Securities and Exchange Commission SEC FORM -	I-ACGR
INTEGRATED ANNUAL CORPORA	ATE GOVERNANCE REPORT
1. For the fiscal year ended <u>December 31, 2018</u>	
2. SEC Identification Number <u>CS200711792</u> 3. BIR Ta	x Identification No. 006-806-867
4. Exact name of issuer as specified in its charter GT CA	PITAL HOLDINGS, INC.
5. <u>Metro Manila. Philippines</u> Province, Country or other jurisdiction of incorporation or organization	6. (SEC Use Only) Industry Classification Code:
7. <u>43rd GT Tower International 6813 Ayala Ave., cor. H.V.</u> Address of principal office	Dela Costs St. Makati City 1227 Postal Code
8. <u>(632) 836-4500</u> Issuer's telephone number, including area code	

9. N/A..... Former name, former address, and former fiscal year, if changed since last report.

	COMPLIANT/ NON- COMPLIANT	AL CORPORATE GOVERNANCE REPORT ADDITIONAL INFORMATION	EXPLANATION
	The Board's Gov	ernance Responsibilities	
Principle 1: The company should be headed by competitiveness and profitability in a manner co other stakeholders.			
Recommendation 1.1 Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	 Provide information or link/reference to a document containing information on the following: 1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors 2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance GT Capital Holding Inc.'s ("GT Capital") Website https://www.gtcapital.com.ph/about/bo ard-of-directors The business experience of the members of the Board for the last five (5) years. Definitive Information Statement for the year 2019 ("DIS") Item 5. Directors & Executive Officers of the Registrant, pp. 10-12. http://edge.pse.com.ph/openDiscViewerdo?edge_no=8c1f4eb1fg542bebetdfc15 ec263a54d#sthash.mzjbRxW0.dpbs 	

2. Board has an appropriate mix of competence and expertise.	Compliant	(see above)	
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		
Recommendation 1.2			
 Board is composed of a majority of non- executive directors. 	Compliant	Identify or provide link/reference to a document identifying the directors and the type of their directorships. Only one (1) director, Carmelo Maria Luza Bautista, is also an executive officer. The rest of the Board is composed of non- executive directors. <u>DIS</u> , Item 5. Directors & Executive Officers of the Registrant, pp. 8-9 <u>http://edge.pse.com.ph/openDiscViewer</u> .do?edge_no=8c1f4eb1fa542bebefdfc15 ec263a54d#sthash.mzjbRxW0.dpbs	
Recommendation 1.3			

 Company provides in its Board Charter and Manual on 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. The incumbent as well as newly-elected directors are required to attend a seminar on corporate governance which shall be conducted by a duly-recognized private or government institute. Manual on Corporate Governance (MCG) amended as of May 08, 2019 Section 4.2 Training Process, p. 24 & Annex D: Corporate Governance Committee Charter https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20May %208,%202019.pdt	
---	---	--

2.	Company has an orientation program for first time 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. It is the Company's policy to require its first-time directors to undergo an orientation program on SEC-mandated topics on corporate governance and an introduction to the Corporation's business, Manual on Corporate Governance, Articles of Incorporation and By-Laws and to encourage and support its directors as regards annual attendance in continuing education and development programs	
			on corporate directorship. <u>MCG</u> Section 2.2.2.7, p.12 <u>https://www.gtcapital.com.ph/storage/u</u> <u>ploads/2019/05/MCG%20as%20of%20May</u> <u>%208,%202019.pdf</u>	
			New directors were also oriented regarding GT Capital's core businesses. A budget is also in place for continuous professional education to ensure the continuous effective performance of their functions and to keep its directors abreast of relevant and latest developments. In 2018, directors of the Corporation attended various programs on corporate governance, details of which can be found in the Annual Report.	
	SEC Form - I-ACGR * Updated 21Dec2017		Annual Report, p. 65 https://www.gtcapital.com.ph/storage/u ploads/annual- reports/GICAP_AR18_web.pdf	Page 5 of 146

100

 Company has relevant annual continuing training for all directors. 	Compliant	A budget is also in place for continuous professional education to ensure the continuous effective performance of their functions and to keep its directors abreast of relevant and latest developments. In	
		2018, directors of the Corporation attended various programs on corporate governance, details of which con be found in the Annual Report.	
		Annual Report, p. 65 https://www.gtcapital.com.ph/storage/u ploads/annual- reports/GTCAP_AR18_web.pdf	
		GI Capitol's Website	
		Orientation and Continuing Education Initiatives https://www.gtcapital.com.ph/meetings-	
Recommendation 1.4		seminars	

1. Board has a policy on board diversity.	Compliant	Provide information on or link/reference to a document containing information on the company's board diversity policy. <u>MCG</u> Section 2.2.2.5, pp. 11-12 <u>https://www.gtcapitol.com.ph/storage/u</u> <u>ploads/2019/05/MCG%20as%20of%20Mo</u> <u>y%208,%202019.pdf</u> Indicate gender composition of the board. <u>Results of Annual Stockholders' Meeting</u> <u>("Results of ASM") held on May 09, 2018</u> <u>http://edge.pse.com.ph/openDiscViewe</u> <u>r.do?edge_no=3cb4d13d0185586943ca0</u> <u>35510b6ec2b#sthosh.YF0J9Ylr.dpbs</u>	
Optional: Recommendation 1.4		35510b6ec2b#sthosh.YFQI9YIr.dpbs Results of Annual Stockholders' Meeting ["Results of ASM"] held on May 08, 2019 http://edge.pse.com.ph/openDiscViewe r.do?edge_no=e81bd84a65503cc5efdfc 15ec263a54d#sthash.nVNr5xo5.dpbs	

1. Company has a policy on and discloses	Compliant	Provide information on or link/reference to a	
measurable objectives for implementing its	Compilan	document containing the company's policy	
		and measureable objectives for	
board diversity and reports on progress in		implementing board diversity.	-
achieving its objectives.			
		Provide link or reference to a progress report	
		in achieving its objectives.	
		While there are currently no female	
		independent directors on the board, the	
		Corporation values and promotes a	
		policy on board diversity through the	
		input of its female advisers and senior	
		executive officers who attend the board	
		meetings.	- 1
		The policy on board diversity is in the	
		Corporation's MCG and is considered by	
	b	the Nomination Committee in preparing	1.0
		the final list of candidates for nomination	
		to the Board of Directors.	
		MCG	
		Section 2.2.2.5, pp. 11-12	1. A.
	0.0	Annex A. Nominations Committee	
		Charter, pp. 1-2	1
		https://www.gtcapital.com.ph/storage/u	
		ploads/2019/05/MCG%20as%20of%20Ma	
		<u>y%208,%202019.pdf</u>	
		Annual Report, p. 63	
		https://www.gtcapital.com.ph/storage/u	
		ploads/annual-	
		reports/GTCAP_AR18_web.pdf	

Page 8 of 146

Re	commendation 1.5	In the American Barrier		
1.	Board is assisted by a Corporate Secretory.	Compliant	Provide information on or link/reference to a document containing information on the	
2.	Corporate Secretory is a separate individual from the Compliance Officer.	Compliant	Corporate Secretory, including his/her name, qualifications, duties and functions. The Corporate Secretory, Antonio V. Viray, is not a member of the Boord and is not the Corporation's Compliance Officer.	
3.	Corporate Secretory is not a member of the Boord of Directors.	Compliant	Annual Report, p. 88 https://www.gtcapital.com.ph/storage/u ploads/annual- reports/GTCAP_AR18_web.pdf Duties and Functions - MCG Section 2.5.1, pp.19-20 https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20os%20of%20May %208,%202019.pdf	

 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 	
Optional: Recommendation 1.5			

1. 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	
		The Corporate Secretary herein certifies	2.2070世纪的第三个中心。 第二个中心
		that materials for board meetings are	
	A NOW A REPUT OF	distributed at least five (5) business days	
		before scheduled meetings, in	A Charles and the second
		accordance with his duties and	
		responsibilities. The certification is	
	An en line and	attached as Annex "A".	
		MCG	
		Section 2.5.1(g) p. 19	
		https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf	
Recommendation 1.6			

1.	Board is assisted by a Compliance Officer.	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. GT Capital's Compliance Officer/ Head of Legal and Compliance Department, Atty.	
			Renee Lynn Miciano-Atienza, is ranked Vice President and is not a member of the Board. Qualifications -	
			Annual Report, p. 89 https://www.gtcapital.com.ph/storage/u ploads/annual- reports/GTCAP_AR18_web.pdf Duties and Functions —	
			MCG	
2.	Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation.	Compliant	Section 2.7, pp. 21-22 https://www.atcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf	
3.	Compliance Officer is not a member of the board.	Compliant		

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	
		On July 18, 2018, Atty. Miciano-Atienza attended the ASEAN Corporate Governance Scorecard ("ACGS") for Publicly-Listed Companies.	
		Advisement Letter on Attendance in ACGS for Publicly-Listed Companies http://edge.pse.com.ph/openDiscViewe r.do?edge_no=8042d66fffa089d943ca03 5510b6ec2b#sthash.fsRPZINS.dpbs	
		Atty. Miciano-Atienza attended the Advanced Corporate Governance Training Program provided by the Institute of Corporate Directors, for at least four (4) hours.	
		Advisement Letter on Attendance in Advanced Corporate Governance Iraining Program http://edge.pse.com.ph/openDiscViewe r.do?edge_no=e4278378d11d73f143ca03 5510b6ec2b#sthash.kEl6sDy3.dpbs	

and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders.

Recommendation 2.1

 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) The directors attend and actively participate in board and committee meetings. Pursuant to the Manual on Corporate Governance, directors undertake to conduct fair business transactions with the Corporation, devote time and attention to the Corporation, act judicially and exercise independent judgment on the Corporation's issues, and observe confidentiality. <u>MCG</u> Section 2.1.3, pp. 5-6 <u>https://www.atcapital.com.ph/storaae/u</u> ploads/2019/05/MCG%20os%20of%20Ma y%208,%202019.pdf	
Recommendation 2.2			

 Board oversees the development, review and approval of the company's business objectives and strategy. 	Compliant	Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes of meeting)	
 Board oversees and monitors the implementation of the company's business objectives and strategy. 	Compliant	Indicate frequency of review of business objectives and strategy The Board, pursuant to its duty to oversee the Corporation's business objectives, reviews and discusses the Corporation's strategic direction before the start of each fiscal year, taking into consideration the estimated budget and forecasts presented by Management. Questions as to key strategies and goals are also included in the Board and Director self-assessment forms.	
		MCG Section 2.1.2(b), p. 4 https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf Annual Report, p. 62 https://www.gtcapital.com.ph/storage/u ploads/annual- reports/GTCAP_AR18_web.pdf	

	oard has a clearly defined and updated ision, mission and core values.	Compliant	Indicate or provide link/reference to a document containing the company's vision, mission and core values. GT Capital's website <u>https://www.gtcapital.com.ph/about/visi</u> <u>on-mission</u> Indicate frequency of review of the vision, mission and core values. Management reviews the vision, mission and core values of the Corporation annually. Any proposed amendments are approved by the Board.	
th pr co	oard has a strategy execution process nat facilitates effective management performance and is attuned to the ompany's business environment, and ulture.	Compliant	Provide information on or link/reference to a document containing information on the strategy execution process.The business strategy of the Corporation is developed by the Management Committee, with guidance from the Executive Committee, in an annual strategic planning session held every November. The Management Committee is guided by the Executive Committee, which is comprised of key members of the Board. The strategies and objectives formulated by the Management Committee are then conveyed to the relevant personnel and all material transactions and acts are approved by the relevant Committees and the Board.	

Board is headed by a competent and	Compliant	Provide information or reference to a	
qualified Chairperson.		document containing information on the	
		Chairperson, including his/her name ond qualifications	
		The Corporation's Chairperson is Mr.	
		Arthur Vy Ty.	
		Qualifications –	
		Annual Report, pp. 83-84	
		https://www.gtcapital.com.ph/storoge/u	
		ploads/annual-	
		reports/GTCAP AR18 web.pdf	

Board ensures and adopts an effective	Compliant	Disclose and provide information or	
succession planning program for directors,		link/reference to a document containing	
		information on the company's succession	
key officers and management.		planning policies and programs and its	
		implementation	
		Pursuant to GT Capital's ongoing	
		development of its succession planning	
		policy, in March 2018, GT Capital	
		requested a third-party assessor to	
		evaluate its officers and employees to	
		assume more challenging roles in the	
		Corporation. The assessment focused on	
		the competence and effectiveness of	
		each individual's performance in 2017.	
		Recognizing the needs for continuing	
	1	education and development of its	
		employees, GI Capital's HR and	
		Administration Department identifies	
		programs and allocates a budget that	
		allows employees to acquire and	
		enhance technical leadership and	
		behavioral competencies. Both	
		employees and Senior Management are	
		likewise encouraged to attend programs	
		which address any competency gaps	
		and which expose them to the latest	
		concepts, information and techniques in	
		their respective field as well as to further	
		build their competencies in preparation	
		for higher responsibilities in the future.	
		These training and development	
		programs supplement the mentoring	
		provided by each Department Head and the President to the officers of GT	
		Capital.	
		https://www.gtcapital.com.ph/corporat	
EC Form – I-ACGR * Updated 21Dec2017		e-governance-updates	Dage 19 -64
	1	2 governmence abodies	Page 18 of 1

2. Board adopts a policy on the retirement for directors and key officers.	Compliant	Retirement age for officers is 55 years old; however, the term of such officers may be extended.	
		The retirement policy, which includes retirement benefits for officers and other employees, may be found in the GT Capital's Employee Handbook.	
		The Head of Human Resources and Administration certifies to the existence of an employee handbook. The certification is attached as Annex "B".	
-		Employee Handbook Section 5.10	
Recommendation 2.5			

Board aligns the remuneration of key	Compliant	Provide information on or link/reference to a	
officers and board members with long-	Compilant	document containing information on the	
		company's remuneration policy ond its	
term interests of the company.		implementation, including the relationship	
		between remuneration and performance.	
Board adopts a policy specifying the		between ternoneration and performance.	
relationship between remuneration and			
	1	The Compensation Committee is tasked	
performance.		to develop a policy on remuneration of	
		directors and key officers of the	
		Corporation and to ensure that their	
		compensation is consistent with the	
		Corporation's culture, strategy, long-term	
		interests and the business environment in	
		which it operates.	
		Remuneration of directors (including	
		Independent and Non-Executive	
		Directors) consists of per diem and	
		transportation allowances as well as a	
		year-end bonus which is not dependent	
		on performance. Directors do not	
		receive any remuneration in the nature	
		of options or performance shares.	
		Appud Poport p 45	
		Annual Report, p. 65	
		https://www.gtcapital.com.ph/storage/u	
		ploads/annual-	
		reports/GTCAP_AR18_web.pdf	

MCG Section 2.2.3.2(a), p. 12 Annex B Compensation Committee Charter, pp. 1-2 <u>https://www.atcapital.com.ph/storage/u</u> <u>ploads/2019/05/MCG%20as%20of%20Ma</u> <u>y%208,%202019.pdf</u>	
Provide proof of board approval	
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.	
	Section 2.2.3.2(a), p. 12 Annex B Compensation Committee Charter, pp. 1-2 https://www.qtcapital.com.ph/storage/u.ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf Provide proof of board approval Provide information on or link/reference to a document containing measurable standards to align performance-based remuneration

