ensure constant     engagement with its shareholders.	Compliant	Disclose the contact details of the officer/office responsible for investor relations, such as:  1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address  IMI 's Investor Relations Office:  Anthony Raymond P. Rodriguez 02-756-6840 Local 5300 ir@global-imi.com  Refer to IMI's Revised CG Manual, Article VII Communication and Information, 2. The Investor Relations Function, page 32. https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
IRO is present at every shareholder's meeting.	Compliant	Indicate if the IRO was present during the ASM.  The Investor Relations Officer, Mr. Anthony Rodriguez has attended the Company's Annual Stockholders' Meeting last April 13, 2018.	
Supplemental Recommendations to Principle 13			

1.	Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group	Compliant	Provide information on how anti-takeover measures or similar devices were avoided by the board, if any.  IMI has a Finance Committee who are responsible to oversee the financial policy and capital structure strategies, including capital structure, dividend policy, and capital allocation decisions that may be brought to the Board for approval. <a href="https://www.global-imi.com/sites/default/files/IMI_Charter-of-Finance-Committee May-2017.pdf">https://www.global-imi.com/sites/default/files/IMI_Charter-of-Finance-Committee May-2017.pdf</a>	
2.	Company has at least thirty percent (30%) public float to increase liquidity in the market.	Compliant	Indicate the company's public float.  As of December 31, 2018, IMI's public float was 30.63% <a href="http://edge.pse.com.ph/openDiscViewer.do?edge_no=bd20f604d3457e7eefdfc15ec_263a54d#sthash.SrDX3kkP.dpbs">http://edge.pse.com.ph/openDiscViewer.do?edge_no=bd20f604d3457e7eefdfc15ec_263a54d#sthash.SrDX3kkP.dpbs</a>	
Opt	ional: Principle 13			
1.	Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM  Revised Manual of Corporate Governance, Article VIII. Stockholders' Rights and Protection of Minority Stockholders' Interests, page 33. <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf</a>	
2.	Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	Disclose the process and procedure for secure electronic voting in absentia, if any.  2019 Definitive Information Statement, Annex C <a href="https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf">https://www.global-imi.com/sites/default/files/2019%20IMI%20Definitive%20IS_0.pdf</a>	

#### **Duties to Stakeholders**

**Principle 14:** The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights 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			
Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	Compliant	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.  Company Website – Governance, Annual Corporate Governance Report, Role of Stakeholders <a href="https://www.global-imi.com/governance/annual-corporate-governance-report">https://www.global-imi.com/governance/annual-corporate-governance-report</a> Company Website – Governance, Sustainability  2018 Corporate Sustainability Report <a href="https://www.global-imi.com/governance/sustainability">https://www.global-imi.com/governance/sustainability</a> 2018 Annual Report – Road to Sustainability (page 60) <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
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  Revised Manual of Corporate Governance, Article VIII. Stockholders' Rights and Protection of Minority Stockholders' Interests, page 33  https://www.global-imi.com/sites/default/files/IMI- Revised%20CG%20Manual%202018_Nov%202018_0.pdf  Company Website – Governance, Sustainability 2018 Corporate Sustainability Report https://www.global-imi.com/governance/sustainability	
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, dedicated 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.  Whistleblower Policy <a href="https://www.global-imi.com/sites/default/files/whistleblower-policy.pdf">https://www.global-imi.com/sites/default/files/whistleblower-policy.pdf</a>	

Supplement to Recommendation 14.3  1. Company establishes an alternative	Compliant	Company Website – Governance, Annual Corporate Governance Report, Role of Stakeholders <a href="https://www.global-imi.com/governance/annual-corporate-governance-report">https://www.global-imi.com/governance/annual-corporate-governance-report</a> Provide information on the alternative dispute resolution system established by the company.	
dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.		Refer to IMI's Revised CG Manual, Article III, 1.12 3. Alternative Dispute Resolution Mechanism, page 35 <a href="https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018">https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018</a> Nov%202018 0.pdf	
Additional Recommendations to Principle 14			
1. Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.  2.	Compliant	Disclose any requests for exemption by the company and the reason for the request.  The Company did not seek any exemption from the applicable laws, rules and regulations.  IMI's Code of Business Conduct and Ethics, E. Management System <a href="https://www.global-imi.com/governance/code-business-conduct-and-ethics">https://www.global-imi.com/governance/code-business-conduct-and-ethics</a>	
3. Company respects intellectual property rights.	Compliant	IMI's Code of Business Conduct and Ethics, D. Ethics, 4) Intellectual Property.  Intellectual Property Intellectual property rights are to be respected; transfer of technology and knowhow is to be done in a manner that protects intellectual property rights; and, customer and supplier information is to be safeguarded.  https://www.global-imi.com/governance/code-business-conduct-and-ethics	
Optional: Principle 14	1		
1. Company discloses its policies and	Compliant	Identify policies, programs and practices that address customers' welfare or provide	

Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Company Website – Governance, Annual Corporate Governance Report, Role of Stakeholders https://www.global-imi.com/governance/annual-corporate-governance-report  Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.  Company Website – Governance, Annual Corporate Governance Report, Role of Stakeholders https://www.global-imi.com/governance/annual-corporate-governance-report	
Principle 15: A mechanism for employee par corporate governance processes.  Recommendation 15.1  1. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	ticipation should be	Provide information on or link/reference to company policies, programs and procedures that encourage employee participation.  IMI's Code of Business Conduct and Ethics, E. Management System and Corporate Social Responsibility.  https://www.global-imi.com/governance/code-business-conduct-and-ethics  Company Website – Governance, Sustainability 2018 Corporate Sustainability Report https://www.global-imi.com/governance/sustainability	d participate in its
Supplement to Recommendation 15.1		integration in the control of the co	
Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	Disclose if company has in place a merit-based performance incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders.  The Company issues Employee Stock Ownership Plan (ESOWN) which allows grantees to purchase the Parent Company's shares at a discounted price.	

			IMI 2018 Annual Report, Note 28. Employee Stock Ownership Plan, page 140. https://www.global-imi.com/investors/annual-reports	
2.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	Disclose and provide information on policies and practices on health, safety and welfare of employees. Include statistics and data, if any.  Environment, Health and Safety Policy and Code of Conduct and Ethics <a href="https://www.global-imi.com/sites/default/files/EHS-Policy.pdf">https://www.global-imi.com/sites/default/files/EHS-Policy.pdf</a> <a href="https://www.global-imi.com/sites/default/files/2018%20IMI%20Code%20of%20Conduct_BOD_rev%20D.PDF">https://www.global-imi.com/sites/default/files/2018%20IMI%20Code%20of%20Conduct_BOD_rev%20D.PDF</a>	
3.	Company has policies and practices on training and development of its employees.	Compliant	Disclose and provide information on policies and practices on training and development of employees.  Include information on any training conducted or attended.  Company Website – Governance, Annual Corporate Governance Report, Role of Stakeholders <a href="https://www.global-imi.com/governance/annual-corporate-governance-report">https://www.global-imi.com/governance/annual-corporate-governance-report</a> Company Website – Governance, Sustainability 2018 Corporate Sustainability Report <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a> 2018 Annual Report – Fortifying Our Human Capital, page 64-66 <a href="https://www.global-imi.com/investors/annual-reports">https://www.global-imi.com/investors/annual-reports</a>	
Red	commendation 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	Identify or provide link/reference to the company's policies, programs and practices on anti- corruption  Revised Manual of Corporate Governance, 1.12 Reponsibilities of the Board for Good Governance (page 13)  v) Create and design a Code of Conduct with an anti-corruption policy and	

2. Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	programs suitable to the needs of the Corporation and ensure proper and efficient implementation and monitoring of compliance with the Code, including providing appropriate orientation and training to the Board, senior management and employees;  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  IMI's Code of Business Conduct and Ethics, IV. Ethics, pdf page 11. https://www.global-imi.com/sites/default/files/2018%20IMI%20Code%20of%20Conduct BOD rev%20D. PDF  Identify how the board disseminated the policy and program to employees across the organization  Revised Manual of Corporate Governance, 1.12 Reponsibilities of the Board for Good Governance (page 13)  v) Create and design a Code of Conduct with an anti-corruption policy and programs suitable to the needs of the Corporation and ensure proper and efficient implementation and monitoring of compliance with the Code, including providing appropriate orientation and training to the Board, senior management and employees;  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  IMI's Code of Business Conduct and Ethics, IV. Ethics, pdf page 11. https://www.global-imi.com/sites/default/files/2018%20IMI%20Code%20of%20Conduct BOD rev%20D. PDF	
Supplement to Recommendation 15.2			
Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying	Compliant	Identify or provide link/reference to the company policy and procedures on penalizing employees involved in corrupt practices.  Include any finding of violations of the company policy.	

