SECURITIES AND EXCHANGE COMMISSION

SEC FORM - ACGR

ANNUAL CORPORATE GOVERNANCE REPORT

1.	Report is Filed for the Year	
2.	Exact Name of Registrant as Specified in its CharterDel Monte	Pacific Limited
3.	Craigmuir Chambers, PO Box 71 Road Town, Tortola, British Address of Principal Office	Virgin Islands Postal Code
4.	SEC Identification Number N/A 5.	(SEC Use Only) Industry Classification Code
6.	BIR Tax Identification Number	
7.	+65 6324 6822 Issuer's Telephone number, including area code	
8.	N/A Former name or former address, if changed from the last report	

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A. BOARD MATTERS

1) Board of Directors

Number of Directors per Articles of Incorporation	71
Actual Number of Directors for the Year	7

(a) Composition of the Board

Complete the table with information on the Board of Directors:

Director's Name	Type [Executive (ED), Non- Executive (NED) or Independent Director (ID)]	If nominee, identify the principal	Nominator in the last election (if ID, state the relationship with the nominator)	Date First Appointed	Date Last Elected (if ID, state the number of years served as ID) ²	Elected when (Annual /Special Meeting)	No. of Years Served as Director
Rolando C. Gapud	NED	N/A	Nominating Committee ("NC")	20 Jan 2006	15 Apr 2014	Annual	8
Joselito D. Campos, Jr.	ED	NutriAsia Pacific Ltd	NC	20 Jan 2006	28 Apr 2006	Annual	8
Edgardo M. Cruz, Jr.	ED	N/A	NC	02 May 2006	30 Apr 2012	Annual	8
Benedict Kwek Gim Song	LID (Lead Independent Director)	N/A	NC	30 Apr 2007	15 Apr 2014 (ID: 7)	Annual	7
Patrick L. Go	ID	N/A	NC	19 April 2001	30 Apr 2013 (ID: 8)	Annual	13
Dr. Emil Q. Javier	ID	N/A	NC	30 Apr 2007	30 Apr 2013 (ID: 7)	Annual	7
Godfrey E. Scotchbrook	ID	N/A	NC	28 Dec 2000	30 Apr 2012 (ID: 14)	Annual	14

(b) Provide a brief summary of the corporate governance policy that the board of directors has adopted. Please emphasize the policy/ies relative to the treatment of all shareholders, respect for the rights of minority shareholders and of other stakeholders, disclosure duties, and board responsibilities.

The Company is committed to the highest standards of corporate governance and supports the principles of openness, integrity and accountability.

Board Responsibilities

The Board of Directors shapes the long-term viability of the Company, reviews material issues and provides guidance on matters relating to shareholders and their concern, and sustainability.

The Board has also put in place a framework of prudent and effective controls that allows risks to be assessed and managed. The Board ensures that obligations to shareholders and other stakeholders are understood and complied with. With the Company Secretary's assistance, the Board and Management are kept continually apprised of their compliance obligations and responsibilities arising

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¹ Article 86 of the Company's Articles of Association (the "Articles") states that "the number of directors shall be not less than two. There shall be no maximum number of directors unless otherwise determined from time to time by the members at a general meeting.

Reckoned from the election immediately following January 2, 2014.

from regulatory requirements and changes.

The Company has a team that looks after Compliance. There is a "Whistle Blower Programme" in place. A separate team evaluates and manages Risks and both Compliance and Risk Issues are reported to the Board of Directors.

Treatment of Shareholders

The Group treats all shareholders fairly and equitably, and recognizes, protects and facilitates the exercise of shareholders' rights. Moreover, the Group continually reviews and updates such governance arrangements.

Shareholders are informed of changes in the Company's business that would likely to materially affect the value of the Company's shares.

The Group ensures that shareholders have the opportunity to participate effectively in and vote at General Meetings. Shareholders are informed of the rules, including voting procedures that govern General Meetings.

Respect for Stakeholders

The Group is committed to engaging its stakeholders and providing easy and regular access to timely, effective, fair, pertinent and accurate information about the Company, in clear language. It is also committed to grow our business in a manner that sustains a healthy balance among diverse interests of all our stakeholders – our employees and their families, business partners, customers and host communities. To achieve this, the Company engages its stakeholders to identify key issues affecting them and the company.

Disclosure Duties

The Group provides descriptive and detailed disclosure whenever possible and avoids boilerplate disclosure, and immediately announces any material information known to the Company concerning the Company or any of its subsidiaries or associated companies.

Material information, including but not limited to, the Company's financial position, performance, ownership, strategies, activities and governance, are disclosed to all shareholders and investing community equally via the Singapore Exchange Securities Trading Limited ("SGX-ST") and Philippine Stock Exchange ("PSE") portals (i.e., no selective disclosure), and pursuant to the requirements of the Philippine Securities Regulation Code.

(c) How often does the Board review and approve the vision and mission?

The Board approves the Company's vision, mission and values, and reviews them on a continuing basis.

(d) Directorship in Other Companies

(i) Directorship in the Company's Group³

Identify, as and if applicable, the members of the company's Board of Directors who hold the office of director in other companies within its Group:

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman
Rolando C. Gapud	NutriAsia Pacific Ltd.	N/A

³ The Group is composed of the parent, subsidiaries, associates and joint ventures of the company.

	FieldFresh Foods Private Ltd	N/A
	Del Monte Foods, Inc.	Chairman
	DMPL India Pte Ltd	N/A
	DMPL India Limited	N/A
	DMPL Foods Limited	N/A
	Del Monte Foods Holdings Limited	N/A
	Del Monte Foods Holdings, Inc.	Chairman
	S&W Fine Foods International Ltd.	Chairman
Joselito D. Campos, Jr.	NutriaAsia Group of Companies	N/A
	FieldFresh Foods Private Ltd.	N/A
	Del Monte Foods, Inc.	Vice Chairman
	DMPL Foods Limited	N/A
	DMPL India Pte Ltd	N/A
	DMPL India Limited	N/A
	Del Monte Foods Holdings Limited	N/A
	Del Monte Foods Holdings, Inc.	N/A
	S&W Fine Foods International Ltd.	N/A
	Del Monte Philippines, Inc.	Chairman
	Philippine Packing Management Service Corporation	Chairman
Edgardo M. Cruz, Jr.	NutriAsia Group of Companies	N/A
	Del Monte Foods, Inc.	N/A
	DMPL Foods Limited	N/A
	Del Monte Foods Holdings Limited	N/A
	Del Monte Foods Holdings, Inc.	N/A
	DMPL India Limited	N/A
	Del Monte Philippines, Inc.	N/A
	Philippine Packing Management Service Corporation	N/A
	S&W Fine Foods International Ltd.	N/A
Benedict Kwek Gim Song	Del Monte Foods, Inc.	N/A
Patrick L. Go	Del Monte Foods, Inc.	N/A
Emil Q. Javier	Del Monte Foods, Inc.	N/A
Godfrey E. Scotchbrook	Del Monte Foods, Inc.	N/A

(ii) Directorship in Other Listed Companies

Identify, as and if applicable, the members of the company's Board of Directors who are also directors of publicly-listed companies outside of its Group:

Director's Name	Name of Listed Company	Type of Directorship (Executive, Non- Executive, Independent). Indicate if director is also the Chairman.
Joselito D. Campos, Jr.	San Miguel Corporation	Independent
Emil Q. Javier	Centro Escolar University	Independent
Patrick L. Go	Dynamic Holdings Ltd. (Hong Kong-listed)	Independent
Godfrey E. Scotchbrook	Boustead Singapore Ltd.	Independent

(Singapore-listed)	
Convenience Retail Asia (Hong Kong-listed)	Independent

(iii) Relationship within the Company and its Group

Provide details, as and if applicable, of any relation among the members of the Board of Directors, which links them to significant shareholders in the company and/or in its group:

As of 31 December 2014:

Director's Name	Name of the Significant Shareholder	Description of the relationship
Joselito D. Campos, Jr. 4	NutriAsia Pacific Ltd.;	Mr. Campos is a director and a shareholder of NutriAsia Pacific Ltd.
Rolando C. Gapud ⁵	NutriAsia Pacific Ltd.	Mr. Gapud is a director of NutriAsia Pacific Ltd.
Edgardo M Cruz, Jr. 6	NutriAsia Pacific Ltd.	Mr. Cruz is a director of NutriAsia Pacific Ltd.