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	
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.	Compliant	 implementation, including the criteria used in selecting new directors, how the shortisted condidates and how it encourages nominations from shareholders. 		
			The Nominations Committee pre-screens and short-lists all candidates for the Board as well as nominations to other positions requiring Board approval in accordance with qualifications and disqualifications under the Manual on Corporate Governance.	
			MCG Section 2.2.2, pp. 8-11 https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf	

3. Board nomination and election policy	Compliant	Provide proof il minority shoreholders have a right	
includes how the company accepted		to nominate candidates to the board	
nominations from minority shareholders		All shareholders, including minority	
		shareholders, may nominate candidates	
		to the Board provided that the said	
		nomination is made at least forty-five (45)	
		days before the ASM and the	
		prospective candidate is qualified under	
		the Corporation Code and this Manual,	
		as shown by his Curriculum Vitae, which	
		should be submitted when the	
		nomination is made. Nominations, along	
		with the nominee's Curriculum Vitae. shall	
		be submitted to the Corporate Secretary,	
		who shall provide the members of the	
		Nominations Committee with copies	
		thereof.	
		MCG	
		Section 6.3.7, p. 27	
		https://www.atcapital.com.ph/storaae/u	
		ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019,pdf	
		<u>¥/0200,/0202017,DQI</u>	

4.	Board nomination and election policy	Compliant	The Nominations Committee pre-screens	125	
	includes how the board shortlists		and short-lists all candidates for the		
	candidates.		Board as well as nominations to other		
			positions requiring Board approval in		
			accordance with qualifications and		
			disqualifications under the Manual on		
			Corporate Governance.		
			MCG		
			Section 2.2.2, p. 8-11		
			https://www.gtcapital.com.ph/storage/u		
			ploads/2019/05/MCG%20as%20of%20Ma		
			<u>y%208,%202019,pdf</u>		
5.	Board nomination and election policy	Compliant	Provide information if there was an		
	includes an assessment of the		assessment of the effectiveness of the Board's		
	effectiveness of the Board's processes in		processes in the nomination, election or		
	the nomination, election or replacement		replacement of a director.		
	of a director.		GT Capitol has adopted its Board,		
			Committee (including the Nominations		
			Committee), and Individual Director's		
			Self-Assessment Forms in order for the		
			Corporation to annually evaluate the		
			performance of its Board, committee		
			and individual directors and to assess the		
			efficiency of its processes in relation to		
			the Board and its Committees.		
			Annual Report, P. 62		
			https://www.gtcapital.com.ph/storage/u		
	-		ploads/annual-		
			reports/GTCAP_AR18_web.pdf		

b. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	In reviewing and evaluating the qualifications of candidates for nomination to the Board, the Nominations Committee considers the Corporation's vision, mission, corporate objectives, and strategic direction. The Nominations Committee also considers the skills and competencies of the currently serving directors, identifies the gaps in skills and searches for candidates to fill in these gaps. <u>Annual Report, p. 63</u> <u>https://www.atcapital.com.ph/storaae/u plogds/annual- reports/GTCAP_AR18_web.pdf</u> GT Capital has adopted its Board, Committee (including the Nominations Committee), and Individual Director's Self-Assessment Forms in order for the Corporation to annually evaluate the performance of its Board, committee and individual directors and to assess the efficiency of its processes in relation to the Board and its Committees.	
Optional: Recommendation to 2.6		Annual Report, P. 62	

 Company uses professional search firms 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. 	Compliant	Identify the professional search firm used or other external sources of candidates GT Capital, in line with its policies, requested in February 2018 a list of recommended candidates as independent directors from the Institute of Corporate Directors. <u>GT Capital Website</u> <u>https://www.atcapital.com.ph/corporat. e-governance-updates</u>	
Recommendation 2.7			
 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. The Corporate Governance and Related Party Transactions Committee ensures that RPTs are properly reviewed and approved for fairness and transparency. <u>MCG</u> Section 2.1.3 (e), p. 6 Annex D – Corporate Governance and Related Party Transactions Committee Charter, pp. 2-3 <u>https://www.gtcapital.com.ph/storage/uploads/2019/05/MCG%20as%202019.pdf</u> 	

|--|

 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 purposes of applying the thresholds for disclosure and approval. 	Compliant	 Provide information on a materiality threshold for RPT disclosure and approval, if any. Provide information on RPT categories Material RPT Transactions, approved by the Corporate Governance and Related Party Transactions Committee as well as the Board of Directors, are those transactions where the amount involved is equal or greater than One Hundred Million Pesos (Php100,000,000.00). 	
		MCG Annex D – Corporate Governance and Related Party Transactions Committee Charter, p. 3 https://www.atcapital.com.ph/slorage/ uploads/2019/05/MCG%20as%20af%20 May%208,%202019.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	Provide information on voting system, if any.	All matters in the agenda subject to the vote of the stockholders shall be decided by the plurality vote or stockholders present in person or by proxy, except in cases where the law
	×.			provides otherwise. As provided by law, the declaration of stock dividends is subject to approval of stockholders representing not less than two-thirds
				(2/3) of the outstanding capital stock However, for election of directors, every stockholder may cumulate his shares in accordance with the Corporation
				Code, and each outstanding share of stock entitles the registered stockholder to one vote. As required by the ASEAN
				Corporate Governance Scorecard, the final tally of votes will be reflected in the minutes of the meeting. The voting wo by poll and the votes of stockholder
				who attended in person or by prox were received and tabulated by the Corporation's Stock Transfer Agen MBTC-Trust Banking Group, an
				validated by the external auditor. Minutes of the May 09, 2018 Annual
				Stockholders Meeting Item No. 3 Voting Procedures, p.1. https://www.gtcapital.com.ph/storage
				uploads/asm/ASM%202018%20Minutes %20FINAL%20v4.pdf

 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). 		Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management. Identity the Management team appointed Amended By-Laws of GI Capital Article V, Section 1, p. 8. https://www.gtcapital.com.ph/storage/ Uploads/2018/06/Amended%20By- Laws.pdf	
		George S.K. Ty – Chairman Emeritus Arthur Vy Ty – Chairman Francisco C. Sebastian – Co-Vice	
i degli i la sisteri		Chairman Alfred Vy Ty - Co-Vice Chairman Renato C. Valencia - Lead Independent Director	
	5	Carmelo Maria Luza Bautista – President Francisco H. Suarez, Jr. – Executive VP/CFO Anjanette T. Dy Buncio – Treasurer	
		Alesandra T. Ty – Asst. Treasurer Winston Andrew L. Peckson – First VP/Chief Risk Officer Jose B. Crisol, Jr. – First VP/Head, Investor Relations and Corporate Communication	
		Susan E. Cornelio – VP/Head, Human Resources and Administration Leo Paul C. Maagma – VP/Chief Audit Executive	
		Reyna Rose P. Manon-Og – FVP/Controller and Head, Accounting and Financial Control Elsie D. Paras ~ VP/Deputy CFO	
		Renee Lynn Miciano-Atienza – VP/Head, Legal and Compliance	
SEC Form — I-ACGR * Updated 21Dec2017		Results of OBM, pp. 2-3. http://edge.pse.com.ph/openDiscView er.do?edge_no=42f4609559dc74a943ca 035510b6ec2b#sthash.Ys077UxH.dpbs	Page 30 of 146

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.	
		Performance of the President is assessed by the Board on an annual basis. Assessment of the Chief Risk Officer and the Chief Audit Executive is also undertaken by the Board through the Risk Oversight Committee and the Audit Committee. The performance of the heads of the other heads of their respective department is performed through the Board's Executive Director/ the Corporation's President. Promotions of senior executives based on such assessments are approved by the Board.	
Recommendation 2.9		Annual Report, p. 62 https://www.gtcapitgl.com.ph/storage/ uploads/annual- reports/GTCAP_AR18_web.pdf	

 Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. 	Compliant	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel. GT Capital has established, with the approval of the Board, the following as part of its corporate governance framework, in order to ensure personnel and management performance are at par with the Corporation's standards: A Code of Ethics and Code of Discipline, the implementation of Anti-corruption Programs, a Whistleblowing policy, and the adoption of an Enterprise Risk Management Policy and Framework,	
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	the establishment of a Risk Governance Structure, the identification of key business risks and controls, and the implementation of policies on whistleblowing, on procurement, against conflict of interest, and against insider trading. <u>Annual Report</u> , pp. 55-60 <u>https://www.gtcapital.com.ph/storage/ uploads/annual- reports/GTCAP_AR18_web.pdf</u>	

 Board oversees that an appropriate internal control system is in place. 	Compliant	Provide information an 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.	
		The Board, through the Audit Committee, oversees the Corporation's systems of internal control, financial reporting and internal and external audit processes and compliance monitoring procedures. The Committee is comprised of at least three (3)	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	directors and meets at least once every quarter. <u>MCG</u> Annex C: Audit Committee Charter <u>https://www.gtcapital.com.ph/storage/</u> <u>uploads/2019/05/MCG%20as%20of%20</u> <u>May%208,%202019.pdf</u>	
		The Corporation also has a separate Internal Audit department. <u>Annual Report</u> , pp. 55-57, <u>https://www.gtcapital.com.ph/storage/</u> <u>uploads/annual-</u> <u>reports/GTCAP_AR18_web.pdf</u>	
		Policy on Conflict of Interest Annual Report, p. 59	

3.	Board approves the Internal Audit Charter.	Compliant	Provide reference or link to the company's Internal Audit Charter	
			The Compliance Officer certifies that the Internal Audit Charter was approved by the Board. The certification is attached as Annex "C".	
			Manual on Corporate Governance Annex C: Audit Committee Charter https://www.gtcapital.com.ph/storage/ uploads/2019/05/MCG%20as%20of%20 May%208,%202019.pdf	
Re	commendation 2.11	AL ST. A. D. ALLER		

 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.	
		The Corporation has adopted, upon the approval of the Board, an Enterprise Risk Management ("ERM") Policy and Framework for the promotion of increased awareness of risks, minimization of the company's exposure to financial losses, and boosting of shareholder's confidence. The Corporation seeks to maintain an effective risk management process, designed to meet the requirements of generally accepted good corporate governance.	
		Annual Report, p. 57 https://www.gtcapital.com.ph/storage/ uploads/annual- reports/GTCAP_AR18_web.pdf	

-

 The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies. 	Compliant	Provide proof of effectiveness of risk management strategies, if any. The Corporation's Risk Management Department, on an annual basis, identifies, assesses, prioritizes and responds to risks both at the Parent Corporation and component company levels. Periodic monitoring of progress is likewise reported to the committees. In compliance with the Corporation's Manual on Corporate Governance and PSE's Corporate Governance Guidelines for publicly listed companies, the Audit Committee and the Risk Oversight Committee jointly certify, on behalf of the Board of Directors, the adequacy and effectiveness of the Corporation's internal controls and risk management system, and hereby attest that the Parent Corporation's governance, risk management, and control processes ore adequately designed and operating effectively relative to its business objectives. Annual Report, p.63 https://www.atcapital.com.ph/storaae/ uploads/annual- reports/GTCAP AR18 web.pdf	
SEC Form – I-ACGR • Updated 21Dec2017			Page 36 of 14 6

Recommendation 2.12	and the Robert The In		
 Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role. 	Non-Compliant	Provide link to the company's website where the Board Charter is disclosed.	The Corporation does not have a separate Board Charter. However, the Manual on Corporate Governance contains, among others, the duties and responsibilities of the Board of Directors and key officers, and the charters and functions of the various Board
2. Board Charter serves as a guide to the directors in the performance of their functions	Non-Compliant		Committees.
 Board Charter is publicly available and posted on the company's website. 	Non-Compliant		nce/policies
Additional Recommendation to Principle 2			
1. Board has o clear insider trading policy.	Compliant	Provide information on or link/reference to a document showing company's insider trading policy.	
		Policy Against Insider Trading Annual Report, pp. 59-60 https://www.gtcapital.com.ph/storage/ uploads/annual- reports/GTCAP_AR18_web.pdf	
Optional: Principle 2	Reference (H. 1991), No.		

 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. 	Compliant	Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any. Financial assistance is not granted to entities other than wholly owned subsidiaries of the corporation. Directors, being related parties to the Corporation, must conduct their transactions on an arms-length basis.	
		MCG Annex D, Corporate Governance and Related Party Transactions Committee Charter, p. 3 https://www.atcapital.com.ph/storaae/ uploads/2019/05/MCG%20as%20of%20 May%208,%202019.pdf	

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 they are disclosed.	
		GT Capital By-Laws Article III, Section 1. Powers of the Board https://www.atcapital.com.ph/storage/ uploads/2018/06/Amended%20By- Laws.pdf	
		Disclosure of material transactions approved by the Board are made through the GT Capital Website and through PSE Edge. <u>https://www.gtcapital.com.ph/disclosur</u> es	
	1110月11日	http://edge.pse.com.ph/companyInfor mation/form.do?cmpy_id=633	

Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter.

Recommendation 3.1

. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and	Compliant	Provide information or link/reference to a document containing information on all the board committees established by the		
responsibilities.		company.		
		The corporation has established the		
		following committees: Audit		
	· · · ·	Committee, Compensation		
		Committee, Corporate Governance and Related Party Transactions		
		Committee, Executive Committee,		
		Nominations Committee, and Risk		
		Oversight Committee.		
		Their specific functions are outlined in		
		the Manual on Corporate Governance		
		and in their respective charters.		
		MCG		
		Section 2.2, pp. 7-17		
		https://www.atcapital.com.ph/storage		
		<u>/uploads/2019/05/MCG%20as%20of%2</u> <u>0May%208,%202019.pdf</u>		
			AND 10100308 (1100)	
ecommendation 3.2			Street of Min. M. only 1	

 Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations. 	Compliant	Provide information or link/reference to a document containing information on the Audit Committee, including its functions. Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor.	
		MCG Section 2.2.4, pp. 13-16 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf Under the Audit Committee Charter, it is the Committee's responsibility to recommend the appointment, re- appointment, and removal of the company's external auditor.	
		MCG Section 2.2.4.3 (d), p.14 See also Annex C: Audit Committee Charter https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	

 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. The Audit Committee is composed of	
	Sec. Sec.	five (5) qualified non-executive directors, three (3) of whom, including the Chairman are independent.	
		DIS, pp. 9, 11-12. http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1fa542bebe fdfc15ec263a54d#sthash.Ln9nInHg.dp bs	
3. All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing and finance.	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.	
		The backgrounds of the members of the Audit Committee are disclosed in the Annual Report.	
		Annual Report, pp. 80-85 https://www.atcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	

4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Audit Committee.	
		Audit Committee Chair Wilfredo A. Paras is not Chairman of the Board or of any other committee.	
		DIS, p. 12. http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1ta542bebe tdfc15ec263a54d#sthash.Ln9nTnHq.dp bs	

 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.	
		The Chief Financial Officer certifies that the Audit Committee reviewed and approved the non-audit fees for services conducted by the external	
		auditor in relation to the audit fees to ensure that the non-audit fees do not outweigh the audit fees. The certification is attached as Annex "D" The Audit Committee approved the	
		CFO's certification. DIS, p. 21. http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1fa542bebe fdfc15ec263a54d#sthash.Ln9nTnHg.dp	
		bs <u>MCG, Annex D - Audit Committee</u> <u>Charter,</u> <u>https://www.atcapital.com.ph/storage</u> <u>/uploads/2019/05/MCG%20as%20of%2</u> <u>0May%208,%202019.pdf</u>	