and receiving bribes.		IMI's Code of Business Conduct and Ethics, 5.2 Fair Dealing, 5.2.1 Accepting Gifts or Gratitude and Entertainment. <a href="https://www.global-imi.com/governance/code-business-conduct-and-ethics">https://www.global-imi.com/governance/code-business-conduct-and-ethics</a>	
Recommendation 15.3			
1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation  1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	Compliant	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees.  Indicate if the framework includes procedures to protect the employees from retaliation.  Provide contact details to report any illegal or unethical behavior.  IMI's Whistleblower Policy  The policy includes procedures to protect the employees from retaliation. (Item 4.0 No Retaliation, page 2)  The Global Human Resource Head is the designated Ethics Officer.  IMI's official website has a "Contact Us" facility wherein all stakeholders of Company can communicate directly to the Company.  https://www.global-imi.com/sites/default/files/whistleblower-policy.pdf  Revised Manual of Corporate Governance, 1.12 Reponsibilities of the Board for Good Governance (page 13)  w) Establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation, and to have direct access to a unit created to handle whistleblowing concerns and ensure its enforcement;  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	
2. Board establishes a suitable framework	Compliant	IMI's Whistleblower Policy, 6.0 Ethics Officer.	200 (04

for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.		The Global Human Resources Head is the designated Ethics Officer. The Ethics officer has direct access to the Audit Committee and is required to report to the Audit Committee at least annually on compliance activity.  Revised Manual of Corporate Governance, 1.12 Reponsibilities of the Board for Good Governance (page 13)  w) Establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation, and to have direct access to a unit created to handle whistleblowing concerns and ensure its enforcement;  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018_Nov%202018_0.pdf	
Board supervises and ensures the enforcement of the whistleblowing framework.  3. Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant	Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing.  The Board through its Audit Committee reviews annually if there are any cases raised through the Ethics Officer.  Refer to IMI's Whistleblower Policy https://www.global-imi.com/sites/default/files/whistleblower-policy.pdf  Revised Manual of Corporate Governance, 1.12 Reponsibilities of the Board for Good Governance (page 13)  w) Establish a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation, and to have direct access to a unit created to handle whistleblowing concerns and ensure its enforcement;  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf	

**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.

Decrease detical 10.1				
1. Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.	Compliant	Provide information or reference to a document containing information on the company's community involvement and environment-related programs.  SOCIAL  It is the intent of IMI and its subsidiaries to have all employees, officers and directors conduct themselves in ways that demonstrate ethical standards in all dealings with customers, suppliers, government, the public and each other at all times.  IMI's Code of Conduct outlines the standards to ensure that working conditions in the company are safe and that workers are treated with respect and dignity.  ENVIRONMENT  IMI recognizes that environmental responsibility is integral to producing world-class products. All IMI sites adopt an international management systems standard, ISO 14001.  Revised Manual of Corporate Governance, Article IX Sustainability and Social Responsibility, page 35.  https://www.global-imi.com/sites/default/files/IMI-Revised%20CG%20Manual%202018 Nov%202018 0.pdf  IMI 2018 Annual Report, Road to Sustainability, page 60 https://www.global-imi.com/investors/annual-reports  IMI's Code of Business Conduct and Ethics https://www.global-imi.com/sites/default/files/2018%20IMI%20Code%20of%20Conduct_BOD_rev%20D. PDF		
Optional: Principle 16  1. Company ensures that its value chain is environmentally friendly or is consistent with promoting sustainable development	Compliant	Identify or provide link/reference to policies, programs and practices to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development.		

2018 Annual Report – Our Integrated Value Chain, Page 10-13; Safeguarding our Natural Capital, Page 62-63; Outreach Beyond Boarders, Pages 68-69 and A Culture of Community, page 70.

https://www.global-imi.com/investors/annual-reports

#### **Energy Management**

IMI is continuously obtaining energy savings through various site's energy management programs and initiatives on its major facilities equipment.

#### Water Management

IMI is generating water savings through its water conservation programs.