(iv) Has the company set a limit on the number of board seats in other companies (publicly listed, ordinary and companies with secondary license) that an individual director or CEO may hold simultaneously? In particular, is the limit of five board seats in other publicly listed companies imposed and observed? If yes, briefly describe other guidelines:

	Guidelines	Maximum Number of Directorships in other companies
Executive Director	N/A	N/A
Non-Executive Director	N/A	N/A
CEO	N/A	N/A

Not applicable; the Board has not set any limit.

In cases where a Director has multiple Board representations, the NC assesses whether such Director has been adequately carrying out his duties as a Director of the Company. The NC noted the confirmations from Directors who held multiple Board representations that their time/effort in carrying out their duties as Directors of the Company would not be compromised.

In determining whether each Director is able to devote sufficient time to discharge his duty, the NC has taken cognizance of the requirement of the revised Code of Corporate Governance issued on 02 May 2012 by the Monetary Authority of Singapore (the "2012 Code"), but is of the view that its assessment should not be restricted to the number of board representations of each Director and his respective principal commitments per se. The contributions by Directors to and during meetings of the Board and Board Committees, as well as their attendance at such meetings, should also be taken into account.

(e) Shareholding in the Company

Complete the following table on the members of the company's Board of Directors who directly and indirectly own shares in the company, as of 31 December 2014:

⁴ As of 30 April 2015, Bluebell Group Holdings Limited ("Bluebell") is a significant shareholder of DMPL wherein Mr. Campos is a director of, and his family has interests in, Bluebell.

⁵ As of 30 April 2015, Mr. Gapud is a director of Bluebell.

⁶ As of 30 April 2015, Mr. Cruz is a director of Bluebell.

Name of Director	Number of Direct Shares	Number of Indirect Shares / Through (Name of Record Owner)	% of Capital Stock
Rolando C. Gapud	980,000	-	0.08
Joselito D. Campos, Jr.	5,104,800	-	0.39
Edgardo M. Cruz, Jr.	2,362,900	-	0.18
Dr. Emil Q. Javier	358,240	-	0.03
TOTAL	8,805,940 ⁷	-	0.68

2) Chairman and CEO

(a)	Do differer	nt persons	assume	the role	e of	Chairman	of t	the	Board	of	Directors	and	CEO?	If no,
	describe th	e checks a	nd baland	es laid	dow	n to ensure	tha	t the	e Board	d ge	ets the be	nefit	of indep	endent
	views.													

Yes	Χ	No	
_			

Identify the Chair and CEO:

Chairman of the Board	Rolando C. Gapud		
CEO/Managing Director	Joselito D. Campos, Jr.		

(b) Roles, Accountabilities and Deliverables

Define and clarify the roles, accountabilities and deliverables of the Chairman and CEO.

	Chairman	Chief Executive Officer/Managing Director
	The Chairman sets the tone of Board meetings to encourage proactive participation and constructive discussions on agenda topics.	The CEO/Managing Director handles the management and administration of the Company's business.
Role	The Chairman presides at meetings of directors and members.	
	At any meeting of the members, the Chairman shall be responsible for deciding whether any resolution has	
Accountabilities	been carried or not, and the result of his decision shall be announced to the meeting and recorded in the minutes. If in doubt as to the outcome of any resolution put to	

⁷ As a result of the rights offering in the Philippines and Singapore, there were 641,935,335 ordinary shares additionally listed on the PSE and the SGX-ST on 11 March 2015. As of the said date, the following are the members of the Board of Directors who own shares in the Company:

Name of Director	No. of Direct shares	No. of Indirect shares	% of Capital Stock
Rolando C. Gapud	1,463,140	-	0.08
Joselito D. Campos, Jr.	7,621,466	-	0.39
Edgardo M. Cruz, Jr.	2,881,635	-	0.15
Dr. Emil Q. Javier	534,851	-	0.03
TOTAL	12,501,092	-	0.65

	vote, he shall cause a poll to be taken of all votes cast upon such resolution.	
Deliverables	The Chairman ensures that Directors and shareholders alike receive clear, timely and accurate information from Management, thus maintaining the Company's high standards of corporate governance.	

3) Explain how the board of directors plans for the succession of the CEO/Managing Director/President and the top key management positions.

The NC reviews the succession planning of Board members, CEO and Key Executives of the Company. The Company has in place a succession plan, with a portfolio of well-trained candidates to assume the responsibilities of Key Executives in the event of an immediate vacancy.

4) Other Executive, Non-Executive and Independent Directors

Does the company have a policy of ensuring diversity of experience and background of directors in the board? Please explain.

Yes, the Company has, through the NC, adopted procedures for the selection, appointment and reappointment of Directors, in order to increase transparency of the nominating process. All appointments and re-appointments of Directors are first reviewed and considered by the NC and then recommended for approval by the Board.

The NC evaluates the balance of skills and competencies on the Board and in consultation with the Chairman of the Board and Management, determine the desired skill sets and qualities for a particular appointment.

The NC evaluates the suitability of a prospective candidate based on his qualification and experience, ability to commit the time and effort in the effective discharge of his duties and responsibilities, independence, past business and related experience and track record. The NC also identifies any core competencies that will complement those of current Directors on the Board to ensure diversity of experience.

The current Directors of the Company bring invaluable experience, extensive business network and expertise in specialized fields such as strategic planning, mergers and acquisitions, corporate finance and restructuring, accounting, marketing and business development, risk and crisis management, corporate communications and investor relations.

The size, composition, range of experience and the varied expertise of current Board members allow discussions on policy, strategy and performance to be critical, informed and effective.

Does it ensure that at least one non-executive director has an experience in the sector or industry the company belongs to? Please explain.

Yes; in selecting potential new directors, the NC will seek to identify the competencies required to enable the Board to fulfill its responsibilities.

Dr. Emil Q Javier, one of the Company's non-executive directors, is a Filipino agronomist widely recognized in the international community for his academic leadership and profound understanding of developing country agriculture. His experience and knowledge are extremely helpful to the Company's agro operations.

Define and clarify the roles, accountabilities and deliverables of the Executive, Non-Executive and Independent Directors:

	Executive	Non-Executive	Independent Director
Role	As a working employee of the Company, he is responsible for and involved in its day-to-day affairs.	Directors contribute to the Board process by monitoring and reviewing Management's	The Independent Director provides a non-executive perspective and contributes a balanced
Accountabilities		performance against pre- determined goals and objectives.	They exercise independent judgment and discretion on the Group's business
Deliverables			activities and transactions, in particular, in situations involving conflict of interest and other complexities.

Provide the company's definition of "independence" and describe the company's compliance to the definition.

The NC, on an annual basis, determines whether or not a director is independent, taking into account the 2012 Code.

Independence is taken to mean that Directors have no relationship with the Company, or its related corporations, its 10% shareholders or its officers that could interfere, or be reasonably perceived to interfere, with the exercise of the Director's independent business judgment.

The 2012 Code states that the independence of any Director who has served on the Board beyond nine (9) years from the date of his first appointment should be subject to particularly rigorous review.

The NC had assessed the independence of each Director, including Directors whose tenure had exceeded nine (9) years from the date of their first appointment. In this regard, the NC noted that Mr. Patrick L Go (first appointed on 19 April 2001) and Mr. Godfrey E. Scotchbrook (first appointed on 28 December 2000) would be deemed non-independent under the guidelines of the 2012 Code.