Page 44 of 146

 Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present. 	Non-Compliant	Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.	The Internal Audit Charter allows the Audit Committee to meet with the external auditor without any management present, if necessary. <u>Manual on Corporate Governance</u> Section 2.2.4.3 (v), p. 16 & Annex C: Audit Committee Duties and Responsibilities (v) <u>https://www.atcapital.com.ph/storage/ uploads/2019/05/MCG%20as%20of%20M</u> ay%208,%202019.pdf
Optional: Recommendation 3.2			
 Audit Committee meets at least four times during the year. 	Compliant	Indicate the number of Audit Committee meetings during the year and provide proof In 2018, the Audit Committee met at least four (4) times. Due to the change in the composition of the Committee, not all members were present for the four (4) meetings. Annual Report, p. 63-64 <u>https://www.gtcapital.com.ph/storage</u> /uploads/annual- reports/GTCAP_AR18_web.pdf	

Compliant	Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.	
	The Compliance Officer certifies that the Audit Committee approved the appointment of Mr. Leo Paul C. Maagma as Internal Auditor. The certification is attached as Annex "C".	
	MCG Annex C: Audit Committee Duties and Responsibilities (d) https://www.atcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 QMay%208,%202019.pdf	
	The Audit Committee has the primary responsibility of recommending to the Board of Directors the appointment, reappointment or removal of the external auditor and the fixing of lhe audit fees.	
	Compliant	approved the appointment and removal of the internal auditor.The Compliance Officer certifies that the Audit Committee approved the appointment of Mr. Leo Paul C. Maagma as Internal Auditor. The certification is attached as Annex "C".MCG Annex C: Audit Committee Duties and Responsibilities (d) https://www.atcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 OMay%208.%202019.pdtThe Audit Committee has the primary responsibility of recommending to the Board of Directors the appointment, reappointment or removal of the external auditor and the fixing of lhe

-

 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 Remuneration Committee. 	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.	
		The Corporation has a separate Nominations Committee, which is responsible for reviewing the qualifications of nominee directors and ensuring that the same are aligned with the Corporation's strategic direction. <u>MCG</u> Section 2.2.5, p. 16 & Annex D: Corporate Governance Committee Charter, pp. 1-2 <u>https://www.gtcapital.com.ph/storage/u</u> <u>ploads/2019/05/MCG%20as%20of%20Ma</u> <u>y%208,%202019.pdf</u>	

2.	Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	Compliant	 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. The Corporate Governance and Related Party Transaction Committee is composed of three (3) qualified non-executive directors, all of whom are independent. <u>DIS</u>, pp. 9, 11-12 	
			http://edge.pse.com.ph/openDiscViewe r.do?edge_no=8c1f4eb1fa542bebefdfc1 5ec263a54d#sthash.Ln9nTnHq.813IBZsM. dpbs	
3.	Chairman of the Corporate Governance Committee is an independent director.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee.	
		x	The Chairman Renato C. Valencia is an Independent Director.	
R			DIS, pp. 9. http://edge.pse.com.ph/openDiscViewe r.do?edge_no=8c1f4eb1fa542bebefdfc1 5ec263a54d#sthash.Ln9nTnHq.813IBZsM. dpbs	
0	otional: Recommendation 3.3.			

1. Corporate Governance Committee meets at least twice during the year.	Compliant	Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof. In 2018, the Corporate Governance Committee met six (6) times. Annual Report, p. 64 https://www.atc.apital.com.ph/storage/u ploads/annual- reports/GTCAP_AR18_web.pdf	
Recommendation 3.4			
 Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness. 	Compliant	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions. <u>MCG</u> Section 2.2.6, pp. 16-17 & Annex F: Risk Oversight Committee Charter <u>https://www.gtcapital.com.ph/storage/u</u> ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf	

2. BROC is composed of at least three members, the majority of whom should l independent directors, including the Chairman.	be Compliant	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship. In 2018, the Risk Oversight Committee (ROC) was composed of four (4) members, three (3) of which, including the Chairman, were independent.	
3. The Chairman of the BROC is not the Chairman of the Board or of any other	Compliant	SEC Form 17-A, p. 134. http://edge.pse.com.ph/openDiscViewe r.do?edge_no=a142933b206075faefdfc1 5ec263a54d#sthash.wfKGuUcn.dpbs Provide information or link/reference to a document containing information on the Chairman of the BROC	
committee.		The ROC Chairman is not the Chairperson of the Board nor of any other Committee. <u>Results of OBM</u> <u>http://edge.pse.com.ph/openDiscViewe</u> <u>r.do?edge_no=42f4609559dc74a943ca03</u>	2
		5510b6ec2b#sthash.4zHqmu7P.dpbs Rene J. Buenaventura was not the Chairman of the Board or any other committee as of GT Capital's OBM on May 09, 2018.	

 At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management. 	Compliant	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC. The members of the Risk Oversight Committee attended seminars to enhance their knowledge and skills on risk and risk management.	
		2017 Annual Report, p. 61 https://www.gtcapital.com.ph/storage/uploads/annual- reports/5afcc4a082482.pdf The experiences of the directors, as stated in the Annual Report, enhances their contribution to the Risk Oversight Committee. 2018 Annual Report, pp. 80-85 https://www.gtcapital.com.ph/storage/u	
Recommendation 3.5		ploads/annual- reports/GTCAP_AR18_web.pdf	

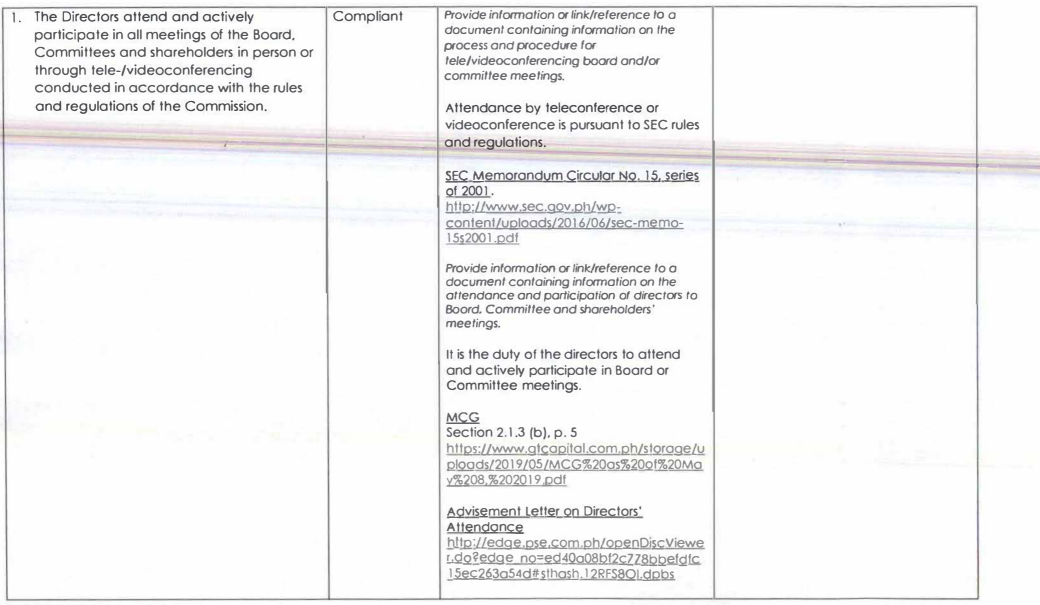
1.	Board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Compliant	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions.	
			The Corporate Governance and Related	
			Party Transactions Committee, when necessary, passes upon and provides	
	- · · · · · · · · · · · · · · · · · · ·	1	clearance for related party transactions	
			with material significance, after assessing whether the transaction is for the best	· · · · · · · · · · · · · · · · · · ·
			interest of the corporation.	
			MCG Section 2.2.5.4, p. 16 &	
			Annex D, pp. 2-3 https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf	
			1.92001.0202017.00	

1000

 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. The Corporate Governance Committee and Related Party Transactions Committee acting as RPT Committee is composed of three (3) qualified non-executive directors, all of whom ore independent. <u>DIS</u>, pp. 9-10, 11-12. <u>http://edae.pse.com.ph/openDiscViewer.do?edae_no=8c1t4eb1ta542bebefdfc1_5ec263a54d#sthash.ln9nInHa,813IBZsM.</u> dpbs 	
Recommendation 3.6			
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	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.	
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	MCG See Annexes A- F https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf	

3. Committee Charters were fully disclosed on the company's website.	Compliant	Provide link to company's website where the Committee Charters ore disclosed.	
		MCG Annexes A-F https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Mo y%208,%202019.pdf	
	9). 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 - 1910 -		NAMES OF TAXABLE PARTY OF TAXABLE PARTY.
Principle 4: To show full commitment to the com	pany the directo	ors should devote the time and attention p	cessary to properly and effectively

perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business. Recommendation 4.1



 The directors review meeting materials for all Board and Committee meetings. 	Compliant	MCG Section 2.1.3 (b), p.5 https://www.gtcapital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf	
3. The directors ask the necessary questions or seek clarifications and explanations	Compliant	Provide information or link/reference to a document containing information on any guestions raised or clarification/explanation	
during the Board and Committee		sought by the directors	
meetings.		MCG Section 2.1.3 (b), p. 5 https://www.gtcgpital.com.ph/storage/u ploads/2019/05/MCG%20as%20of%20Ma y%208,%202019.pdf	
		Under the Manual on Corporate Governance, directors are enjoined to actively participate in Board and committee meetings, and if called for, ask necessary questions and clarifications.	
		The Corporate Secretary certifies that such participation, questions and clarifications are included in the minutes of the meetings. The certification is attached as Annex "A".	

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.	Compliant	Disclose if the company has a policy setting the limit of board seats that a non- executive director can hold simultaneously. It is a policy under the Manual on Corporate Governance that non- executive directors can only serve up to a maximum of five (5) publicly listed companies.	
		MCG Section 2.1.3 (b), p. 5 https://www.qtcapitol.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0Moy%208,%202019.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. DIS, Item No. 5.a.ii Directorship in Other	
		Reporting Companies and Subsidiaries, pp. 17-19. http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1f0542bebef dfc15ec263a54d#sthosh.Ln9nInHq.8131 BZsM.dpbs	
Recommendation 4.3	A Warren and		Standard Contraction of Standard Standard

 The directors notify the company's board before accepting a directorship in another company. 	Compliant	Provide copy of written notilication to the board or minutes of board meeting wherein the matter was discussed.		
		The directors are mandated to notify		
		the Board before accepting		
		directorship in another company.		
		Updated profiles are also submitted to		
		the Nominations Committee.		
		MCG		1.
		Section 2.1.3 (b), p.5		
and the second se	and the second second	https://www.atcapital.com.ph/storage		
		/uploads/2019/05/MCG%20as%20of%2		
		0May%208,%202019.pdf		
		The Compliance Officer certifies that		
		the directors submit their updated		
	1	profiles to the Nominations Committee		
		on an annual basis. The certification is		
		attached as Annex "C".		
Optional: Principle 4	And States Area			
1. Company does not have any executive	Compliant	DIS		
directors who serve in more than two	A fille a suppliant	Item No. 5.a.ii Directorship in Other		
boards of listed companies outside of the		Reporting Companies and Subsidiaries,		
group.	a state and the	pp. 17-19.		
and the second of the second second	a second second second	hittp://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1fa542bebef	the state of the second s	
		dfc15ec263a54d#sthash.Ln2nTnHq.dpb		
		2		
	PROVED AND A TRANSPORT			

 Company schedules board of directors' meetings before the start of the financial year. 	Compliant	The dates of the regular Board meetings of GT Capital are set before the beginning of the fiscal year. Annual Report, p. 61 https://www.atcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.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	
	1 Section	The board met eight (8) times in 2018.	
		Advisement Letter on Directors' Attendance http://edge.pse.com.ph/openDiscVie wer.do?edge_no=ed40a08bf2c778bbe fdfc15ec263a64d#sthash.12RFS8O1.dp bs	

4. Company requires as minimum quorum of at least 2/3 for board decisions.	Compliant	Indicate the required minimum quorum for board decisions	
		The presence of at least two-thirds (2/3) of the directors is required when there are issues that will have a significant impact on the character of the Corporation. In any case, board meeting dates are scheduled to ensure attendance of all directors.	
		MCG Section 2.5.2 (e), p. 20 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	
Principle 5: The board should endeavor to exer			rate affairs

Recommendation 5.1

 The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher. 	Compliant	Provide information or link/reference to a document containing information on the number of independent directors in the board The Corporation has had at least three (3) independent directors in 2017, four (4) in 2018.	
		SEC Form 17-A for 2017, p. 128. http://edge.pse.com.ph/openDiscView er.do?edge_no=55efb6b7985ff62943ca 035510b6ec2b#sthash.pr6ZhQYo.n2Vy7 Raa.dpbs SEC Form 17-A for 2018, p. 133. http://edge.pse.com.ph/openDiscView er.do?edge_no=a142933b206075faefdf c15ec263a54d#sthosh.rTwnCzqW.dpbs	

 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. The Directors possess all the qualifications and none of the disqualifications provided for in the SRC (Securities Regulation Code) and its Implementing Rules and Regulations, as well as the Corporation's By-laws.	
		DIS, pp. 19-20 http://edge.pse.com.ph/openDiscView er.do?edge_no=8c1f4eb1fa542bebefdf c15ec263a54d#sthash.Ln9nTnHg.dpbs Qualifications – DIS, pp. 10-12	
Supplement to Recommendation 5.2	CONTRACTOR OF THE STATE	n water a new mer was the second of the second s	isin waa to and a bray string multised exercit
 Supplement to Recommendation 5.2 Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently. 	Compliant	Provide link/reference to a document containing information that directors are not constrained to vote independently. <u>MCG</u> Section 2.1.3 (d), p. 6 <u>https://www.atcapital.com.ph/storage/ uploads/2019/05/MCG%20as%20of%20</u> May%208,%202019.pdf	
Recommendation 5.3			

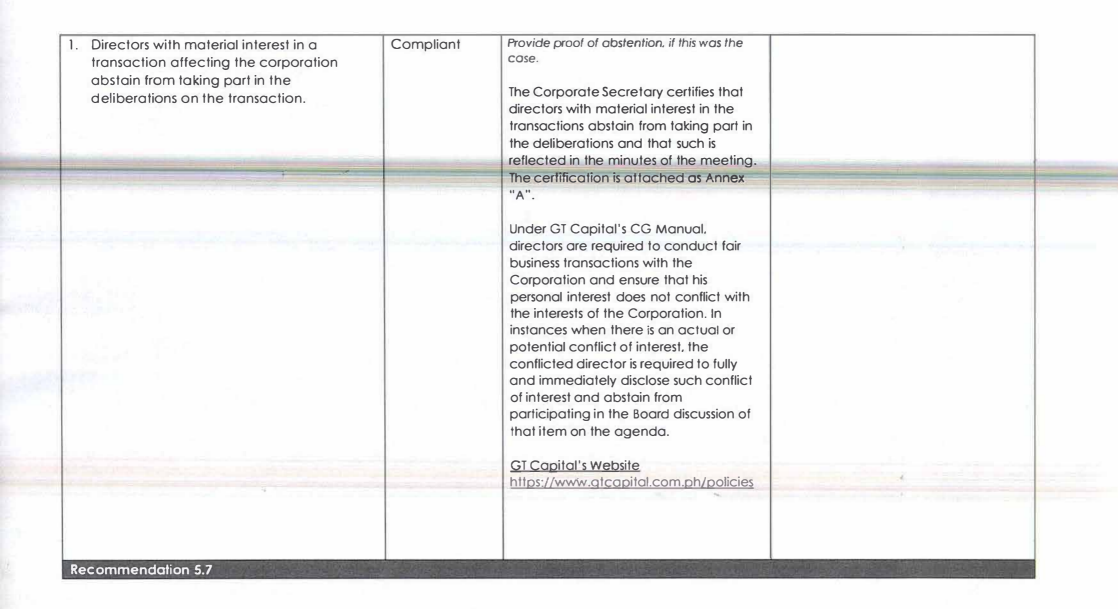
 The independent directors serve for a cumulative term of nine years (reckoned from 2012). 	Compliant	Provide information or link/reference to a document showing the years IDs have served as such. None of the four (4) independent directors have served for more than a period of nine (9) cumulative years, reckoned since 2012.	
		SEC Form 17-A, p. 133. http://edge.pse.com.ph/openDiscView er.do?edge_no=a142933b206075faefdf c15ec263a54d#sthash.rTwnCzgW.dpbs	
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.	
		MCG Section 2.1.4 (c), p.7 https://www.atcapital.com.ph/storage/ uploads/2019/05/MCG%20as%20of%20 May%208,%202019.pdf	