#### Waste management

IMI has been implementing a policy on the handling, storage and disposal of wastes since Y2000. Regular and common monitoring activities include:

- Going beyond compliance to applicable laws and regulations related to wastes
- Judicious enforcement of the 3R program in the disposition of its chemicals for manufacturing processes, waste segregation, and waste composition
- Regular conduct of periodic conformance audits and safety inspections
- Assurance of proper disposal of wastes through accredited wastes haulers, treaters and recyclers

#### <u>Air Emmissions - NOx, SOx, Particulate Matter</u>

IMI conducts regular emission testing and monitoring of significant parameters of air pollutant in compliance to Clean Air Act.

#### Effluents (Wastewater)

IMI conducts regular effluent sampling and monitoring of significant parameters on water quality, in compliance to General Effluent Guidelines.

#### **Recycling and Recovery**

IMI monitors due diligently the implementation of:

- Segregation of waste at the source, and reuse of other reusable materials
- Requiring its haulers to provide material recovery facility, and to

		segregate the recoverable materials, thereby, reducing the dumping of residual waste to municipal land fill.  Restricted materials management  IMI has developed a comprehensive policy on green manufacturing and procurement. It has adopted a system on Hazardous Substances Process	
		Management (HSPM). The policy is designed to manage hazardous substances in the manufacturing operations and adhere to all applicable laws, regulations, and other customer-specific requirements on the prohibition or restriction of specific substances in products and in manufacturing.	
		Responsible Sourcing of Minerals  Policy is to continuously support the sourcing of minerals / metals from compliant smelters or smelters not supporting the rebel groups of DRC and adjoining countries.	
		Supplier Assessment and Accreditation  Customers of IMI are now getting vigilant in implementing RBA (responsible business alliance) requirements. IMI assessment to supplier can be through documents and on-site audit. New suppliers are being assessed through records that they are submitting to IMI during management assessment and material review. During material review, it is being assessed if hazardous substance contents are still within permissible limit.	
Company exerts effort to interact positively with the communities in which it operates	Compliant	Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates.  IMI remains committed to the larger, global community, evident in its faithful dedication to good governance and corporate social responsibility.	
		Community Relations There is an increased engagement over the years in many IMI sites across the various range of Corporate Social Responsibility (CSR) related activities particularly in outreach programs, livelihood projects, industry-academe collaboration activities along with tie-ups with academic institutions where IMI is located.	

2018 Integrated Annual Corporate Governance Report	
Integrated Micro-Electronics, Inc.	

	Other CSR programs include book drive and clean-up campaign for public schools,	
	medical missions, blood-letting donations, and fund-raising projects for victims of	
	natural calamities, disasters rebel siege as well as children's fund programs.	

#### **SIGNATURES**

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of Makati on APR 25 2019

JAIME AUGUSTO ZOBEL DE AYALA Chairman, Board of Directors

ARTHUR R. TAN
Chief Executive Officer

EDGAR O. CHUA
Lead Independent Director

HIROSHI NISHIMURA Independent Director

SOLOMON M. HERMOSURA Corporate Secretary SHÉRISA P. NUESA Independent Director

JAIME G. SANCHEZ
Compliance Officer

SUBSCRIBED AND SWORN to before me this \_\_respective Passports as follows:

Solomon M. Hermosura

Jaime G. Sanchez

APR 2 5 2019

, affiants exhibiting to me their

NAME PASSPORT NO.

Jaime Augusto Zobel de Ayala P9640299A

Arthur R. Tan P7928971A

Edgar O. Chua P6132744A

Hiroshi Nishimura TZ0841499

Sherisa P. Nuesa EC1320564

P6132744A TZ0841499 EC1320564 EC5542302 PO280699A Nov 21, 2018; Manila Jul 13, 2018; Manila Feb 22, 2018; Manila Jul 17, 2013; Manila June 4, 2014; Manila Sep 30, 2015; Manila

Sep 19, 2016; Batangas

DATE AND PLACE OF ISSUE

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Notarial DST pursuant to Sec. 188 of the Tax Code affixed on Notary Public's copy. MARIA PAULA G. ROMERO-BAUTISTA Notary Public – Makati City

Appt. No. \$\\$5\$ until December 31, 2019

Roll of Attorneys No. 58335

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PTR No. 7341730ME - 01/08/19 - Makati City

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