The NC had noted that Mr. Patrick L. Go, although first appointed in 2001, was re-designated as an Independent Director in 2006. In addition, based on the NC's observation, both Mr. Patrick L. Go and Mr. Godfrey E. Scotchbrook had demonstrated independent mindedness and conduct at the Board and Board Committee meetings. The NC is of the firm view and opinion that both Mr. Patrick L. Go and Mr. Godfrey E. Scotchbrook are able to exercise independent judgment in the best interest of the Company in the discharge of their duties as Directors despite their extended tenure in office.

The NC having reviewed the individual Directors' judgment and conduct in carrying out their duties for the year in review, deems that Mr Patrick L Go, Dr Emil Q Javier, Mr Benedict Kwek Gim Song and Mr Godfrey E Scotchbrook continue to be independent.

Does the company have a term limit of five consecutive years for independent directors? If after two years, the company wishes to bring back an independent director who had served for five years, does it limit the term for no more than four additional years? Please explain.

The Company does not have a policy on term limits. The Company, however, follows the rules and quidelines of the 2012 Code.

5) Changes in the Board of Directors (Executive, Non-Executive and Independent Directors)

(a) Resignation/Death/Removal

Indicate any changes in the composition of the Board of Directors that happened during the period:

Name	Position	Date of Cessation	Reason
-	-	-	-

Not applicable; there were no changes in the composition of the Board of Directors for the year 2014.

(b) Selection/Appointment, Re-election, Disqualification, Removal, Reinstatement and Suspension

Describe the procedures for the selection/appointment, re-election, disqualification, removal, reinstatement and suspension of the members of the Board of Directors. Provide details of the processes adopted (including the frequency of election) and the criteria employed in each procedure:

Procedure	Process Adopted	Criteria
a. Selection/Appointment		
(i) Executive Directors (ii) Non-Executive Directors	The directors shall be elected by the members for such term as the members determine. ⁸ The Directors may appoint any person to be a director in case	Suitability of the nominee or candidate will be assessed based on his qualification and experience, past business and related experience, ability to commit time and effort in the
, ,	of a vacancy. Any director so appointed shall hold office until the next annual general meeting ("AGM") of the Company and shall be available for re-election at that meeting.	effective discharge of duties and responsibilities, and track record. The NC identifies any core competencies that will
(iii) Independent Directors	The NC determines whether the Directors possess the required qualifications and expertise. It reviews the appointments and then recommends for Board approval.	complement those from those of the current Board of Directors.
	The NC will evaluate the balance of skills and competencies on the Board and in consultation with the Chairman of the Board and Management, determine the desired skill sets and qualities for a particular appointment.	
b. Re-appointment		
(i) Executive Directors	All directors hold office for a maximum period of three years whereupon they shall retire in accordance with the Company's	In general, contributions and performance of each Director are considered, taking into account his attendance and
(ii) Non-Executive Directors	Articles but are eligible for re- election. 10 The NC is tasked with the	participation in the Board and Board committee meetings, as well as the time and effort accorded to the Company's/
(iii) Independent Directors	review of the performance and contribution of the Board in	Group's business and affairs.

Article 85 of the Articles.
 Article 92 of the Articles.
 Article 88 of the Articles.

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		order to nominate them for re- election or re-appointment.						
c. Permanent Disqualification								
(i)	i) Executive Directors							
(ii)	Non-Executive Directors	The Group adopts the prescribed rules and procedures in the 2012 Code (and the Revised SEC Code of Corporate						
(iii)	Independent Directors	Governance).						
d. Ter	mporary Disqualificat	ion						
(i)	Executive Directors							
(ii)	Non-Executive Directors	The Group adopts the prescribed rules and procedures in the 2012 Code (and the Revised SEC Code of Corporate						
(iii)	Independent Directors	Governance).						
e. Rei	moval							
(i)	Executive Directors	Article 90 of the Articles provides: (1) A director may be removed from office, with or without cause by a special resolution of members.						
(ii)	Non-Executive Directors	(2) If a director becomes of unsound mind or becomes bankrupt, he shall be removed from office by an ordinary resolution of members or a resolution of directors or shall resign.						
(iii)	Independent Directors	(3) If a director becomes prohibited by law from acting as a director, he shall be removed from office by an ordinary resolution of members or a resolution of directors or shall resign immediately from the Board.						
f. Re-	instatement							
(i)	Executive Directors							
(ii)	Non-Executive Directors	None.						
(iii)	Independent Directors							
g. Su	spension							
(i)	Executive Directors							
(ii)	Non-Executive Directors	None.						
(iii)	Independent Directors							

Voting Result of the last Annual General Meeting:

During the Company's last AGM held on 15 April 2014, the following directors were re-elected:

Name of Director	Votes Received (For)
Mr. Rolando C. Gapud	926,190,950
Mr. Benedict Kwek Gim Song	927,071,750

6) Orientation and Education Program

(a) Disclose details of the company's orientation program for new directors, if any.

New Directors undergo an orientation program whereby they are briefed by the Company Secretary on their obligations as Directors, as well as the Group's corporate governance practices, and relevant statutory and regulatory compliance issues, as appropriate. They are also briefed by Management on the Group's industry and business operations. Ongoing orientation includes visits to the Group's plantation and manufacturing facilities, in order for Board members to gain a firsthand understanding and appreciation of the Group's business operations.

Moving forward, timely updates on developments in accounting matters, legislation, jurisprudence, government policies and regulations affecting the Group's business and operations are likewise provided to all Directors.

(b) State any in-house training and external courses, including programs and seminars, attended by Directors and Senior Management¹¹ for the past three (3) years:

The following are the trainings and seminars attended by the Company's Directors and Senior Management:

For Year 2012:

Date	No. of Hours	Training/Seminar	Organizer	Attendees
Singapore				
09 Mar 2012	3.5	How Boards Can Work with the Internal Auditor and the Management to Satisfy Regulatory Requirements on Internal Control	Singapore Institute of Directors (SID), RSM Ethos and The Institute of Internal Auditors Singapore	Patrick L Go Benedict Kwek Gim Song
23 May 2012	3.5	Effective Board Leadership (EBL) Program EMB Module 2: The Board & Fund Raising	SID, presented by Provenance Capital PTe Ltd & Stamford Law Corp	Patrick L Go
15 Jun 2012	2.25	Executive Share Schemes: Design Considerations & Cost Implications	SID and Aon Hewitt	Patrick L Go Benedict Kwek Gim Song
17 Jul 2012	3.5	Listed Company Director (LCD) Program LCD Module 2: Audit Committee Essentials	SID, presented by Pricewaterhouse- Coopers	Patrick L Go
23 Oct 2012	3.5	Listed Company Director (LCD) Program LCD Module 2: Auit Committee Essentials	SID, presented by Pricewaterhouse- Coopers	Patrick L Go
06-07 Nov 2012	16.0	Program for Enhancing Board Stewardship	Stewardship & Corporate Governance Centre	Patrick L Go
Hong Kong				
04 May 2012	1.0	Board Training on Emerging Skills and China Risks 2012	CRA, presented by Pricewaterhouse- Coopers	Godfrey E Scotchbrook
23 Nov 2012	0.5	The Need for Risk and Sustainability Committee	CRA	Godfrey E Scotchbrook
23 Nov 2012	1.5	Retailing in 2020	CRA, presented by	Godfrey E

¹¹ Senior Management refers to the CEO and other persons having authority and responsibility for planning, directing and controlling the activities of the company.