1.000

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 meritarious justification and proof of shareholders' approval during the annual shareholders' meeting. No independent director has served in such capacity for more than nine (9) years, reckoned since 2012. However, the Corporation has in place a policy providing that if Corporation wants to retain an Independent Director who has served for a cumulative term of nine (9) years, the Board shall provide meritorious justification/s and seek shareholders' approval during the annual stockholders' meeting. MCG Section 2.1.4 (c), p. 7 https://www.atcapital.com.ph/storage/uploads/2019/05/MCG%20as%20of%20 	
Recommendation 5.4 1. The positions of Chairman of the Board and Chief Executive Officer ore held by separate individuals.	Compliant	May%208,%202019,pdf Identify the company's Chairman of the Boord and Chief Executive Officer GT Capital's Chairman is Arthur V. Ty while the President is Carmelo Maria Luza Bautista. <u>Results of OBM_</u> , p. 2. <u>http://edge.pse.com.ph/openDiscView</u> <u>er.do?edge_no=42t4609559dc74a943c</u> <u>a035510b6ec2b#sthash.4zHgmu7P.0rw</u> <u>GYIUH.dpbs</u>	

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.	
	MCG	
	https://www.atcapital.com.ph/storage/ uploads/2019/05/MCG%20as%20of%20 511/2081%2081%202019.pdf	
	Duties of the Chairman MCG, Section 2.4, p. 19	
	Duties of the President MCG, Section 2.6, p. 21	
	Identify the relationship of Chairman and CEO.	
	The Chairman and the President are not related.	
	Compliant	document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer. <u>MCG</u> Section 2.3, pp. 17-18 <u>https://www.atcapital.com.ph/storage/ uploads/2019/05/MCG%20as%20of%20</u> <u>May%208;%202019.pdf</u> Duties of the Chairman <u>MCG</u> , Section 2.4, p. 19 Duties of the President <u>MCG</u> , Section 2.6, p. 21 <i>Identify the relationship of Chairman and CEO</i> . The Chairman and the President are not

 If the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors. 	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.	
		The Chairman is not independent. The	
		Board has designated a lead director among the independent directors.	
		MCG Section 2.1.4.1, p. 7	
		https://www.gtcapital.com.ph/storage/ uploads/2019/05/MCG%20as%20of%20 May%208,%202019.pdf	
Recommendation 5.6			



1.	The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Non-Compliant	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.	The Board exercises objectivity and independence with regard to their duties and responsibilities and have access to and may inquire with or approach any member of management independently, if necessary, during board and
2.	The meetings are chaired by the lead	Non-Compliant		committee meetings, or during the
	independent director.			Corporation's day-to-day operations.
				<u>GT Capital's website</u> Corporate Governance Updates Meeting of Non-Executive Directors <u>https://www.gtcapital.com.ph/corpora</u> <u>te-governance-updates</u>
0	otional: Principle 5			
1.	None of the directors is a former CEO of the company in the past 2 years.	Compliant	Provide name/s of company CEO for the past 2 years Carmelo Maria Luza Bautista has been the Corporation's President since 2011. None of the non-executive directors have been the CEO/President of the Corporation in the past 2 years.	
			Annual Report, p. 83 https://www.gtcopital.com.ph/storage/ uploods/annual- reports/GTCAP_AR18_web.pdf	

appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

. Board conducts an annual self-assessment	Compliant	Provide proof of self-assessments conducted for the whole board, the individual	
of its performance as a whole.		members, the Chairman and the	
. The Chairman conducts a self-assessment of his performance.	Compliant	Committees	1. S.
		Annual Report, p. 62	
. The individual members conduct a self-	Compliant	https://www.gtcapital.com.ph/storage/	
assessment of their performance.	Compliant	uploads/annual- reports/GTCAP_AR18_web.pdf	
disessment of men penormance.			
 Each committee conducts a self- 	Compliant		
assessment of its performance.	Compilant		
5. Every three years, the assessments are	Not	Identify the external facilitator and provide proof of use of an external facilitator.	In compliance with best practice, since
supported by an external facilitator.	applicable.	proof of use of an external facilitator.	2017, the Corporation has implemented annually the accomplishment of the
		Every three (3) years, under the Manual	aforementioned assessment forms. As
		on Corporate Governance, the self-	such, it shall begin assessment
		evaluation of the Board shall be	supported by an external facilitator in 2019, covering its 2018 performance.
		supported by an external facilitator.	
		MCG	-
		Section 2.2.5.3, p. 16	
		https://www.gtcapital.com.ph/storage/ uploads/2019/05/MCG%20as%20of%20	
	ALCONTRACT.	May%208,%202019.pdf	

 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 The Corporation adopted its Board, Committee and Individual Director's Self-Assessment Forms in order for the Corporation to annually evaluate the performance of its Board, Committee	
		and individual directors and to assess the efficiency of its processes in relation to the Board and its committees. <u>Annual Report, p. 62</u> <u>https://www.atcapital.com.ph/storage/ uploads/annual- reports/GTCAP_AR18_web.pdf</u>	
2. The system allows for a feedback mechanism from the shareholders.	Compliant	The Corporation has an investor relations program to better respond to feedback from investors and shareholders and other stakeholders. GT Capital's Website https://www.gtcapital.com.ph/investor- relations/investor-relations-program	
Principle 7: Members of the Board are duty-bour Recommendation 7.1	und to apply hig	h ethical standards, taking into account the interest	s of all stakeholders.

and professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in http://www.communications.com/communications/communicati	company's Code of Business Conduct Ethics. Capital's Code of Ethics s://www.gtcapital.com.ph/storage/ bads/2018/06/Code%20of%20Ethics.
--	--

2. The Code is properly disseminated to the Board, senior management and employees.	Compliant	Provide information on or discuss how the company disseminated the Cade to its Board, senior management and employees. The Code of Ethics is implemented through the CG Manual, Whistleblowing Policy, Code of Discipline of Employees, and the Policies and Procedures Manual of each department.	
		The Whistleblowing Policy and Code of Discipline of Employees were distributed to all directors, officers and employees while the Policies and Procedures Manuals ("PPM") of each department are disseminated to all the employees of such departments. All these documents are also readily available for access of all directors, officers, and employees through the website, by request from the Legal and Compliance Department, and through the Human Resources ("HR") and Administration Department, and are reviewed on an annual basis in the context of evolving best practices and changing regulations.	

 The Code is disclosed and made available to the public through the company website. Supplement to Recommendation 7.1 	Compliant	Provide a link to the company's website where the Code of Business Conduct and Ethics is posted/ disclosed. GI Capital's Code of Ethics https://www.gtcapital.com.ph/governg nce/policies	
	Compliant	Provide information on or link/reference to a document containing information on the company's policy and procedure on curbing and penalizing bribery <u>GI Capital's Employee Handbook</u> <u>Code of Discipline</u> https://www.gtcapital.com.ph/storage/ uploads/2018/06/GT%20Capital%20Cod e%20of%20Discipline.PDF <u>GI Capital's Code of Ethics</u> https://www.gtcapital.com.ph/storage/ uploads/2018/06/Code%20of%20Ethics. pdf	
Recommendation 7.2			

 Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. 	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.	
		Answer to 7.2.1 and 7.2.2:	
		Directors, officers and employees are required to comply with the various Codes and Policies issued by the Corporation.	
		GT Capital's HR and Administration Department, in coordination with the relevant heads of other departments, is tasked with implementing and ensuring compliance with the provisions of the Code of Ethics as well as the policies and codes implementing the Code of Ethics. Its responsibilities include, among	

2. Board ensures the proper and effici	ent Compliant	others, ensuring that the contents of the	
implementation and monitoring of		Code are communicated to all existing	
compliance with company internal		and new officers and employees. This is	
policies.		done by providing officers and	
		employees with a copy of GT Capital's	
		employee handbook, requiring each	
		officer and employee to sign annually a	
and the second		"Code of Conduct Acknowledgment	and the second
1		Form", and conducting an annual	the second s
		orientation on the Corporation's	
		policies. Its activities also include	
		investigating reported violations of the	
		Code and, if necessary, imposing the	
		appropriate disciplinary action. In	
8		addition, each department is audited	
		by GT Capital's Internal Audit	
		Department to further verify	
		observance of the relevant policies.	
		Annual Report, pp. 55-56	
		https://www.gtcapital.com.ph/storage/	
		uploads/annual-	
		reports/GTCAP AR18 web.pdf	
	Disc	losure and Transparency	
Principle 8: The company should estab		policies and procedures that are practical of	and in accordance with best practices
and regulatory expectations.			
and regulately expectations.			

Recommendation 8.1

 Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations. 	Compliant	Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/mode available to shareholders and other stockholders <u>MCG</u> Section 5, pp. 24-25		
operations.		https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20ot%2		
		0May %208, %202019.pdf		
		GT Capital's Website - Disclosures https://www.gtcapital.com.ph/disclsur es		
		The Compliance Officer certifies that		
		GT Capital's Legal & Compliance		
		Dept. Policies and Procedures Manual		
		include policies and procedures on: 6.2 Structured Compliance Reporting		
		6.3 Unstructured Compliance		
		Reporting, which include disclosures on		
		financial condition, results and business operations of the Corporation. The		
and the second sec		certification is attached as Annex "C".		
Supplement to Recommendations 8.1	NUMBER OF TAXABLE PROPERTY.		The second se	

 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 	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. The Consolidated Financial Statements were disclosed on March 27, 2019, or	
period.		eighty-six (86) days from December 31, 2018 financial year end, through the	
		PSE Edge, as an attachment to the Corporation's <u>Preliminary Information</u> <u>Statement (PIS)</u> . <u>http://edge.pse.com.ph/openDiscVie</u> wer.do?edge_no=4c65bf1655be8857ef dfc15ec263a54d#sthash.KZjiHlga.dpbs	
		The interim reports were also published and made available within forty-five (45) days from end of reporting period.	
		GT Capital's website - Disclosures Financial Statements https://www.gtcapital.com.ph/disclosu res	

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	Compliant Provide link or reference to the company's onnual report where the following are disclosed: 1. principal risks to minority shareholders ossociated with the identity of the company's controlling shareholders: 2. cross-holdings among company offiliates; and	
overall equity position in the company.	 3. ony imbalances between the controlling shoreholders' voting power ond overall equity position in the company. GT Capital's website – Disclosures <u>https://www.gtcopital.com.ph/disclosures</u> Risk to minority shareholders of the 	
	Corporation as a listed company are not among the top risks the Corporation identifies. However, this risk is disclosed in the registration statements of the Corporation in the event of additional issuance of shares to the public. There are no cross or pyramid shareholdings. <u>SEC Form 17-A</u> , pp. 10-11.	
	http://edge.pse.com.ph/openDiscVie wer.do?edge_no=a142933b206075faef dfc15ec263a54d#sthash.Vr3kWrMu.dp bs Prospectus (Risk Factors), pp. 40-51 https://www.gtcopital.com.ph/storage/upl	
	oads/prospectus/5982c0b64f323.pdf Neither are there any imbalances between controlling shareholders' voting power, and overall equity position in the company.	

SEC Form - I-ACGR • Updated 21Dec2017

Page 78 of 146

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.	
		All dealings and transactions by	
		directors. officers. and employees are	and the second
		disclosed within three (3) business days	
		after transaction. Transactions of directors and officers shall be disclosed	
		to general public through PSE Edge.	
		to general poblic mioogra se tage.	
		MCG	
		Section 6.6.6, p. 28	
		https://www.gtcapital.com.ph/storage	
		<u>/uploads/2019/05/MCG%20as%20of%2</u> <u>0Moy%208,%202019.pdf</u>	
		Indicate actual dealings of directors	
		involving the corporation's shares including	
		their nature, number/percentage and date of transaction.	
		Dealings of Directors	
	D.	GT Capital's Website	
		https://www.gtcopital.com.ph/disclosu	
	a second second	res?group=Others&DLPreportType=Oth	
		ers&DLPmonth=&DLPyear=&DLPsearch	
		<u>=change+in+shareholdings</u>	

2	. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buy-back program).	Compliant	Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders. <u>SEC Form 23-A/B</u> <u>https://www.gtcapital.com.ph/disclosu</u> <u>res?group=SEC%20FORM%2023-A/B</u>	
			List of Top 100 Stockholders https://www.gtcapital.com.ph/disclosu res?group=Top%20100%20Stockholders Provide link or reference to the company's Conglomerate Map. GT Capital's Website https://www.gtcapital.com.ph/conglo merate-map-and-shareholdina- structure	
R	ecommendation 8.3	A State West of the		
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	DIS, pp.9-13 http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1fa542bebe fdfc15ec263a54d#sthash.ZUJhi1Bg.dpb S Annual Report, pp. 60-65, 80-85 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	

2.	Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	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. Annual Report, pp. 65, 67-70, 80-89 <u>https://www.gtcapital.com.ph/storage</u> /uploads/annual- reports/GTCAP_AR18_web.pdf
Re	commendation 8.4		

1	. Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Compliant	Disclose or provide link/reference to the company policy and practice for setting board remuneration. The Compensation Committee reviews the amount of remuneration, which shall be sufficient level to attract and	
-			competent directors and officers. A	
			portion of the remuneration of executive directors may be structured or based on corporate and individual performance.	
			Director and Executive Compensation <u>Annual Report</u> , p. 65 <u>https://www.gtcapital.com.ph/storage</u> <u>/uploads/annual-</u> <u>reports/GTCAP_AR18_web.pdf</u>	
			MCG Annex B - Compensation Committee Charter Duties and Responsibilities (c) <u>https://www.atcapital.com.ph/storage</u> /uploads/2019/05/MCG%20as%20of%2 <u>OMay%208,%202019.pdf</u>	

 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 Compensation Committee designates the amount of remuneration, which shall be in a sufficient level to be able to attract	
	1.	and retain the services of qualified and competent directors and officers.	
		MCG Annex B - Compensation Committee Charter Duties and Responsibilities (c) <u>https://www.gtcapital.com.ph/storage</u> /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	
		In addition to fixed compensation, employees, including its executive officers, receive annual variable compensation based on performance such as performance bonuses and merit-based increases.	
		Annual Report. p. 69 https://www.atcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	

3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Non-Compliant	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.	The Corporation discloses information on its directors and executives based on existing disclosure rules of the SEC, and the PSE, while respecting individual executive's right to data privacy.
			In line with the above explanation, GT
			Capital discloses the annual
		the second s	remuneration of the directors and
			executive officers in the aggregate. It
	-		also provides the components of such remuneration.
			<u>DIS,</u> Compensation of Directors and Executive Officers, pp. 20-21.
1.2			http://edge.pse.com.ph/openDiscView
			er.do?edge_no=8c1f4eb1fa542bebefdf c15ec263a54d#sthash.Bm52ewEz.dpbs
Recommendation 8.5			

1	. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	Compliant	Disclose or provide reference/link to company's RPT policies <u>MCG</u> Section 2.1.3 (e), p. 6 & Annex D, pp. 2-3 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	
			Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction. The Corporate Secretary herein certifies that directors with conflicts of interest abstain from discussion of RPTs during Board meetings. The certification is attached as Annex "A".	

