Philippines

**Empire Insurance Company** 

PLCName StockCode Expert Name

Sector

Year 2013

Date of Financial Year End 31/12/2013

		Source Document/ Location of Informatic Yes/N	lo Poin	t REMARKS
С	Role of Stakeholders			
C.1	The rights of stakeholders that are established by law or through mutual agreements are to be respected.			
	Does the company disclose a policy that :			
C.1.1	Stipulates the existence and scope of the company's efforts to address customers' health and safety?	Y	1	The company has a CGL Policy to cover for the safety of our clients.
C.1.2	Explains supplier/contractor selection practice?	Y	1	Management selects Suppliers thru bidding. Safeguards for performance are stipulated in the contracts such as performance bond. Contracts are reviewed by Legal Counsels and are evaluated in the Board Meetings.
C.1.3	Describes the company's efforts to ensure that its value chain is environmentally friendly or is consistent with promoting sustainable development?	Company Corporate Governance le Y	1	By its nature our business has limited impact on the environment.
C.1.4	Elaborates the company's efforts to interact with the communities which they operate?	in Y	1	Management sees to it that dealings with stakeholders are above Board. Sensitive matters are presented to the Board taken up with legal counsel.
C.1.5	Directs the company's anti-corruption programmes and procedure	s? Y	1	Internal Audit lays out procedures & enforces implementation to avoid corruption.
C.1.6	Describes how creditors' rights are safeguarded?	Corporate Governance Y	1	

-	S	ource Document/ Location of Informatic Yes/N	o Point	t REMARKS
С	Role of Stakeholders			
	Does the company disclose the activities that it has undertaken to implement the above mentioned policies?			
C.1.7	Customer health and safety	Υ	1	CGL, Mission Statement
C.1.8	Supplier/Contractor selection and criteria	Υ	1	In Contracts; Mission Statement
C.1.9	Environmentally-friendly value chain	Υ	1	
C.1.10	Interaction with the communities	Υ	1	Vision and Mission Statement
C.1.11	Anti-corruption programmes and procedures	N/A	0	This is unspoken but a value retained by the Board & Management.
C.1.12	Creditors' rights	Loss Reserve, Audited Financial Y Statement	1	
C.1.13	Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section?	N	0	
C.2	Where stakeholder interests are protected by law, stakeholders should have the opportunity to obtain effective redress for violation of their rights.			
C.2.1	Does the company provide contact details via the company's website or Annual Report which stakeholders (e.g. customers, suppliers, general public etc.) can use to voice their concerns and/or complaints for possible violation of their rights?	empireinsurance.co Y	1	
C.3	Performance-enhancing mechanisms for employee participation should be permitted to develop.			
C.3.1	Does the company explicitly disclose the health, safety, and welfare policy for its employees?	Company Benefits, Compensation y package, Healthcare Contract	1	Compensation Package, Healthcare Contract
C.3.2	Does the company publish data relating to health, safety and welfare of its employees?	Company Benefits, Healthcare Contract N	0	Compensation Package, Funeral Benefits

		Source Document/ Location of Informatic	Yes/No	Point	t REMARKS
2	Role of Stakeholders				
C.3.3	Does the company have training and development programmes for its employees?	Company sends Employees for training at the Insurance Institute for Asia & the Pacific	Υ	1	
C.3.4	Does the company publish data on training and development programmes for its employees?	Company provides the Insurance Development program as offered by IIAP.	Y	1	
C.3.5	Does the company have a reward/compensation policy that account for the performance of the company beyond short-term financial measures?	Is Company Benefits: Professional Incentive Bonus; Years of Service Award; Christmas Bonus	Υ	1	
	Stakeholders including individual employee and their				
C.4	representative bodies, should be able to freely communicate their concerns about illegal or unethical practices to the board and their rights should not be compromised for doing this.				
C.4.1	concerns about illegal or unethical practices to the board and their		N/A	0	Given the small size of the Company, the op door policy serves as the effective mode of relaying such concerns to the Board. Repor and Informants' names are confidential.
	concerns about illegal or unethical practices to the board and their rights should not be compromised for doing this.  Does the company have procedures for complaints by employees		N/A N/A	0	door policy serves as the effective mode of relaying such concerns to the Board. Report