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			Pricewaterhouse- Coopers	Scotchbrook
23 Nov 2012	1.0	Update on Price Sensitive Information Disclosure	CRA, presented by Mayer Brown JSM	Godfrey E Scotchbrook

For Year 2013:

Date	No. of Hours	Training/Seminar	Organizer	Attendees
Philippines				
18 May 2013	8.0	SEC's Revised Code of Corporate Governance	Center for Global Best Practices	Edgardo M. Cruz, Jr
3-4 Jul 2013	16.0	Board Directors' Guide for Audit Committees	Center for Global Best Practices	Edgardo M. Cruz, Jr.
Singapore				
09 May 2013	3.5	Insights for Directors Forum	Singapore Corporate Governance Centre	Patrick L Go
28 May 2013	8.0	LCD Module 1: Listed Company Director Essentials: Understanding the Regulatory Environment in Singapore –What Every Director Ought to Know	Singapore Institute of Directors (SID)	Joselito D Campos, Jr Edgardo M Cruz, Jr
18 Jul 2013	2.0	Defamation, Privacy and Reputation Management	SID and RHTLaw Taylor Wessing LLP	Patrick L Go
17 Nov 2013	3.0	Deloitte Independent Non-Executive Directors Series Workshop #8: Accounting & Auditing Update for Smooth Year-End Financial Reporting Process	Deloitte	Patrick L Go
Hong Kong	-	<u> </u>		
07 May 2013	1.0	Board Training on Sustainability – Considerations for Board of Directors	Convenience Retail Asia (CRA)	Godfrey E Scotchbrook
08 Aug 2013	1.0	Board Training on Inside Information Disclosure	CRA, presented by Davis Polk & Wardwell	Godfrey E Scotchbrook
14 Dec 2013	1.5	Board Training on: - Hong Kong Competition Ordinance - Changes to the Trade Description Ordinance	CRA, presented by Mayer Brown JSM	Godfrey E Scotchbrook

For Year 2014:

Date	No. of Hours Training/Seminar		Organizer	Attendees
Philippines				
19 Sep 2014 3.0 Corporate Governance		SGV	Joselito D. Campos, Jr.	

21 Oct 2014	8.5	SEC – PSE Corporate Governance Forum	SEC and the PSE	Antonio E.S. Ungson
Netherlands				
2-4 Dec 2014	24	Health Ingredients Europe and Natural Ingredients 2014	UBMi BV	Ma. Bella B. Javier

(c) Continuing education programs for directors: programs and seminars and roundtables attended during the year.

Please refer to the table in the preceding section.

Name of Director/Officer	Date of Training	Program	Name of Training Institution
same as above	-	-	-

B. CODE OF BUSINESS CONDUCT & ETHICS

1) Discuss briefly the company's policies on the following business conduct or ethics affecting directors, senior management and employees:

To legally and ethically perform its business function and ensure consistency of its behavior, the Company has a Code of Business Ethics which Directors, Management and all employees abide by.

Business Conduct & Ethics	Directors	Senior Management	Employees
(a) Conflict of Interest	Employees have the duty to observe candor, fairness and loyalty in carrying out their duties and responsibilities. Pursuant to the Code of Business Ethics (the "Code", for purposes of this section), all employees are prohibited from engaging in any activity or harboring any personal interests that conflict or even appear to conflict with the Company's interests. All employees are required to disclose any conflict of interest on an annual basis.		
(b) Conduct of Business and Fair Dealings	deal with bus suppliers, should be under the Companies.	siness partners and stakeholareholders, the government Code, the Company expect he highest standards of bulless and actions in accordations acknowledges the impossible that its suppliers. According healt customers on the basis	y and its employees should olders, including customers, it and relevant communities. Its from all its officers and siness and personal ethics, ance with the highest moral ortance of building a sound gly, the Group shall conduct is of integrity, mutual interest
(c) Receipt of gifts from third parties	suppliers. The Code spayments or	strictly prohibits any solic commissions by Company ers or their representatives,	itation or offering of gifts, employees or their families, in exchange for business or

	Employees should report any such violations or suspected violations.
(d) Compliance with Laws & Regulations	The Code requires that the Company shall endeavor to comply with all laws, rules and regulations that govern its business. The Company shall be guided by the principles of ethical conduct when dealing with the government, its agencies and instrumentalities. The Company shall respect the laws of all countries where it conducts business. The Company shall also promote honesty and integrity in dealing with government agencies and instrumentalities. All employees are prohibited from influencing the government's judgment or conduct through the giving of bribes or other unlawful inducements.
(e) Respect for Trade Secrets/Use of Non-public Information	The Company's Corporate Disclosure Policy sets the guidelines on the disclosure of company information to the investment community, the press, industry consultants and other audiences (the public) to govern the disclosure of material, non-public information in a manner designed to provide broad, non-exclusionary distribution of information so that the public has equal access to the information. The Company's Policy of Trade Secret Confidentiality and Non-Competition sets the guidelines for the handling of confidential company information. As a rule, the employees and officers shall protect company proprietary information from unauthorized disclosure to third parties.
(f) Use of Company Funds, Assets and Information	There are various Company policies covering the use of funds, assets and information. Examples include policies on IT security, revolving funds, approval levels, procurement, etc. Employees and officers are bound to safeguard company assets and facilities at all times.
(g) Employment & Labor Laws & Policies	The Code provides that the Company shall promote equal opportunity for employment and career advancement regardless of age, race, gender, ethnicity and religion. It opposes child labor and other forms of exploitation of workers.
(h) Disciplinary action	The Company has a Disciplinary Action Policy with the objective of ensuring that employees will have a better understanding of company rules and regulations that have a direct impact on their rights, welfare and safety and to assist supervisors and managers in handling disciplinary cases in order to guarantee that all employees will be afforded due process and receive fair and constructive treatment.
(i) Whistle Blower	A Whistleblower Protection Policy and Program has been in place since 2004 to promote the highest standards of business and personal ethics in the conduct of the Company's business. To uphold governance, this whistleblower policy encourages officers, employees, contractors, suppliers and business partners to report information about any fraudulent, unlawful, unethical, wasteful,

	unsafe practices against or involving the Company by protecting the whistleblower from any retaliation, harassment or adverse employment consequence or other discriminatory acts by reason of the reporting.
	The Company has a Contract Management Policy that actively monitors the relationship of the Company with its counterparties and provides for a forum for issues to be surfaced and resolved at the earliest opportunity.
(j) Conflict Resolution	The Company participates in a labor management cooperation council at which the Company and employee unions discuss and resolve issues affecting the employees, their families and the communities. These LMCs pave the way for efficient and expeditious negotiations between the Company and the unions.

2) Has the code of ethics or conduct been disseminated to all directors, senior management and employees?

Yes; the Code of Business Ethics had been disseminated to all directors, senior management and employees of the Company and Group during the on-boarding process. It is also published in the Group's HR website which is accessible to all employees of the Group.

3) Discuss how the company implements and monitors compliance with the code of ethics or conduct.

The Company's Code of Business Ethics is covered in the on-boarding process with copies provided. Compliance is monitored through daily interactions, management reviews and whistleblowing reports.

4) Related Party Transactions

(a) Policies and Procedures

Describe the company's policies and procedures for the review, approval or ratification, monitoring and recording of related party transactions between and among the company and its parent, joint ventures, subsidiaries, associates, affiliates, substantial stockholders, officers and directors, including their spouses, children and dependent siblings and parents and of interlocking director relationships of members of the Board.

Related Party Transactions	Policies and Procedures
(1) Parent Company	The Company's Interested Person Transactions (IPT) policy and manual set out the definitions, general guidelines, and review and monitoring procedures to be adopted across the Group. The manual presents a comprehensive view of IPT and the procedures that all affected Group personnel, including members of senior management, directors and employees in Purchasing, Treasury, Finance, Sales, Legal and Internal Audit, must follow.
(2) Joint Ventures	Review
	The Company established review procedures to ensure that the IPTs: (1) will be carried out on an arm's length basis and on normal commercial terms; and (2) will not be prejudicial to the interests of the Company and its minority shareholders.