2. Company discloses material ar significant RPTs reviewed and approved during the year.	Campliant	Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTs:	
		 name of the related counterparty; relationship with the party; transaction date; type/nature of transaction; amount or contract price; terms of the transaction; 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	
		The Corporation disclosed the following material or significant RPTs in 2018:	
		Subscription To Metrobank Stock Rights Offer On April 12, 2018, GT Capital subscribed to Metropolitan Bank and Trust Company's ("MBTC") stock rights offer by purchasing 299,284,118	
		common shares with a price of Pesos: Seventy Five (Php75) per share. MBTC is an associate of GT Capital. The Offering would be used to enable the	
		MBTC to pursue business prospects and sustain its strong loan growth trajectory. The required GT Capital Board approval was obtained in compliance with the corporation's policy.	
SEC Form – I-ACGR * Updated 21Dec2017		PSE Edge Press Release http://edge.pse.com.ph/openDiscVie wer.do?edge_no=93d42o331bc92ab84 3co035510b6ec2b#sthash.uGV7FcMA. dpbs	Page 86 of 146

	(continued) <u>PSE Edge Statement of Changes in</u> <u>Beneficial Ownership of Securities</u> <u>http://edge.pse.com.ph/openDiscVie</u> <u>wer.do?edge_no=47b7a1894e09a1b64</u> <u>3ca035510b6ec2b#sthash.dYQccGbA.</u> <u>dpbs</u> <u>Investment in Toyota Motor</u>	
	Corporation Shares On June 28, 2018, GT Capital disclosed that it would invest in up to 22.2 Billion Japanese Yen (200 Million US dollars) in Toyota Motor Corporation, the Japanese multinational automotive manufacturer and the world's fifth largest company by revenue. The purchase would be made through the Tokyo Stock Exchange, based on the current prevailing rates on the date of purchase. Funding of the transaction would be through debt. The required Board approval was obtained in compliance with the corporation's policy.	
	PSE Edge Material Transactions http://edge.pse.com.ph/openDiscVie wer.do?edge_no=ccbf62a64d206c7b4 3ca035510b6ec2b#sthash.tVa4henV.d pbs	
SEC Form – I-ACGR * Updated 21Dec2017		Page 87 of 146

Company requires directors to disclose	Compliant	Indicate where and when directors disclose	
their interests in transactions or any other		their interests in transactions or any other	
conflict of interests.		conflict of interests.	
		Under GT Capital's Manual, directors	
		are prohibited from using their position	
		to profit or gain benefits or advantages	
		for themselves or their related interests,	
	a second s	and are obliged to avoid situations	
		which may compromise their	
		impartiality. If an actual or potential	
		conflict of interest arises, the conflicted	
		director is required to fully and	
		immediately disclose such conflict of interest to the Board and abstain from	
		participating in the Board discussion of	
		that item on the agenda.	
		The Corporate Secretary herein	
		certifies that directors disclose their	
		interests in transactions or any other	
		conflict of interests, which is reflected in	
		the minutes of the meetings. The	
		certification is attached as Annex "A".	
		https://www.gtcapital.com.ph/govern	
		ance/policies	

1.	Company discloses that RPTs are conducted in such a way to ensure that they ore fair and at arms' length.	Compliant	Provide link or reference where this is disclosed, if any All RPTs are conducted fairly and at an arm's length basis <u>Annual Report</u> , p. 64 <u>https://www.atcopital.com.ph/storoge</u> <u>/uploads/annual-</u> reports/GTCAP_AR18_web.pdf	
			The Corporate Governance Committee, acting as Related Party Transactions Committee, ensures that when passing upon related party transactions, the non-independent members of the Committee inhibit themselves from voting on the matter at hand. <u>MCG</u> Annex D - Corporate Governance Committee Charter, pp. 2-3 <u>https://www.atcapital.com.ph/storoge</u> /uploods/2019/05/MCG%20os%20of%2 <u>OMoy%208,%202019.pdf</u>	
-	commendation 8.6	And the second	an a	NAME OF A DESCRIPTION OF A
1.	Company makes a full, fair, accurate and timely disclosure to the public of every material foct 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.	Compliant	Provide link or reference where this is disclosed <u>Disclosures through PSE Edge</u> <u>http://edge.pse.com.ph/companyDisc</u> <u>losures/form.do?cmpy_id=633</u>	

Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	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.	
	and the local design of th	The Corporation's Corporate	and the second secon
	Constant State	Governance and Related Party	
		Transactions Committee passes upon	
	1	and provides clearance for related	
	1 m m	party transactions with material	
		significance. In such cases, the	
		Committee considers the best interest	
		of the Corporation.	
		If approved by the Committee, the	
		proposed related party transaction is	
		then recommended and endorsed to	
		the Board for approval. Transactions of	
		material significance are evaluated for	
		fairness through a third-party evaluator	
		or assessor.	
	2	Definitive Information Statement	
		Item No. 5 (d) Certain Relationships	and the second
		and Related Transactions, pp. 19.	
		http://edge.pse.com.ph/openDiscVie	
		wer.do?edge_no=8c1f4eb1fa542bebe	
		fdfc15ec263a54d#sthash,Bm52ewEz.d	

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	Provide link or reference where this is disclosed The Corporation has no shareholder agreements, voting trust agreements, confidentiality agreements and the like which may impact the control, ownership, and strategic direction of the company.	
Re	commendation 8.7			
1.	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. <u>MCG</u> https://www.gtcapital.com.ph/govern	
2.	Company's MCG is submitted to the SEC and PSE.	Compliant	<u>ance/policies</u> PSE Edge http://edge.pse.com.ph/openDiscVie	
3.	Company's MCG is posted on its company website.	Compliant	wer.do?edge_no=38793f4ff4563116efdf c15ec263a54d#sthash.gmJZNFuy.dpbs	

 Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices. 	Compliant	Provide proof of submission. <u>PSE Edge Disclosure on Manual on</u> <u>Corporate Governance</u> <u>http://edge.pse.com.ph/openDiscVie</u> <u>wer.do?edge_no=38793f4ff4563116efdf</u> <u>c15ec263a54d#sthash.gmJZNFuy.dpbs</u>	
Optional: Principle 8			
 Does the company's Annual Report disclose the following information: 	Compliant	Provide link or reference to the company's Annual Report containing the said information.	
a. Corporate Objectives	Compliant	Annual Report https://www.gtcapital.com.ph/storage	
b. Financial performance indicators	Compliant	/uploads/annual-	
c. Non-financial performance indicators	Compliant	<u>reports/GTCAP_AR18_web.pdf</u> Corporate Objectives – p.79	
d. Dividend Policy	Compliant	Financial Performance Indicators – pp. 6-11	
e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors	Compliant	Non-financial indicators – p. 79 Dividend Policy – pp. 75-76 Biographical details – pp. 80-85 Attendance details – p. 61 Total Remuneration – p. 65	*
f. Attendance details of each director in all directors meetings held during the year	Compliant		

g. Total remuneration of each member of the board of directors	Compliant	(Please see above cell)	
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 Annual Report, p. 55 https://www.atcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	
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	Provide link or reference to where this is contained in the Annual Report The Board of Directors, through the Audit Committee and the Risk Oversight Committee jointly certify the adequacy of the Corporation's material controls and risk management systems. <u>Annual Report</u> , p. 63 <u>https://www.gtcapital.com.ph/storage</u> /uploads/annual- reports/GTCAP_AR18_web.pdf	
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	Provide link or reference to where this is contained in the Annual Report <u>Annual Report, p. 63</u> <u>https://www.atcapital.com.ph/storage</u> /uploads/annual- reports/GTCAP_AR18_web.pdf	

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 this is contained in the Annual Report <u>Annual Report, pp. 58-59</u> <u>https://www.gtcapital.com.ph/storage</u> <u>/uploads/annual-</u> reports/GTCAP_AR18_web.pdf	
		SEC Form 17-A, pp. 10-11 http://edge.pse.com.ph/openDiscVie wer.do?edge_no=a142933b206075faef dfc15ec263a54d#sthash.PrkakvY3.dpb §	
Principle 9: The company should establish stand same to strengthen the external auditor's indep Recommendation 9.1			and exercise effective oversight of the

 Audit Committee hos 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. An external auditor shall be selected and appointed by the stockholders upon recommendation of the Boord 		
		ofter consultation with the Audit Committee.		
		Manual on Corporate Govemance Section 2.8, p. 22-23 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20os%20of%2 0May%208,%202019.pdf	w ¹	
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. The appointment of SGV as external auditor for the year 2018 was approved by at least majority of the total issued and outstanding shores of the Corporation entitled to vote. <u>May 09, 2018 Annual Stockholders</u> <u>Minutes</u> , pp. 3-4. <u>https://www.atcopital.com.ph/storage</u> /uploads/osm/ASM%202018%20Minutes %20FINAL%20v4.pdf		

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.	Compliant	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor. The Corporation is compliant with SRC Rule 68, Paragraph 3 (b) (ix) (Rotation of External Auditors), which states that the independent auditors, or in the	20
		case of an audit firm, the signing partner, shall be rotated after every five (5) years of engagement, with a two-year cooling off period to be observed in the re-engagement of the same signing partner or individual auditor.	
		Annual Report, p. 66 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf Mr. Miguel U. Ballelos, Jr. of SGV replaced Ms. Vicky Lee Satas as signing partner for the calendar year 2018.	
		DIS, p. 21 http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1fa542bebe fdfc15ec263a54d#sthash.Bm52ewEz.d pbs	

. 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. <u>Annual Report</u> , p. 66 <u>https://www.atcapital.com.ph/storaae</u> /uploads/annual- reports/GTCAP_AR18_web.pdf	
 Audit Committee Charterincludes the Audit Committee's responsibility on: 	Compliant	Provide link/reference to the company's Audit Committee Charter	
 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 		MCG, Annex C - Audit Committee Charter https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	
regulatory requirements.			

 Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis. 	Compliant	Provide link/reference to the company's Audit Committee Charter <u>MCG.</u> Annex C - Audit Committee Charter <u>https://www.gtcapital.com.ph/storage</u> /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	
supplement to Recommendations 9.2			
 Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions. 	Compliant	Provide link/reference to the company's Audit Committee Charter <u>Manual on Corporate Governance</u> Annex C - Audit Committee Charter <u>https://www.atcapital.com.ph/storaae</u> /uploads/2019/05/MCG%20as%20of%2 <u>OMay%208,%202019.pdf</u>	
 Audit Committee ensures that the external auditor has adequate quality control procedures. 	Compliant	Provide link/reference to the company's Audit Committee Charter <u>MCG, Annex</u> C - Audit Committee Charter <u>https://www.gtcapital.com.ph/storage</u> /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	5

 Company discloses the nature of non- audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest. 	Compliant	Disclose the nature of non-audit services performed by the external auditor, if any. The Company disclosed that the auditor performed non-audit services in its Annual Report. The non-audit services performed were for the validation of the stockholders' votes during GT Capitol's Annual Stockholder's meeting, as stated in the Corporation's Definitive Information Statement. Tax consultancy services	
		were also secured for the purchase of Toyota Motor Corporation shores. <u>Annual Report, p. 66</u> <u>https://www.gtcapital.com.ph/storage</u> <u>/uploads/annual-</u> <u>reports/GTCAP_AR18_web.pdf</u>	
		DIS, p. 21 http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1fa542bebe fdfc15ec263a54d#sthash.Bm52ewEz.d pbs	
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 *	Provide link or reference to guidelines or policies on non-audit services <u>MCG, Annex C - Audit Committee</u> Charter, Duties and Responsibilities. <u>https://www.gtcapital.com.ph/storage</u> /uplaads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	

1. 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.	
		Non-audit fees paid in 2018 did not outweigh the fees paid for audit services.	
		Annual Report, p. 66 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP AR18 web.pdf	
Additional Recommendation to Principle 9			

 Company's external auditor is duly accredited by the SEC under Group A category. 	Compliant	 Provide information on company's external auditor, such as: 1. Name of the audit engagement partner; 2. Accreditation number; 3. Date Accredited; 4. Expiry date of accreditation; and 5. Name, address, contact number of the audit firm. 	
		Miguel U. Ballelos, Jr. Partner CPA Certificate No. 109950 SEC Accreditation No. 1566-A (Group A) June 09, 2016 valid until June 09, 2019 Sycip Gorres Velayo & Co. (SGV & Co.) 6760 Ayala Avenue 1226 Makati City, Philippines Tel. (632) 891 0307 Fax: (632) 819 0872	

-

 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: Dote it was subjected to SOAR inspection, if subjected; Nome of the Audit firm; and Members of the engagement team inspected by the SEC.	
		The Corporation's external auditor, Sycip Gorres Velayo & Co., was subjected to SOAR Inspection Program by the SEC on November 12-23, 2018. The names of the members of the engagement team were provided to the SEC during the SOAR inspection.	
Principle 10: The company should ensure that the Recommendation 10.1	e material and	reportable non-financial and sustainability issues are d	isclosed.