(3) Subsidiaries	In general, the transactions with related parties are carried out based on terms agreed between the parties. Pricing for the sales of products are market driven, less certain allowances. For purchases, the Group's policy is to solicit competitive quotations. Bids from any related party are evaluated on arm's length commercial terms and subject to bidding against third party suppliers. Purchases are normally awarded based on the lowest price.
(4) Entities Under Common Control	The Audit Committee ("AC") reviews the internal audit report on the IPT on a quarterly basis to ascertain that the established review procedures are complied with.
	If, however, during such periodic reviews, the AC determines that the review procedures have become inappropriate or insufficient in view of changes to the nature of, or the manner in which, the business activities of the Group are conducted, then the Company will revert to its shareholders for a fresh mandate based on a new set of
(5) Substantial Stockholders	guidelines and review procedures that would ensure compliance with the established standards above.
	Approval or Ratification
	The following are the categories of IPTs in the Company's manual:
(6) Officers including spouse/ children/ siblings/ parents	1. Mandated IPT – refers to an IPT between the Group and any Interested Person ¹² pursuant to a shareholders' mandate approved on an annual basis by the Company's shareholders, which is subject to renewal each year at the annual general meeting. However, despite the existence of the shareholders' mandate, Mandated IPTs are still subject to auditors and AC's review.
(7) Directors including spouse/ children/ siblings/ parents	2. Non-Mandated IPT – refers to purchase or sale of fixed assets, undertakings or businesses, as well as transactions not included under the shareholders mandate, which may require announcements, management approval, Board approval and/or shareholders' approval, depending on the amounts involved.
	Monitoring and Recording
(8) Interlocking director relationship of Board of Directors	To facilitate recording of IPTs, each Group subsidiary's Controller shall establish two holding accounts that will be used in recording IPTs – one to record Mandated IPTs and the other to record Non-Mandated IPTs. Transactions recorded under these two holding accounts will then be cleared monthly to the proper accounts. The transactions that are recorded under the holding accounts will then be reported on a quarterly basis to the CFO for consolidation which will then be submitted to the AC for evaluation and

¹² Under the Listing Manual of the Singapore Exchange Securities Trading Limited, "Interested Person" is defined as: (a) a Director, CEO or Controlling Shareholder of the listed company; or (b) an Associate of any such Director, CEO or Controlling Shareholder. A "Controlling Shareholder" is one who: (a) holds directly or indirectly 15% or more of the nominal amount of all voting shares in the company; or (b) in fact exercises control over a company.

review.

(b) Conflict of Interest

(i) Directors/Officers and 5% or more Shareholders

Identify any actual or probable conflict of interest to which directors/officers/5% or more shareholders may be involved.

	Details of Conflict of Interest (Actual or Probable)
Name of Director/s	-
Name of Officer/s	-
Name of Significant Shareholders	-

There are none.

(ii) Mechanism

Describe the mechanism laid down to detect, determine and resolve any possible conflict of interest between the company and/or its group and their directors, officers and significant shareholders.

	Directors/Officers/Significant Shareholders
Company	Annual disclosures
Group	Annual disclosures

5) Family, Commercial and Contractual Relations

(a) Indicate, if applicable, any relation of a family, 13 commercial, contractual or business nature that exists between the holders of significant equity (5% or more), to the extent that they are known to the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description of the Relationship
N/A	N/A	N/A

(b) Indicate, if applicable, any relation of a commercial, contractual or business nature that exists between the holders of significant equity (5% or more) and the company:

Names of Related Significant Shareholders	Type of Relationship	Brief Description
NutriAsia Pacific Ltd. ("NAPL") ¹⁴	Contractual	NAPL is a guarantor in a US\$165 million bridge facility between/ among the Company, the Bank of the Philippine Islands and BPI Capital Corporation.

(c) Indicate any shareholder agreements that may impact on the control, ownership and strategic direction of the company:

¹⁴ As of 31 December 2014, NAPL was a guarantor in a US\$165 million bridge facility between/among the Company, the Bank of the Philippine Islands and BPI Capital Corporation (the "BPI Bridge Loan"). However, as of 31 March 2015, the Company has paid the BPI Bridge Loan from the proceeds generated from the rights issue conducted in the Philippines and Singapore in March 2015.

¹³ Family relationship up to the fourth civil degree either by consanguinity or affinity.

Name of Shareholders	% of Capital Stock Affected (Parties)	Brief Description of the Transaction
N/A	N/A	N/A

6) Alternative Dispute Resolution

Describe the alternative dispute resolution system adopted by the company for the last three (3) years in amicably settling conflicts or differences between the corporation and its stockholders, and the corporation and third parties, including regulatory authorities.

	Alternative Dispute Resolution System	
Corporation & Stockholders	Stockholders who have concerns may initially elevate matters or concerns to the Investor Relations Officer Company Secretary, Management or the Board of Direct	
Corporation & Third Parties	The Company considers and explores with the other parties involved, mutually acceptable alternative modes of dispute	
Corporation & Regulatory Authorities	resolution to the extent that such modes are reasonable will not prejudice the Company's interests.	

C. BOARD MEETINGS & ATTENDANCE

1) Are the Board of Directors' meetings scheduled before or at the beginning of the year?

Yes, the meetings of the Board of Directors are scheduled before the beginning of the fiscal year.

2) Attendance of Directors

During the year in review (2014), the Board held a total of six (6) meetings. The Company's Articles allow for tele-conference and video-conference meetings to facilitate participation by Board members and Management.

Board	Name	Date of Election	No. of Meetings Held during the Year	No. of Meetings Attended	%
Chairman	Mr. Rolando C. Gapud	15 Apr 2014	6	6	100
Member	Mr. Joselito D. Campos, Jr	28 Apr 2006	6	5	83
Member	Mr. Edgardo M. Cruz, Jr	30 Apr 2012	6	6	100
Independent	Mr. Benedict Kwek Gim Song	15 Apr 2014	6	6	100
Independent	Mr. Patrick L. Go	30 Apr 2013	6	6	100
Independent	Dr. Emil Q. Javier	30 Apr 2013	6	6	100
Independent	Mr. Godfrey E. Scotchbrook	30 Apr 2012	6	6	100

3) Do non-executive directors have a separate meeting during the year without the presence of any executive? If yes, how many times?

No.

4) Is the minimum quorum requirement for Board decisions set at two-thirds of board members? Please explain.

No; under Article 114 of the Company's Articles, a meeting of directors is duly constituted if, at the commencement of the meeting, there are present in person or by alternate, not less than one-half of the total number of directors (or such other number as may be determined by a resolution of directors), unless there are only two (2) directors in which case the quorum shall be two (2), provided that in such a

case, the chairman of the meeting shall not have the casting vote.

The Articles also define "resolution of directors" as: (a) a resolution approved at a duly convened and constituted meeting of directors of the Company or of a committee of directors of the Company, by the affirmative vote of a simple majority of the directors present at the meeting who voted and did not abstain; or (b) a resolution consented to in writing by all directors or of all members of the committee, as the case may be. Except that, where a director is given more than one vote, he shall be counted by the number of votes he casts for the purpose of establishing a majority.

5) Access to Information

(a) How many days in advance are board papers¹⁵ for board of directors meetings provided to the board?

The board papers are provided to the board of directors at least 7 days in advance of board meetings.

Management provides the Board with timely and complete information prior to Board meetings and on an ongoing basis. These include relevant information and explanatory notes for matters that are presented to the Board, such as budgets and forecasts. At Board meetings, the Group's actual results are compared with budgets, and material variances are explained. The strategies and forecasts for the following months are discussed and approved as appropriate.

(b) Do board members have independent access to Management and the Corporate Secretary?

Yes, the Directors have separate and independent access to Management and the Company Secretary.

(c) State the policy of the role of the Company Secretary. Does such role include assisting the Chairman in preparing the board agenda, facilitating training of directors, keeping directors updated regarding any relevant statutory and regulatory changes, etc?

The Company Secretary is responsible for ensuring that Board procedures are followed and that applicable rules and regulations are complied with.

The Company Secretary also assists in the preparation of the agenda for the Board meetings, and attends and prepares minutes of all Board and Board committee meetings. She assists the Chairman in ensuring that Board procedures are observed and regularly reviewed to ensure the effective functioning of the Board, and that the Company's Memorandum of Association ("Memorandum") and the Articles, and relevant rules and regulations are complied with.

The Company Secretary ensures the flow of qualitative information within the Board and its committees and between senior Management and the Non-Executive Directors. She is the primary channel of communication between the Company and the SGX-ST, and liaises with the Company's Chief Legal Counsel and Compliance Officer and Assistant Company Secretary insofar as the PSE is concerned.

The Company Secretary advises newly-appointed Directors on their duties and obligations as Directors, the Group's governance practices, and relevant statutory and regulatory compliance matters, as part of an orientation program. In addition, she assists with the professional development and training of Board members as appropriate.

(d) Is the company secretary trained in legal, accountancy or company secretarial practices? Please explain should the answer be in the negative.

Yes, the Company Secretary, Ms. Tan San-Ju, is trained in company secretarial practices. She is a Chartered Secretary and holds a Practising Certificate issued by the Singapore Association of Chartered Secretaries & Administrators. She had served as Company Secretary of many companies

¹⁵ Board papers consist of complete and adequate information about the matters to be taken in the board meeting. Information includes the background or explanation on matters brought before the Board, disclosures, budgets, forecasts and internal financial documents.

listed on the SGX-ST for more than 20 years and is currently Company Secretary of a number of companies listed on the SGX-ST.

She is assisted by the Assistant Company Secretary, Mr. Antonio Eugenio S. Ungson, who is a lawyer by profession. He had previously served as company secretary in various companies during the course of his career. He also has an understanding of basic financial and accounting matters.

Both company secretaries possess adequate skills necessary for the performance of their duties and responsibilities.

(e) Committee Procedures

Disclose whether there is a procedure that Directors can avail of to enable them to get information necessary to be able to prepare in advance for the meetings of different committees:

Yes	Χ	No	

Committee	Details of the procedures
Executive	N/A
Audit	Management provides the Board with timely and complete
Nominating	information prior to Board committee meetings and on an
Remuneration & Share Option	ongoing basis. These include relevant information and explanatory notes for matters that are presented to the Board committees.
Others (specify)	N/A

6) External Advice

Indicate whether or not a procedure exists whereby directors can receive external advice and, if so, provide details:

Aside from access to the advice and services of Management and the Company Secretary, the Directors may, in appropriate circumstances, seek independent professional advice concerning the Company's affairs at the Company's expense.

7) Change/s in existing policies

Indicate, if applicable, any change/s introduced by the Board of Directors (during its most recent term) on existing policies that may have an effect on the business of the company and the reason/s for the change:

Existing Policies	Changes	Reason
-	None	-

D. REMUNERATION MATTERS

1) Remuneration Process

Disclose the process used for determining the remuneration of the CEO and the four (4) most highly compensated management officers:

Process	CEO Top 4 Highest Paid Management Officers	
(1) Fixed remuneration	Proposals on remuneration packages Personnel are made by Manage Remuneration & Share Option consideration. The RSOC, having	ement and submitted to the

(2) Variable remuneration	proposals, would recommend the same to the Board for approval.
(3) Per diem allowance	Directors who are interested in any decision relating to their own remuneration would abstain from all discussions and deliberation in connection thereto.
(4) Bonus	In conjunction with the review of remuneration matters of the Company's Key Executives, the RSOC works with Management in reviewing individual performance appraisal reports and benchmarks studies conducted by Management.
(5) Stock Options and other financial instruments	Remuneration proposals are benchmarked against comparable companies.
	The compensation structure for Key Executives of Group subsidiaries consists of two key components - fixed cash and a short term
(6) Others (specify)	variable bonus. The fixed component includes salary, pension fund contributions and other allowances. The variable component comprises a performance-based bonus which is payable upon the achievement of individual and corporate performance targets.

2) Remuneration Policy and Structure for Executive and Non-Executive Directors

Disclose the company's policy on remuneration and the structure of its compensation package. Explain how the compensation of Executive and Non-Executive Directors is calculated.

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors	A significant and appropriate proportion of the remuneration of EDs should be structured so as to link rewards to corporate and individual performance and align such Directors' interests with those of shareholders.	Structure of the Directors' Fees: Board Chairman: U\$\$79,200 per annum Directors: U\$\$43,200 per annum AC Chairman: U\$\$19,800 per annum RSOC Chairman: U\$\$9,900 per annum NC Chairman: U\$\$9,900 per annum RC Chairman: U\$\$9,900 per annum RC Members: U\$\$10,800 per annum RSOC Members: U\$\$5,400 per annum NC Members: U\$\$5,400 per annum	The level and structure of remuneration are: i. Aligned with the long-term interest and risk policies of the Company and are appropriate to attract, retain and motivate Directors to provide good stewardship of the Company; ii. Performance-related and aligned with the interests of shareholders and promote the Company's long term success; iii. Symmetric with risk outcomes; and iv. Comparable with the industry and other companies.
Non- Executive Directors	The NEDs should not be overly compensated to the extent that their independence may be compromised.	The RSOC's recommendation for Directors' fees was made in consultation with the Chairman and was endorsed by the entire Board, following which the recommendation was tabled for shareholders' approval at the Company's AGM.	The remuneration of NEDs is appropriate to the level of their contributions, taking into account factors, such as effort and time spent, and responsibilities. Based on guidelines of the Singapore Institute of Directors, the RSOC adopts a framework, which comprises a base fee, fees for membership on Board committees, as well as fees for chairing Board

	Each director abstained from voting/discussion in respect of their own fees.	committees.
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Do stockholders have the opportunity to approve the decision on total remuneration (fees, allowances, benefits-in-kind and other emoluments) of board of directors? Provide details for the last three (3) years.

Yes; Article 95 of the Company's Articles provides that with the prior approval by an ordinary resolution of members at a general meeting, the directors may, by a resolution of directors, fix or increase or any way vary the emoluments of directors with respect to services to be rendered in any capacity to the Company, provided always that, in respect of an increase, fees payable to directors shall not be increased except pursuant to an ordinary resolution passed at a general meeting, where notice of the proposed increase had been given in the notice for that particular general meeting.

Remuneration Scheme	Date of Stockholders' Approval
Directors' fees and emoluments are tabled at stockholders' meeting annually, for stockholders' approval.	Annually: 15 April 2014, 30 April 2013, 30 April 2012
The Del Monte Pacific Executive Stock Option Plan 1999 ("ESOP") of the Company	Approved and amended by its shareholders at general meetings held on 30 July 1999 and 21 February 2002, respectively. Expired on 24 July 2009.
Del Monte Pacific Restricted Share Plan ("Del Monte Pacific RSP") and Del Monte Pacific Performance Share Plan ("Del Monte Pacific PSP") (collectively the "Share Plans")	Approved by shareholders at general meeting held on 26 April 2005. 16

3) Aggregate Remuneration

The following table shows the disclosure on remuneration of the Company's Directors and the CEO for the most recent year:

Remuneration Bands and Names of Directors	Fixed Salary/ Consultancy Fees %	Director Fees %	Variable Income/ Bonus%	Benefits in Kind %						
EXECUTIVE DIRECTORS										
Above S\$500,000										
Mr. Joselito D. Campos, Jr.	82	3	15	-						
S\$250,000 to below S\$500	,000									
Mr. Edgardo M. Cruz, Jr.	79	15 4		2						
NON-EXECUTIVE DIRECT	ORS									
Below S\$250,000										
Mr. Rolando C. Gapud	-	100	-	-						
Mr. Patrick L. Go	-	100	-	-						

 $^{^{\}rm 16}$ The Share Plans have expired on 25 April 2015.