1. Board has a clear and focused policy on	Compliant	Disclose or provide link on the company's policies	
the disclosure of non-financial information,	- Compilanti	and practices on the disclosure of non-financial	
		information, including EESG issues.	
with emphasis on the management of			
economic, environmental, social and		MCG	
governance (EESG) issues of its business,		Section 5. Reportorial or Disclosure System of Company's Corporate Governance Policies,	
which underpin sustainability.		pp. 24-25	
		https://www.glcapital.com.ph/storage/upload	
		s/2019/05/MCG%20as%20of%20May%208,%202	
		019.pdf	
	and the second se		
		In May 2019, GT Capital released its maiden	
		Sustainability Report with information for the	
		reporting period January 1 to December 31,	
		2018, adopting the Global Reporting Initiative	
		("GRI") Standards, an internationally	
		recognized framework for sustainability. The	
		Sustainability Report covers the thirteen (13) material topics under the GRI Standards:	
		material topics of der me GREStandards.	
		Economic Performance	
		Indirect Economic Impacts	
		Anti-corruption	
		Anti-competitive Behavior	
		• Energy	
	1	Environmental Compliance	
		Employment	
		Labor/Management	
		Training and Education Diversity and Equality	
		Non-discrimination	
		Human Rights Assessment	
		Supplier Social Assessment	
		The Sustainability Report presents globally	
		comparable information affecting its triple	
		bottom line, a vital component of stakeholder	
		relations. Moreover, the focus on sustainability	
		allows GT Capital to identify potential	
		opportunities or trends or evaluate emerging risks, making the endeavor a risk management	
SEC Form I ACED * Lindsted 31D-c-2013		and strategic initiative for the Corporation.	
SEC Form – I-ACGR * Updated 21Dec2017			Page 103 of 1
		Sustainability Report, p. 92 of Annual Report	
		https://www.gtcapital.com.ph/storage/upload	
		/annual-reports/GICAP_AR18_web.pdf	

Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	Provide link to Sustainability Report, if any. Disclose the standards used.	
sosidinability and non-indired issues.		In May 2019, GT Capital released its maiden Sustainability Report with information for the reporting period	
		January 1 to December 31, 2018, adopting the Global Reporting Initiative ("GRI")	
		Standards, an internationally recognized framework for sustainability. The	
		Sustainability Report covers the thirteen (13) material topics under the GRI	
		Standards:	
		Economic Performance	
		Indirect Economic Impacts Anti-corruption	
		Anti-competitive Behavior	
		Energy Environmental Compliance	
		Employment	
		Labor/Management	
		 Training and Education Diversity and Equality 	
		Non-discrimination	
		Human Rights Assessment Supplier Social Assessment	
	the second second	The Sustainability Report presents globally	
		comparable information affecting its triple	
		bottom line, a vital component of stakeholder relations. Moreover, the focus	
		on sustainability allows GT Capital to	
		identify potential opportunities or trends or	
		evaluate emerging risks, making the endeavor a risk management and	
		strategic initiative for the Corporation.	
		Sustainability Report, p. 92 of 2018 Annual	
SEC Form – I-ACGR • Updated 21Dec2017		Report	
account record opportunitions		https://www.gtcapital.com.ph/storage/up	Page 104 of
		loads/annual- reports/GTCAP AR18 web.pdf	

Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is crucial for informed decision-making by investors, stakeholders and other interested users.

_				-	n 192		~~		
	20	om	 1.1.1	T = 1			2 8	: 120 1	
E 14	- 0	[0][]		101	 11.0	12.0			

 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.	
		Investor Relations through Website https://www.gtcapital.com.ph/investor -relations	
		Events https://www.atcapital.com.ph/investor -relations/events	
		Quarterly Briefing Slides https://www.gtcapital.com.ph/investor -relations/presentation-slides	
		Notice of Analyst's/Investors' Briefing http://edge.pse.com.ph/openDiscVie wer.do?edge_no=79a62f3882f13f1543c a035510b6ec2b#sthash.Xx5wM5VF.dp bs	
		https://www.gtcapital.com.ph/disclosu res?group=Others&DLPreportType=Oth ers&DLPmonth=&DLPyear=&DLPsearch =notice	
Supplemental to Principle 11			

 Company has a website disclosing up-to- date information on the following: 	Compliant	Provide link to company website	
a. Financial statements/reports (latest quarterly)	Compliant	SEC Form 17-A/17-Q - https://www.gtcapital.com.ph/disclosu res?group=SEC%20Form%2017- A%20/%2017-Q	
b. Materials provided in briefings to analysts and media	Compliant	Briefing Materials - https://www.gtcapital.com.ph/investor -relations/presentation-slides	
c. Downloadable annual report	Compliant	Annual Report - https://www.gtcapital.com.ph/annual- reports	
d. Notice of ASM and/or SSM	Compliant	Notice of ASM - https://www.gtcapital.com.ph/disclosu res?group=Stockholders%27%20Meetin gs	
e. Minutes of ASM and/or SSM	Compliant	Minutes - https://www.gtcapital.com.ph/govern ance/stockholders-meeting	
f. Company's Articles of Incorporation and By-Laws	Compliant	Articles and By-Laws - https://www.gtcapital.com.ph/aoi- and-by-laws	
Additional Recommendation to Principle 11			
 Company complies with SEC-prescribed website template. 	Compliant	http://www.gtcapitol.com.ph	

Internal Control System and Risk Management Framework

Principle 12: To ensure the integrity, transparency and proper governance in the conduct of its affairs, the company should have a strong and effective internal control system and enterprise risk management framework.

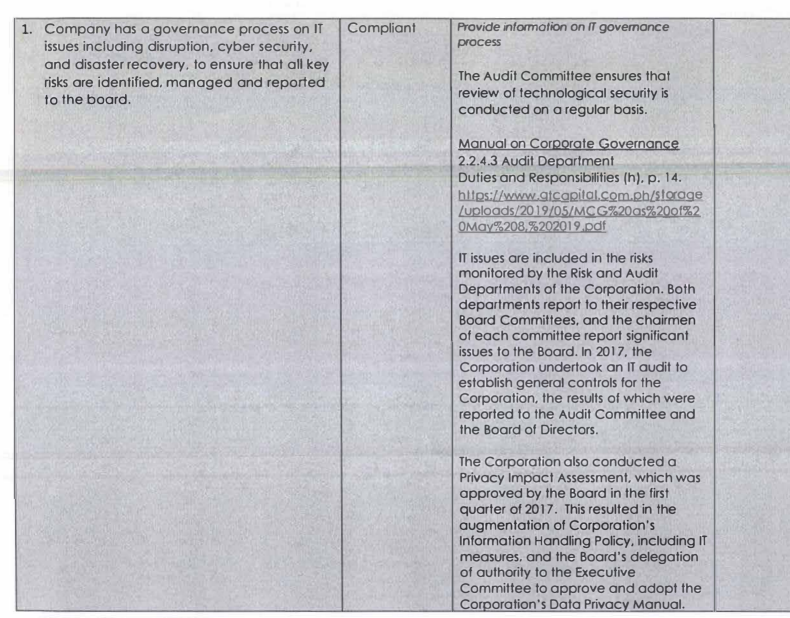
Recommendation 12.1

. Company has an adequate and effective internal control system in the conduct of its	Compliant	List quality service programs for the internal audit functions.	
business.		Indicate frequency of review of the internal control system	
		Annual Report	
		https://www.gtcopitgl.com.ph/storage	
		<u>/uploads/annual-</u>	
		reports/GTCAP_AR18_web.pdf	
		Statement of adequacy and	
		effectiveness of GT Capital's internal	
		controls and risk management system -	
		p. 63	
		Internal Audit Function – p. 66	
	- 7	Internal Audit conducts on Internal	
		Quality Assessment review and	
	1	continuously monitors ongoing	
		engagements. The Internal Audit	
		Division has also been reviewed by	
		independent auditing firm KPMG as	
		generally conforming to the highest	
		classification of requirements under the	
	1.	International Standards for Professional	
		Practice of Internal Auditing and the	
		Code of Ethics based on their external	
		quality assessment review.	
		As a result of their risk assessment,	
		Internal Audit identified areas/systems	
		that will be reviewed annually or up to	
		three (3) years.	

2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Identify international framework used for Enterprise Risk Management 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 Indicate frequency of review of the enterprise risk management framework. Review of the ERM framework is on an annual basis. In 2018, a total of thirty- one [31] risks were identified. <u>Annual Report (ERM and key risks)</u> , pp. 57-59 <u>https://www.gtcapital.com.ph/storage</u> /uploads/annual- reports/GTCAP_AR18_web.pdf <u>Statement of adeguacy and</u> <u>effectiveness of GT Capital's internal</u> <u>controls and risk management system</u>	
Supplement to Recommendations 12.1		effectiveness of GT Capital's internal	

Page 109 of 146

Company has a formal comprehensive	Compliance	Provide information on or link/ reference to a document containing the company's	
enterprise-wide compliance program		compliance program covering compliance	
covering compliance with laws and		with laws and relevant regulations.	
relevant regulations that is annually		with lows and relevant regulations.	
reviewed. The program includes appropriate training and awareness		Indicate frequency of review.	
initiatives to facilitate understanding,		GT Capital has adopted certain	
acceptance and compliance with the		policies and practices as its official	the second s
said issuances.		framework, including the Legal and	
3010 13300 nces.		Compliance Division Policies and	
		Procedures Manual, reviewed on an	
		annual basis, to cultivate a culture of	
		compliance and governance within	
		the Corporation.	
		Annual Report, pp. 55-60	
		https://www.gtcapital.com.ph/storage	
		/uploads/annual-	
		reports/GTCAP_AR18_web.pdf	
		COUNTER AND WED. DU	
		Legal and Compliance Division	
		Policies and Procedures Manual	
		https://www.gtcapital.com.ph/storage	and the second sec
		/uploads/2018/05/Legal%20and%20Co	
		mpliance%20PPM v%201.0 25%20Feb%	
		202013.pdf	and the second second
ptional: Recommendation 12.1			



SEC Form - I-ACGR * Updated 21Dec2017

Recommendation 12.2			
 Company hos in place on 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 Corporation has an Internal Audit Division Annual Report, p. 66 https://www.gtcapilal.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	
Recommendation 12.3			
 Company hos a qualified Chief Audit Executive (CAE) appointed by the Boord. 	Compliant	The Corporation's Chief Audit Executive (CAE) for the year 2018 was Mr. Leo Paul C. Maagma. He replaced Ms. Richel D. Mendoza who resigned effective Morch 01, 2018 DIS for the year 2018, p. 16 http://edge.pse.com.ph/openDiscVie wer.do?edge_no=56b2f165a02o926043 ca035510b6ec2b#sthash.OVIx5NNw.d pbs	
		DIS for the year 2019, p.16 http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1f0542bebef dfc15ec263054d#sthash.fvAVI14m.dpb s	

		/uploads/2019/05/MCG%20as%20of%2 0Mav%208,%202019,pdf	
ase of a fully outsourced internal audit ivity, a qualified independent executive enior management personnel is	Not Applicable – no fully	Identify qualified independent executive or senior management personnel, if applicable.	
gned the responsibility for managing the outsourced internal audit activity.	outsourced internal audit activity	The Corporation has no fully- outsourced internal audit activity.	
	vity, a qualified independent executive nior management personnel is ned the responsibility for managing the	vity, a qualified independent executive nor management personnel is ned the responsibility for managing the outsourced internal audit activity. Applicable – no fully outsourced internal audit activity	vity, a qualified independent executive enior management personnel is and the responsibility for managing the outsourced internal audit activity. Applicable – no fully outsourced internal audit activity Senior management personnel, if applicable. The Corporation has no fully- outsourced internal audit activity.

Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Provide information on company's risk management function.	
		The Corporation has a Risk Office	
		comprised of the Chief Risk Officer and	
		a full-time risk officer.	
		GT Capital's risk governance structure	
		ensures that risk management is not the	
	The second second	sole responsibility of one individual but	
		rather occurs and is supported at all	
		levels in the Corporation. The	
		effectiveness of the risk governance	
		structure and process is supported by well-defined risk management roles	
		and responsibilities and periodic review	
		conducted by the Internal Audit	
		Department.	
		Annual Report, p. 57-58	
		https://www.gtcapital.com.ph/slorage	
	has an include	/uploads/annual-	
	The second second	reports/GTCAP_AR18_web.pdf	
upplement to Recommendation 12.4	Warner Barry States		
. Company seeks external technical support	Not	Identify source of external technical support, if any.	
in risk management when such	applicable -	sopport, it driv.	
competence is not available internally.	Corporation	The Corporation has its own internal	
	has its own	Risk Office, which reports to the Boord	
	Internal Risk Office	Risk Oversight Committee on a	
	Unice	quarterly basis.	

 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. GT Capital's Chief Risk Officer is Winston Andrew L. Peckson <u>Annual Report, p. 87</u> https://www.gtcapital.com.ph/storage /uploads/annugl- reports/GTCAP_AR18_web.pdf	
 CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities. 	Compliant	At the management level, the Corporation's CRO works with the Risk Oversight Committee (ROC) to develop and implement enterprise risk management policies and procedures as well as perform corollary monitoring and reporting to the ROC. <u>MCG</u> Annex F – Risk Oversight Committee Charter, p. 1.	
		Qualifications of the CRO – Annual Report, p. 87 https://www.gtcapital.com.ph/storage /Uploads/annual- reports/GTCAP_AR18_web.pdf The CRO is assisted by a full time risk management officer. Annual Report, p. 57	

Page 115 of 146

Additional Recommendation to Principle 12		and the second	And the second second second second second second
1. Company's Chief Executive Officer and	Compliant	Provide link to CEO and CAE's attestation	
Chief Audit Executive attest in writing, at	Compilant		
least annually, that a sound internal audit,		The President, the Chief Risk Officer,	
control and compliance system is in place		and the Chief Audit Executive herein	
and working effectively.		certifies that the joint statement of the	
and working creenvely.		Audit Committee and the Risk	
		Oversight Committee Chairmen as to	
		the adequacy of the Corporation's	
		internal controls and risk management	
		system was made pursuant to the	
		written recommendation of the Chief	
		Audit Executive and the President. The	
		certification is attached as Annex "E".	
		Joint Statement	
		Annual Report, p. 63	
		https://www.gtcapital.com.ph/storage	
		/uploads/annual-	
	1.0	reports/GTCAP_AR18_web.pd	
	the state of the s	ergic Relationship with Shareholders d equitably, and also recognize, protect and facilita	te the exercise of their rights.
Recommendation 13.1			
1. Board ensures that basic shareholder rights	Compliant	Provide link or reference to the company's	and the second se
are disclosed in the Manual on Corporate		Manual on Corporate Governance where	
Governance.	1.125	shareholders' rights are disclosed.	
		MCG.	
		Section 6.1 Rights of Investors/ Minority	
		Interests, p. 25	
		https://www.atcapital.com.ph/storage	
		/uploads/2019/05/MCG%20as%20of%2	
		0May%208,%202019.pdf	

2. Boord ensures that basic shareholder rights ore disclosed on the company's website.	Compliant	Provide link to company's website Basic shareholder rights are disclosed in the Manual on Corporate Governance, which is uploaded to GT Capital's website <u>https://www.gtcapital.com.ph/govern</u> <u>ance/policies</u>	
Supplement to Recommendation 13.1			
 Company's common shore has one vote for one shore. 	Compliant	MCG Section 6.3, pp. 26-27 https://www.gtcapitol.com.ph/storage /uploads/2019/05/MCG%20os%20ot%2 0Mov%208,%202019.pdf	
2. Board ensures that all shareholders of the some class ore 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. <u>MCG</u> Section 6.3 – Voting Rights, pp. 26-27 and Section 6.9 – Rights to Fair and Equal Treatment p. 29, <u>https://www.gtcapital.com.ph/storage</u> / <u>uploads/2019/05/MCG%20os%20of%2</u> <u>0May%208,%202019.pdf</u>	

 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 is by poll.	
			Minutes of the May 2018 Annual	
			Stockholders Meeting	
	the second restore of the second second second		Item No. 3 – Voting Procedures, p.1.	
		disciple invited	https://www.gtcopital.com.ph/storage	
			/uploads/asm/ASM%202018%20Minutes %20FINAL%20v4.pdf	
			7620110AC/82004.001	
4.	Board has an effective shareholder voting	Compliant	Provide information on shareholder voting	
	mechanism such as supermajority or		mechanisms such as supermajority or	
	"majority of minority" requirements to		"majority of minority", if any.	
	protect minority shareholders against		The Corporation shall ensure that all	
	actions of controlling shareholders.		shareholders of the same class are	
			treated equally and fairly with respect	
			to voting rights, subscription rights,	
			transfer rights, and share repurchases.	
		A CONTRACTOR OF	MCG	
			Section 6.9, p. 29.	
			https://www.gtcapital.com.ph/storage	
			/uploads/2019/05/MCG%20as%20of%2	
		and the second second	<u>0May%208,%202019.pdf</u>	

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) Under the Manual on Corporate Governance, minority shareholders have the right to propose the holding of a meeting and the right to propose items in the agenda of the meeting.	
			MCG Section 6.6.2, p. 28 https://www.atcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.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 <u>MCG</u> , Section 6.6.2, & Section 6.6.3, p.28 <u>https://www.atcapital.com.ph/storage</u> / <u>uploads/2019/05/MCG%20as%20of%2</u> OMav%208,%202019.pdf	

 Company has a transparent and specific dividend policy. 	Compliant	Provide information on or link/reference to the company's dividend Policy.	14-1
		The Corporation has a Board-approved annual target dividend payout of PhP 3.00 per share, payable out of its unrestricted retained earnings.	
		Annual Report, p. 76	
		https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	
		Indicate if company declared dividends. If yes, indicate the number of days within which the dividends were paid ofter declaration. In case the company has offered scrip-dividends, indicate if the company paid the dividends within 60 days from declaration	
		Dividends were disclosed through the PSE and uploaded to the GT Capital website:	
		https://www.gtcapitol.com.ph/disclosu res?group=Dividends	

 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 The votes of stockholders who attended in person or by proxy were validated by the external auditor, SGV.	
		May 09, 2018 Annual Stockholders Meeting Minutes Item No. 3 Voting Procedures, p.1. https://www.atcapilal.com.ph/storage /uploads/asm/ASM%202018%20Minutes %20FINAL%20v4.pdf	
Recommendation 13.2			
 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. 	Non- 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)	The Preliminary Information Statement (PIS), including the Notice of the Annual Stockholder's Meeting, was disclosed and posted through PSE Edge on March 28, 2018, or forty-four (44) days before the ASM. <u>http://edge.pse.com.ph/openDiscView</u> <u>er.do?edge_no=a1e020373f10e88043ca</u> 035510b6ec2b#slhash.ikft8Rta.dpbs

Compliant	<u>/uploads/asm/2018%20Notice%20and</u> <u>%20Agenda.pdf</u> <u>DIS</u> , Item No. 5 – Directors and	
Compliant		
	Executive Officers of Registrant, pp. 8-	
}	20. http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1fq542bebef dfc15ec263a54d#sthash.uymYCHzX.DN 6GFR91.dpbs	
Compliant	DIS, p. 21. http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c1f4eb1fa542bebef dfc15ec263a54d#sthash.yymYCHzX.DN 6GFR91.dpbs	
Compliant	May 09, 2018 ASM Notice, Agenda and Proxy https://www.gtcapital.com.ph/storage /uploods/asm/2018%20Notice%20and %20Agenda.pdf	
	https://www.gtcapital.com.ph/storage /uploads/asm/2018%20Proxy%20Form.p df	
		dfc15ec263a54d#sthash.uymYCHzX.DN 6GFR91.dpbs Compliant DIS. p. 21. http://edge.pse.com.ph/openDiscVie wer.do?edge_no=8c114eb1fa542bebef dfc15ec263a54d#sthash.uymYCHzX.DN 6GFR91.dpbs Compliant May 09, 2018 ASM Notice, Agenda Ond Proxy https://www.gtcapital.com.ph/storage /uploads/asm/2018%20Notice%20and %20Agenda.pdf

 Company provides rationale for the agenda items for the annual stockholders meeting 	Compliant	Provide link or reference to the rationale for the agenda items <u>DIS.</u> p. 3. <u>http://edge.pse.com.ph/openDiscVie</u> <u>wer.do?edge_no=8c1f4eb1fa542bebef</u> <u>dfc15ec263a54d#sthash.uymYCHzX.DN</u> <u>6GFR9t.dpbs</u>	
Recommendation 13.3			
 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. <u>May 09, 2018 Annual Stockholders Meeting Minutes</u> <u>https://www.gtcapital.com.ph/storage</u> /uploads/asm/ASM%202018%20Minutes %20FINAL%20v4.pdf <u>Results of 2018 ASM</u> <u>http://edge.pse.com.ph/openDiscVie</u> wer.do?edge_no=3cb4d13d018558694 3ca035510b6ec2b#sthash.7LJm6UPg.d pbs	

2. Minutes of the Annual and Special Shareholders' Meetings were available on	Compliant	Provide link to minutes of meeting in the company website.	
the company website within five business days from the end of the meeting.		Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes.	
÷*		Indicate also if the voting on resolutions was by poll.	
		Include whether there was opportunity to ask question and the answers given, if any	
		The draft minutes of the 2018 ASM were uploaded to the GT Capital website on May 10, 2018, or one (1) day after the ASM.	
		The voting on agenda items, which was done by poll, and their results are all disclosed in the minutes of the meeting posted on GT Capital's website. Shareholders were given the opportunity to ask questions.	
		May 09, 2018 Annual Stockholders Meeting Minutes https://www.gtcapital.com.ph/storage /uploads/asm/ASM%202018%20Minutes %20FINAL%20v4.pdf	
		The draft minutes of the 2019 ASM were also uploaded to the GT Capital Website one (1) day after the 2019 ASM, held on May 08, 2019. https://www.gtcapital.com.ph/storage /uploads/asm/2019%20ASM%20Draft%2	
SEC Form – I-ACGR * Updated 21Dec2017	1	<u>OMinutes.pdf</u>	Page 124 of 1

Compliant	Indicate if the external auditor and other	
Compilant	relevant individuals were present during the ASM and/or special meeting	
	External auditor was present during	
	ASM.	
	May 09, 2018 Annual Stockholders	
	Meeting Minutes, p. 1.	
	https://www.gtcapital.com.ph/storage /uploads/asm/ASM%202018%20Minutes %20EINIAL%20w4.pdf	
	Compliant	relevant individuals were present during the ASM and/or special meeting External auditor was present during ASM. May 09, 2018 Annual Stockholders Meeting Minutes, p. 1. https://www.gtcapital.com.ph/storage

	1		
 Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate 	Compliant	Provide details of the alternative dispute resolution made available to resolve intra- corporate disputes	
disputes in an amicable and effective		A little use Ale of an our source with the attenue of	
manner.		All issues that may result in disputes,	
		claims, or which may be reasonably	
		expected to be subject to corrective	
		action shall be documented in writing	
		by the Corporation's Legal & Compliance Officer. In cases which	
and the second	and the second second	may result in a claim, the Legal and	
		Compliance Officer shall be	
		responsible for determining the validity	
		of the claim. The Corporation may	
		decide to settle an issue, dispute or	
		claim through judicial or extrajudicial	
		means (including alternative dispute	
		resolution), upon the recommendation	
		of the Legal & Compliance Head and,	
		if necessary, the Company's Board of	
		Directors.	
		Section 6.1.3.4.3, Legal and	
	-	Compliance Division Policies and	
		Procedures Manual	
		https://www.gtcapital.com.ph/storage	
		/uploads/2018/05/Legal%20and%20Co	
		mpliance%20PPM v%201.0 25%20Feb%	
.05		202013.pdf	
	and the second second		
		The Corporation has not had any	
		disputes to date with its stockholders,	
		third parties, or regulatory authorities.	
		In addition the Corporation has	
		In addition, the Corporation has	
		implemented an Investor Relations	
		Program so as to ensure responsive and	
		effective feedback, which should	
SEC Form – I-ACGR * Updated 21Dec2017		address the shareholder's concerns.	
			Page 126 of 1
		<u>GT Capital website</u>	
		https://www.gtcapital.com.ph/investor	
		-relations/investor-relations-program	

https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20os%20of%2	2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Provide link/reference to where it is found in the Manual on Corporate Governance Section 6.1.3.4.3, Legal and Compliance Division Policies and Procedures Manual https://www.gtcapital.com.ph/storage /uploads/2018/05/Legal%20and%20Co mpliance%20PPM v%201.0 25%20Feb% 202013.pdf	

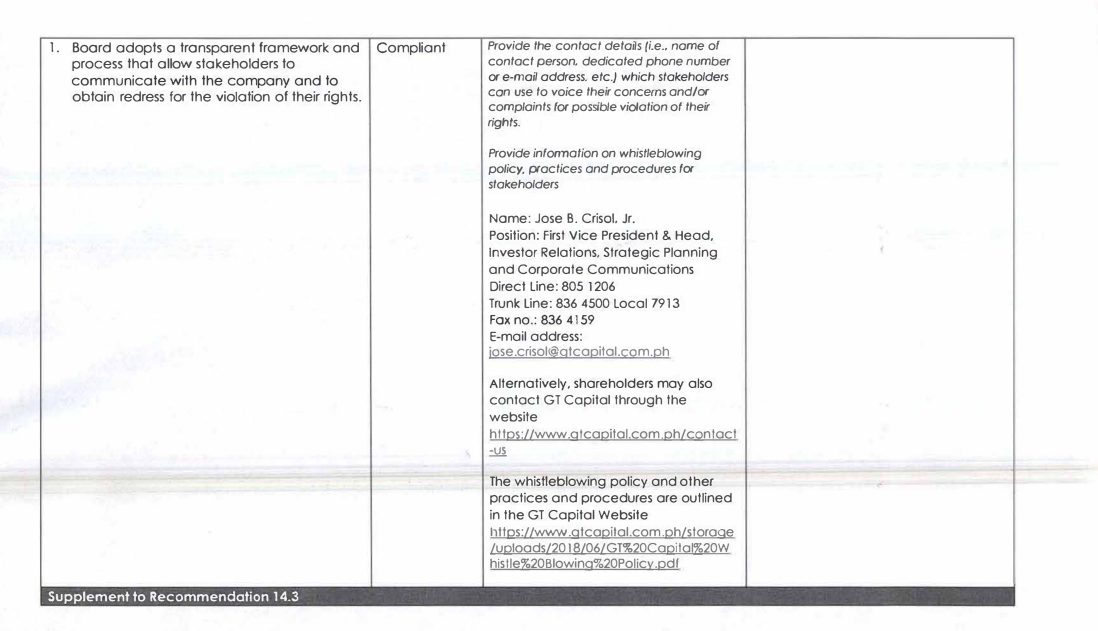
 Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders. 	Compliant	Disclose the contact details of the officer/office responsible for investor relations, such as: 1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address Name: Jose B. Crisol, Jr.	
	and the second	Position: First Vice President & Head,	and the second
		Investor Relations, Strategic Planning and Corporate Communications Direct Line: 805 1206 Trunk Line: 836 4500 Local 7913	
		Fax no.: 836 4159 E-mail address: jose.crisol@gtcapital.com.ph	
		Other Stakeholders and Investor Relations https://www.gtcapital.com.ph/corpora te-governance-report	
 IRO is present at every shareholder's meeting. 	Compliant	Indicate if the IRO was present during the ASM.	and the second
	la second and	The Compliance Officer herein certifies that the Investor Relations Officer, Jose B. Crisol, Jr., was present at the 2018 ASM. The certification is attached as Annex "C".	

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 in place to prevent ineffective management and other similar checks in its Corporate Governance Framework, including: Code of Ethics, Code of Discipline, Whistleblowing Policy, Policy on Conflict of Interest, and Policy on Insider Trading. Annual Report, pp. 55-60 https://www.glcopilol.com.ph/storage //uploads/annual-reports/GICAP ARI8 web.pdf The Compliant to the avist thirty percent (30%) public float to increase liquidity in the market. Compliant Compliant Indicate the company's public float of 43.86% SEC form 17-A Item 1. Business, p. 6.	
GT Capital has several measures in place to prevent ineffective management and other similar checks in its Corporate Governance Framework, including: Code of Ethics, Code of Discipline, Whistleblowing Policy, Policy on Conflict of Interest, and Policy on Insider Trading. Annual Report, pp. 55-60 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18 web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Compliant Indicate the company's public float. GT Capital has a public float of 43.86% <u>SEC Form 17-A</u> Item 1. Business, p. 6.	
management and other similar checks in its Corporate Governance Framework, including: Cade of Ethics, Code of Discipline, Whistleblowing Policy, Policy on Conflict of Interest, and Policy on Insider Trading. Annual Report, pp. 55-60 https://www.glcapitol.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float, GT Capital has a public float of 43.86%	
 in its Corporate Governance Framework, including: Code of Ethics, Code of Discipline, Whistleblowing Policy, Policy on Conflict of Interest, and Policy on Insider Trading. Annual Report, pp. 55-60 https://www.gtcapitol.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Compliant Indicate the company's public Iloat. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6. 	
Framework, including: Code of Ethics, Code of Discipline, Whistleblowing Policy, Policy on Conflict of Interest, and Policy on Insider Trading. Annual Report, pp. 55-60 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
Code of Discipline, Whistleblowing Policy, Policy on Conflict of Interest, and Policy on Insider Trading. Annual Report, pp. 55-60 https://www.gtcapitol.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
Policy, Policy on Conflict of Interest, and Policy on Insider Trading. Annual Report, pp. 55-60 https://www.gtcapitol.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
and Policy on Insider Trading. Annual Report, pp. 55-60 https://www.gtcapitol.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Indicate the company's public float. gT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
Annual Report, pp. 55-60 https://www.gtcapitol.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Indicate the company's public float. gt Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
https://www.gtcapitol.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
https://www.gtcapitol.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
/uploads/annual- reports/GTCAP_AR18_web.pdf The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
The Compliance Officer herein certifies that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
that there are no anti-takeover measures or similar devices. The certification is attached as Annex "C". Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
measures or similar devices. The certification is attached as Annex "C". Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A litem 1. Business, p. 6. Item 1. Business, p. 6.	
certification is attached as Annex "C". company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. GT Capital has a public float of 43.86% SEC Form 17-A litem 1. Business, p. 6. Item 1. Business, p. 6.	
. Company has at least thirty percent (30%) public float to increase liquidity in the market. Compliant Indicate the company's public float. . GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
public float to increase liquidity in the market. GT Capital has a public float of 43.86% SEC Form 17-A Item 1. Business, p. 6.	
market. GT Capital has a public float of 43.86% <u>SEC Form 17-A</u> Item 1. Business, p. 6.	
Item 1. Business, p. 6.	
http://edge.pse.com.ph/openDiscVie	
wer.do?edge_no=a142933b206075faef	
dfc15ec263a54d#sthash.rTwnCzqW.dp bs	
	and the second second

Compliant	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM <u>GT Capital Policies</u> <u>https://www.gtcapital.com.ph/govern</u> <u>ance/policies</u> The Corporation provides all updated, pertinent, publicly available financial and operating information to its	
	stockholders through the GT Capitol website. GT_Capital Investor Relations Program https://www.gtcapital.com.ph/investor -relations https://www.gtcapital.com.ph/investor -relations	
Non- Compliant	Disclose the process and procedure for secure electronic voting in obsentia, if any.	The Corporation treats its shareholders fairly and equitably. To this end, voting on each agenda item is done by poll. Shareholders may vote in absentia by sending their proxies. The proxies are then tabulated by the Corporation's stock and transfer agent and validated by SGV.
D	uties to Stakeholders	
	Non- Compliant	and practices to encourage shareholders' participation beyond ASM GI Capital Policies https://www.gtcapital.com.ph/governance/policies The Corporation provides all updated, pertinent, publicly available financial and operating information to its stockholders through the GI Capital website. GI Capital Investor Relations Program https://www.gtcapital.com.ph/investor relations https://www.gtcapital.com.ph/investor -relations https://www.gtcapital.com.ph/investor https://www.gtcapital.com.ph/investor orelations https://www.gtcapital.com.ph/investor orelations https://www.gtcapital.com.ph/investor orelations https://www.gtcapital.com.ph/investor orelations https://www.gtcapital.com.ph/investor orelations/investor-relations-program

npany's shareholder and tion or reference to a aining information on the cies and programs for its
information is provided apital's web page tcapital.com.ph/share- lers-information
ons Program tcapital.com.ph/investor stor-relations-program
.g

 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 On all matters of importance to investors, especially institutional investors, the company observes the principle of fair treatment of all shareholders.	
		MCG Sections 6.2.2, p. 25 6.8, and 6.9, pp. 29 https://www.atcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	
		Policies and Programs https://www.gtcapital.com.ph/agvern ance/policies	
		https://www.gtcapital.com.ph/investor -relations/investor-relations-program	
Recommendation 14.3	E BER REAL		



1.	Company establishes an alternative dispute	Compliant
	resolution system so that conflicts and	
	differences with key stakeholders are	
	settled in a fair and expeditious manner.	