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Dr. Emil Q. Javier	53 ¹	43	4	-
Mr. Benedict Kwek Gim Song	-	100	-	-
Mr. Godfrey E. Scotchbrook	-	100	-	-

Note:

The remuneration of Directors and the CEO are disclosed in bands of S\$250,000/- with a maximum disclosure band of S\$500,000/- and above.

Although the disclosure is not in compliance with the recommendation of the 2012 Code, the Board is of the view that given confidentiality and commercial sensitivity attached to remuneration matters, disclosure in bands of \$\$250,000/- in excess of \$\$500,000/- will not be provided. In addition, for personal security reasons, the names of the Company's top five Key Executives are not disclosed.

There is no immediate family member (as defined in the Listing Manual of the SGX-ST) of a Director or the CEO in the employment of the Company whose annual remuneration exceeds S\$150,000 during the year.

4) Stock Rights, Options and Warrants

(a) Board of Directors

Complete the following table, on the members of the company's Board of Directors who own or are entitled to stock rights, options or warrants over the company's shares:

The following Directors have outstanding options as of 31 December 2014:

Director's Name	Number of Direct Options	Fauivalent		Total % from Capital Stock
Godfrey E Scotchbrook	360,000	None	360,000	0.027%
Benedict Kwek Gim Song	300,000	None	300,000	0.023%
Patrick L Go	240,000	None	240,000	0.018%
Total	900,000	None	900,000	0.068%

^{*}At an exercise price of \$\$0.627 per share.

Of the total outstanding options, 750,000 options were granted on 07 March 2008. The option periods for this batch of options are:

- i. Up to 60% exercisable from 07 March 2010 to 06 March 2012;
- ii. Up to 40% exercisable from 07 March 2012 to 06 March 2018.

Of the total outstanding options, 150,000 options were granted on 30 April 2013. The option period for this batch of option is 100% from 30 April 2013 to 06 March 2018.

On 22 August 2013, 6 Directors of the Company were granted share awards pursuant to the Company's Restricted Share Plan, as follows:

Share Awards*	Number of Share Awards as at 31 December 2014
Rolando C. Gapud	211,000
Benedict Kwek Gim Song	108,000
Godfrey E. Scotchbrook	108,000

¹Refers to consultancy fees.

Edgardo M. Cruz, Jr.	95,000
Patrick L. Go	95,000
Emil Q. Javier	71,000
Total	688,000

^{*}The vesting periods for the 688,000 share awards are as follows:

(b) Amendments of Incentive Programs

Indicate any amendments and discontinuation of any incentive programs introduced, including the criteria used in the creation of the program. Disclose whether these are subject to approval during the Annual Stockholders' Meeting:

Incentive Program	Amendments	Date of Stockholders' Approval
N/A	N/A	N/A

Not applicable; there were no amendments or discontinuation of any incentive programs introduced.

5) Remuneration of Management

The following table shows the disclosure on remuneration of top 5 key executives who are <u>not</u> at the same time executive directors:

Remuneration Bands and No. of Key Executives	Fixed Salary %	Variable Income/ Bonus %	Benefits in Kind %
Above S\$500,000			
1	42	57	1
S\$250,000 to below S\$500,000			
1	94	5	1
1	91	8	1
1	85	14	1
Below S\$250,000			
1	89	7	4

As with the disclosure on the remuneration of the Directors and CEO, the remuneration of the top five Key Executives are similarly disclosed in bands of S\$250,000/- with a maximum disclosure band of S\$500,000/- and above.

E. BOARD COMMITTEES

1) Number of Members, Functions and Responsibilities

Provide details on the number of members of each committee, its functions, key responsibilities and the power/authority delegated to it by the Board:

	N	o. of Member	s				
Committee	Executive Director (ED)	Non- executive Director (NED)	Independent Director (ID)	Committee Charter	Functions	Key Responsibi- lities	Power

i. Up to 60% vest after 21 August 2016 (i.e. 412,800 share awards)

ii. Up to 40% vest after 21 August 2017 (i.e. 275,200 share awards)

Executive ¹⁷	N/A	N/A	N/A	N/A N/A N/A			
Audit	1	1	3	Under its terms of reference ("TOR"), the primary role of the AC is to assist the Board with discharging its responsibility to safeguard the Company's assets, maintain adequate accounting records, develop and maintain effective systems of internal controls and risk management, ensure integrity of financial statements, and provide arrangements whereby concerns on financial improprieties or, other matters raised by whistle-blowers are investigated and appropriate follow up action taken. In particular, the AC: 1. Reviews the scope and results of the audit and its cost effectiveness; 2. Ensures the independence and objectivity of the external auditors; 3. Reviews the non-audit services provided by the Company's external auditors; and 4. Reviews significant financial reporting issues so as to ensure the integrity of the Company's financial statements and any announcements relating to the Company's financial performance; 5. Conducts periodic reviews of all interested persons transactions; 6. Investigates any matter within its TOR, has unrestricted and has access to Management and the Head of the Internal Audit department, and has full discretion to invite any Director or Executive Officer to attend its meetings; and 7. Monitors the adequacy and effectiveness of the Group's internal controls system and internal audit function and ensures independent investigation of matters such as improprieties in financial reporting; and 8. Makes recommendations to the Board on the appointment, re-appointment and removal of the external auditors including the remuneration and terms of engagement of the external auditors. In the year in review, the AC had reviewed the audit and non-audit services of the external auditors and was satisfied that the auditors continue to be independent.			
Nominating	1	1	4	Under its TOR, the Nominating Committee (NC) mainly responsible for making recommendations to the Board on all new Board appointments to ensure formal and transparent process. It reviews the Board composition and effectiveness, and determines whether Directors possess the requisite qualifications are expertise and whether the independence of Directors compromised. The NC has adopted procedures for the selection appointment and re-appointment of Directors. The NC will evaluate the suitability of a prospective candidate based on his qualification and experience ability to commit time and effort in the effective			

¹⁷ The Board of Directors has not created or delegated its powers to an Executive Committee.

				discharge of his duties and responsibilities, independence, past business and related experience and track record. The NC will also identify any core competencies that will complement those of current Directors on the Board. The NC is also tasked with reviewing the performance and contribution of Directors in order to nominate them for re-election or re-appointment. The NC will review, in particular, the Directors' attendance and participation at meetings of the Board and Board committees and their efforts and contributions towards the success of the Group's business and operations.
Remuneration and Share Option	1	1	3	The Remuneration and Share Option Committee's ("RSOC") principal function is to ensure that a formal and transparent procedure is in place for fixing the remuneration packages of the Directors as well as Key Executives of the Group. It is at liberty to seek independent professional advice as appropriate. Under its TOR, the RSOC is responsible for reviewing and recommending a remuneration framework for the Board and the Company's Key Senior Executives. The RSOC assumed the role of the Employee Share Option Plan Committee, previously responsible for administering the Del Monte Pacific Executive Stock Option Plan, the Del Monte Pacific Restricted Share Plan and the Del Monte Pacific Performance Share Plan. The RSOC considers all aspects of remuneration - Director's fees, salaries, allowances, bonuses, options, share awards and other benefits-in-kind. All remuneration matters are ultimately approved by the Board.
Others	N/A	N/A	N/A	N/A N/A N/A N/A

2) Committee Members

(a) Executive Committee

Office	Name	Date of Appoint-ment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	-					
Member (ED)	-					
Member (NED)	-					
Member (ID)	-					
Member	-					

Not applicable.