Provide information on the olternative dispute resolution system established by the company.

MCG

Section 2.1.2 (i), p. 4 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf

All issues that may result in disputes, claims, or which may be reasonably expected to be subject to corrective action shall be documented in writing by the Corporation's Legal & Compliance Officer. In coses which may result in a claim, the Legal and Compliance Officer shall be responsible for determining the validity of the claim. The Corporation may decide to settle an issue, dispute or claim through judicial or extrajudicial means (including alternative dispute resolution), upon the recommendation of the Legal & Compliance Head and, if necessary, the Company's Board of Directors.

Section 6.1.3.4.3, Legal and Compliance Division Policies and Procedures Manual

The Corporation has not had any disputes to date with its stockholders, third parties, or regulatory authorities

In addition, the Corporation has implemented an Investor Relations Program so as to ensure responsive and effective feedback, which should address the shareholder's concerns.

GI Capital website

https://www.glcapital.com.ph/investor -relations/investor-relations-program Page 134 of 146

1.	Company does not seek any exemption from the application of a law, rule or	Compliant	Disclose any requests for exemption by the company and the reason for the request.	
	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		GT Capital did not seek any exemption from the application of any law, rule or regulation in 2018.	
1	to finally comply with the applicable law, rule or regulation.			
2.	Company respects intellectual property rights.	Compliant	Provide specific instances, if any.	
			The Corporation respects intellectual property rights by proper citation and sourcing in its published materials.	
			Full-Year 2018 Analyst & Media Briefing https://www.gtcapital.com.ph/storage /uploads/guarterly-	
			reports/GT%20Capital%20FY%202018%2 0Briefina%20Slides%20-%20Online.pdf	

 Company discloses its policies and practices that address customers' welfare 	Compliant	Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same. <u>Policies and Programs</u> <u>https://www.gtcapital.com.ph/govern</u> <u>ance/policies</u>	
		https://www.qtcapital.com.ph/investor -relations/investor-relations-program Customer Welfare and Safety, Environment-Friendly Value Chain and Interaction with Communities Annual Report, pp. 72-75 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf MCG, Section 2.3.5, p. 18 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	
2. Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Identify policies, programs and practices Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same. Procurement Policies Annual Report, p. 60 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_A R8_web.pdf	

Recommendation 15.1			
. Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	Compliant	Provide information on or link/reference to company policies, programs and procedures that encourage employee participation.	1
		Employee Relations Annual Report, p.69 https://www.atcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	
Supplement to Recommendation 15.1			
 Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures. 	Non- Compliant	Disclose if company has in place o 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.	Employees receive annual variable compensation based on performance such as performance bonuses and merit based raises, and are encouraged to contribute in terms of short term and long term goal-setting, subject to the guidance of the Executive Committee and the Board of Directors.
	Same and	And the second second second second	Annual Report, p. 69
			https://www.gtcapital.com.ph/storage/ uploads/annual- reports/GTCAP_AR18_web.pdf

 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. Policies and Practices on Health, Safety, and Welfare of Employees	
		Annual Report, p. 69 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	
 Company hos 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.Training and Development Programs for EmployeesAnnual Report. p. 69 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	

		program <u>Annual Report</u> , p. 56-57 <u>https://www.gtcapital.com.ph/storage</u> /uploads/annual- <u>reports/GTCAP_AR18_web.pdf</u>	2
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Identify how the board disseminated the policy and program to employees across the organization Policies are distributed to and are readily available for access of all directors, officers and employees through website, by request from Legal and Compliance Department, and through the Human Resources and Administration Department. <u>Annual Report</u> , pp. 55-56 <u>https://www.gtcapital.com.ph/storage</u>	
		/uploads/annual- reports/GICAP_AR18_web.pdf	

company policy and procedures on penalizing employees involved in corrupt practices.	
Include any finding of violations of the company policy.	
Code of Discipline and Anti-corruption	
program	· · · · · · · · · · · · · · · · · · ·
Annual Report, p. 56-57 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	
To date, there has been no violation of company policy.	
	practices. Include any finding of violations of the company policy. Code of Discipline and Anti-corruption program <u>Annual Report, p. 56-57</u> <u>https://www.gtcapital.com.ph/storage</u> <u>/uploads/annual-</u> <u>reports/GTCAP_AR18_web.pdf</u> To date, there has been no violation of

4

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. The Whistleblowing Policy clearly	
			defines who qualifies as a whistleblower; outlines a procedure for reporting in good faith acts and omissions that violate any law, rule or regulation or that constitute unethical conduct or fraudulent accounting, among others; and provides protection for the whistleblower through provisions on confidentiality and non-retaliation.	
			Reports by stakeholders, including employees, may be submitted by e- mail to govemance@gtcapital.com.ph or directly in writing to the Chief Audit Executive ("CAE").	
			Whistleblowing policy https://www.atcapital.com.ph/gover nance/policies	
2.	Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	Whistleblowing policy https://www.gtcapital.com.ph/govern ance/policies	

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. Investigations and findings arising from the whistleblowing policy are overseen by the Board through the Corporate Governance and Related Party Transactions Committee. To date, there have been no reported incidents under the Whistleblowing Policy. 	
		MCG Annex G – Whistleblowing Policy, p. 2 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 QMay%208,%202019.pdf	
Principle 16: The company should be socially response interactions serve its environment and stakehold balanced development. Recommendation 16.1			
 Company recognizes and places importance on the interdependence between business and society, and promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates. 	Compliant	Provide information or reference to a document containing information on the company's community involvement and environment-related programs. Corporate Social Responsibility https://www.gtcapital.com.ph/csr	-
Optional: Principle 16			

 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.	
	and the second second	Customer Welfare and Safety, Environment-Friendly Value Chain and Interaction with Communities	
	n Service Inc	Annyal Report, pp. 72-75 https://www.gtcapital.com.ph/storage /uploads/annyal- reports/GTCAP_AR18_web.pdf	
		MCG, Section 2.3.5, p. 18 https://www.atcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	

Compliant	Identify or provide link/reference to policies, programs and practices to interact positively with the communities in which it operates.	
	Customer Welfare and Safety, Environment-Friendly Value Chain and Interaction with Communities	
	Annual Report, pp. 72-75 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf	
	MCG, Section 2.3.5, p. 18 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2 0May%208,%202019.pdf	The second
	Compliant	programs and practices to interact positively with the communities in which it operates. Customer Welfare and Safety, Environment-Friendly Value Chain and Interaction with Communities Annual Report, pp. 72-75 https://www.gtcapital.com.ph/storage /uploads/annual- reports/GTCAP_AR18_web.pdf MCG, Section 2.3.5, p. 18 https://www.gtcapital.com.ph/storage /uploads/2019/05/MCG%20as%20of%2

Pursuant to the requirements 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 May 23, 2019.

ARTHUR VY TY

Chairman of the Board

RENATO C. VALENCIA Lead Independent Director

o janda

JAIME MIGUEL G. BELMONTE Independent Director

ANTONIO V. VIRAY

Corporate Secretary

SIGNATURES

CARMELO MÁRIA LUZA BAUTISTA President

WILFREDO A. PARAS

Independent Director

MBucca

RENE J. BUENAVENTURA Independent Director

RENEE LYNN MICIANO-ATIENZA

Compliance Officer

ACKNOWLEDGEMENT

REPUBLIC OF THE PHILIPPINES

S.S.

BEFORE ME, at the above-stated place, this _____th day of _____2019 personally appeared the following:

Name	Identification Document	Place of Issuance/Validity
Arthur V. Ty	and the second sec	
Carmelo Maria Luza Bautista		
Renato C. Valencia		
Wilfredo A. Paras		
Jaime Miguel G. Belmonte		
Rene J. Buenaventura		
Antonio V. Viray	LUCION NOR DISSUES	
Renee Lynn Miciano-Atienza	13.97 Mar 61	

known to me to be the same persons who executed the foregoing instrument and acknowledged to me that the same is their free act and deed, as well as the act and deed of the entities they represent.

This instrument consists of 151 (_) pages, including the page on which this acknowledgement is written.

WITNESS MY HAND AND SEAL ON THE DATE AND PLACE FIRST STATED.

Doc. No. <u>230</u>; Page No. <u>48</u>; Book No. <u>11</u>; Series of 2019.

Notary Public for Makati City until December 31, 2020 Roll No. 41639 / Appointment No. M-120 IBP 054764 / PTR No. 6618489 45/F GT Tower International, Ayala Avenue Corner H.V. Dela Costa, Makati City

CERTIFICATION

I, Atty. Antonio V. Viray, Filipino and of legal age, do hereby certify, that:

- I am the Corporate Secretary of GT Capital Holdings, Inc. ("GT Capital" or the "Corporation"), a corporation duly licensed and existing under the laws of the Republic of the Philippines, with principal address at 43rd Floor, GT Tower International, 6813 Ayala Avenue cor. H.V. Dela Costa, Makati City;
- 2. In relation to Recommendation 1.5 (Optional) and in accordance with my duties and responsibilities as Corporate Secretary, materials for board meetings are distributed at least five (5) business days before the scheduled meetings;
- 3. In relation to Recommendation 4.1.3, directors ask necessary questions or seek clarifications and explanations during the Board and Committee meetings and such participation, questions and clarifications are included in the minutes of the meetings;
- 4. In relation to Recommendation 5.6.1, directors with material interest in the transactions abstain from taking part in deliberations and such is reflected in the minutes of the meeting;
- 5. In relation to Recommendation 8.5.1, directors with conflicts of interest abstain from discussion of Related Party Transactions during Board meetings; and
- 6. In relation to Supplement to Recommendation 8.5.1, directors disclose their interests in transactions or any other conflict of interests, which is reflected in the minutes of the meetings.

This certification is being issued in compliance with the Integrated Annual Corporate Governance Report ("IACGR") for the year 2018.

Makati City, Philippines, May 23, 2019.

Gr. Ena

ATTY. ANTONIO V. VIRAY Corporate Secretary

ANNEX "B"

CERTIFICATION

I, Susan E. Cornelio, Filipino and of legal age, do hereby certify, that:

- 1. I am the Head of Human Resources and Administration of GT Capital Holdings, Inc. ("GT Capital" or the "Corporation"), a corporation duly licensed and existing under the laws of the Republic of the Philippines, with principal address at 43rd Floor, GT Tower International, 6813 Ayala Avenue cor. H.V. Dela Costa, Makati City;
- 2. In relation to Recommendation 2.4.2, I certify to the existence of an employee handbook of GT Capital which states the retirement policy of the Corporation's officers and other employees, including the retirement benefits which they are entitled to.

This certification is being issued in compliance with the Integrated Annual Corporate Governance Report ("IACGR") for the year 2018.

SUSAN E. CORNELIO VP/Head, Human Resources and Administration

ANNEX "C"

CERTIFICATION

I, Atty. Renee Lynn Miciano-Atienza, Filipino and of legal age, do hereby certify, that:

- I am the Head of Legal and Compliance of GT Capital Holdings, Inc. ("GT Capital" or the "Corporation"), a corporation duly licensed and existing under the laws of the Republic of the Philippines, with principal address at 43rd Floor, GT Tower International, 6813 Ayala Avenue cor. H.V. Dela Costa, Makati City;
- 2. In relation to Recommendation 2.10.3, the Internal Audit Charter was approved by the Board;
- 3. In relation to Recommendation 3.2.2. (Optional), the Audit Committee approved the appointment of Mr. Leo Paul C. Maagma as Internal Auditor;
- 4. In relation to Recommendation 4.3.1, the directors submit their updated profiles to the Nominations Committee on an annual basis;
- 5. In relation to Recommendation 8.1, the Corporation's Legal and Compliance Department Policies and Procedures Manual include policies and procedures on: 6.1. Structured Compliance Reporting; and 6.2 Unstructured Compliance Reporting, which include disclosures on financial condition, results and business operations of the Corporation;
- 6. In relation to Recommendation 13.5.2, the Corporation's Investor Relations Officer, Mr. Jose B. Crisol, Jr., was present at the 2018 Annual Stockholders' Meeting; and
- 7. In relation to Supplemental Recommendations to Principle 13.1, that there are no anti-takeover measures or similar devices.

This certification is being issued in compliance with the Integrated Annual Corporate Governance Report ("IACGR") for the year 2018.

ATTY, RENEE LYNN MICIANO-ATIENZA VP/Head, Legal and Compliance Department

ANNEX "D"

CERTIFICATION

I, Francisco H. Suarez, Jr., Filipino and of legal age, do hereby certify, that:

- I am the Chief Financial Officer of GT Capital Holdings, Inc. ("GT Capital" or the "Corporation"), a corporation duly licensed and existing under the laws of the Republic of the Philippines, with principal address at 43rd Floor, GT Tower International, 6813 Ayala Avenue cor. H.V. Dela Costa, Makati City;
- 2. In connection with Supplement to Recommendation 3.2.1 of the Corporation's Integrated Annual Corporate Governance Report ("IACGR") for the year 2018, the Audit Committee reviewed the non-audit fees for services conducted by the Corporation's external auditor, Sycip Gorres Velayo & Co., in relation to the audit fees to ensure that the non-audit fees do not outweigh the audit fees and approved the same.

This certification is being issued in compliance with the IACGR for the year 2018.

RRANCISCO H. SUAREZ, JR. EVP/Chief Financial Officer

CERTIFICATION

We, Carmelo Maria Luza Bautista, Winston Andrew L. Peckson, and Leo Paul C. Maagma, Filipinos and of legal age, do hereby certify, that:

- We are the President, Chief Risk Officer, and Chief Audit Executive, respectively, of GT Capital Holdings, Inc. ("GT Capital" or the "Corporation"), a corporation duly licensed and existing under the laws of the Republic of the Philippines, with principal address at 43rd Floor, GT Tower International, 6813 Ayala Avenue cor. H.V. Dela Costa, Makati City;
- 2. In relation to Additional Recommendation to Principle 12.1, the joint statement of the Audit Committee and the Risk Oversight Committee as to the adequacy of the Corporation's internal controls and risk management system was made pursuant to the written recommendation of the Chief Audit Executive and the President.

This certification is being issued in compliance with the Integrated Annual Corporate Governance Report ("IACGR") for the year 2018.

CARMELO MARIA LUZA BAUTISTA President

WINSTON ANDREW L. PECKSON Chief Risk Officer

LEO PAUL C. MAAGMA Chief Audit Executive