(b) Audit Committee

As of 31 December 2014:

Office	Name	Date of Appoint- ment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Commit- tee
Chairman (ID)	Benedict Kwek Gim Song	30 Apr 2007	5	5	100	7
Member (ED)	Edgardo M. Cruz, Jr.	02 May 2006	5	5	100	8
Member (NED)	Rolando C. Gapud	20 Jan 2006	5	5	100	8
Member (ID)	Partick L. Go	19 Apr 2001	5	4	80	13
Member (ID)	Godfrey E. Scotchbrook	28 Dec 2000	5	5	100	14

Disclose the profile or qualifications of the Audit Committee members.

The members of the AC are highly qualified with at least two (2) members having the requisite financial management experience and expertise.

The Board is of the view that the inclusion of an Executive Director in the AC would facilitate discussions at the AC meetings.

Describe the Audit Committee's responsibility relative to the external auditor.

The AC reviews the scope and results of the audit and its cost effectiveness. The AC ensures the independence and objectivity of the external auditors. Likewise, it reviews the non-audit services provided by the Company's external auditors. The AC reviews the audit and non-audit services of the external auditors and evaluates its independence.

(c) Nominating Committee

As of 31 December 2014:

Office	Name	Date of Appoint -ment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Commit- tee
Chairman (ID)	Godfrey E Scotchbrook	28 Dec 2000	1	1	100	14
Member (ED)	Edgardo M Cruz, Jr	02 May 2006	1	1	100	8
Member (NED)	Rolando C Gapud	20 Jan 2006	1	1	100	8
Member (ID)	Benedict Kwek Gim Song	30 Apr 2007	1	1	100	7
Member (ID)	Patrick L Go	19 April 2001	1	1	100	13
Member (ID)	Emil Q Javier	30 Apr 2007	1	1	100	7

(d) Remuneration and Share Option Committee

As of 31 December 2014:

Office	Name	Date of Appoint -ment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Commit- tee
Chairman (ID)	Godfrey E Scotchbrook	28 Dec 2000	4	4	100	14
Member (ED)	Edgardo M Cruz, Jr	02 May 2006	4	4	100	8
Member (NED)	Rolando C Gapud	20 Jan 2006	4	4	100	8
Member (ID)	Benedict Kwek Gim Song	30 Apr 2007	4	3	75	7
Member (ID)	Patrick L Go	19 April 2001	4	3	75	13

(e) Others (Specify)

Provide the same information on all other committees constituted by the Board of Directors:

Office	Name	Date of Appoint- ment	No. of Meetings Held	No. of Meetings Attended	%	Length of Service in the Committee
Chairman	-					
Member (ED)	-					
Member (NED)	-					
Member (ID)	-					
Member	-					

Not applicable.

3) Changes in Committee Members

Indicate any changes in committee membership that occurred during the year and the reason for the changes:

Not applicable; there were no changes in committee membership that occurred during the year.

4) Work Done and Issues Addressed

Describe the work done by each committee and the significant issues addressed during the year.

Name of Committee	Work Done	Issues Addressed		
Executive	Not applicable.			
Audit	Review of following Quarterly Reports such as:			

	Management reports, consolidated financials of the Group and each business unit, review quarterly results announcements/press releases, internal audit reports; enterprise risk management, corporate compliance report, external auditors' reports, review the non-audit services provided by the Auditors, determine independence of the Auditors, propose the re-appointment of Messrs KPMG as Auditors, report on Contingent Liabilities, report on Interested Person Transactions, report on Ageing of Receivables, consider the adequacy of internal controls addressing financial, operational and compliance risks; receive whistle blowing reports (where applicable); findings of AC performance evaluation for FY2013; meet with the External Auditors and Internal Auditor without the presence of Management; AC responsibilities calendar; AC's compliance with its TOR; and report on conversion of DMFI financials from US GAAP to IFRS.
Nominating	Review / consider / recommend the following: Board performance evaluation for FY2013, the findings of the NC performance evaluation for FY2013, nomination of the Directors named for re-election at the forthcoming AGM, nomination of Directors over age of 70 for continuation in office, confirmation of independence by the Independent Directors, multiple board representations held by directors, revised TOR of the NC, NC's compliance with its TOR, appointment of Directors in DMFI.
Remuneration	Review / consider / recommend the following: Findings of the RSOC performance evaluation for FY2013, performance appraisals of the CEO, COO and Key Management Personnel of the Group, Directors' fees for the financial year ending 31 December 2014, RSOC's compliance with its TOR, remuneration of DMFI's Key Management Personnel, 2014 Key Management Personnel Salary Plans for the Group, including the CEO & COO of the Company, Directors' fees to be paid to DMFI Executive Directors, report from Towers Watson on compensation of executive directors and Key Management Personnel of the Group and proposed long term incentive plan for the Company.
Others (specify)	Not applicable.

5) Committee Program

Provide a list of programs that each committee plans to undertake to address relevant issues in the improvement or enforcement of effective governance for the coming year.

Name of Committee	Planned Programs	Issues to be Addressed	
Executive	N/A		
Audit The AC shall continue to review the financial reporting issues of the Compand evaluate the adequacy and effectiveness of the Group's internal contained and risk management policies, as well as its internal audit functions. The AC shall also periodically review the interested person transactions of Group.		tiveness of the Group's internal controls las its internal audit functions.	
Nominating	The NC shall continue to assess the effectiveness of the Board and its committees, the contributions of the members of the Board, and determine the independence of each Director.		
Remuneration and Share Option The RSOC shall continue to review the remuneration frame packages of the Directors and Key Executives, and make a recommendations to the Board.		ey Executives, and make any proper	
		the Del Monte Pacific Executive Share Restricted Share Plan and Del Monte	

	Pacific Performance Share Plan, and determine any other long-term incentive scheme.
Others (specify)	N/A

F. RISK MANAGEMENT SYSTEM

1) Disclose the following:

(a) Overall risk management philosophy of the company:

The Board of Directors has overall responsibility for the establishment and oversight of the Group's risk management framework. The AC is responsible for developing and monitoring the Group's risk management policies. The committee reports regularly to the Board of Directors on its activities. The Group's risk management policies are established to identify and analyze the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits.

The AC oversees how management monitors compliance with the Group's risk management policies and procedures, and reviews the adequacy of the risk management framework in relation to the risk faced by the Group. The AC is assisted in its oversight role by Internal Audit. Internal Audit undertakes both regular and ad hoc reviews of risk management controls and procedures, the results of which are reported to the AC.

(b) A statement that the directors have reviewed the effectiveness of the risk management system and commenting on the adequacy thereof;

No statement has been issued yet for the period ended 31 December 2014. In May 2014, the Company announced the change in its fiscal year end from 31 December to 30 April. Accordingly, after such change in the financial year, the first fiscal year report of the Company would comprise: (i) the transitional period from 1 January 2014 to 30 April 2014; and (ii) the regular twelve-month period from 1 May 2014 to 30 April 2015 ("FY 2015"). Given the change in fiscal year, the Board and the AC will render an opinion after the year end results for FY2015 are approved by the Board on June 25, 2015. The opinion will cover 16 months.

(c) Period covered by the review;

The period to be covered by the review would be from 1 January 2014 to 30 April 2015.

(d) How often the risk management system is reviewed and the directors' criteria for assessing its effectiveness; and

Risk management processes and results are reviewed quarterly to reflect changes in market conditions and the Group's activities. The Group, through its training and management standards and procedures, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

Risk assessment and evaluation take place as an integral part of the annual operating plan ("AOP"). Having identified key risks to the achievement of the Group's AOP, mitigating actions are formulated in respect of each significant risk. Identified risks are also included and monitored in the corporate risk register, and mitigating measures are followed up.

The Board continually monitors the Group's risk management process to ensure that an appropriate balance between risk and control is achieved.

(e) Where no review was conducted during the year, an explanation why not.

Not applicable; a review was conducted during and for the calendar year 2014.

2) Risk Policy

(a) Company/Group

Give a general description of the company's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

Risk Exposure	Risk Management Policy	Objective	
Enterprise-Risk Management Program	that aims to provide a structured ba	erprise-wide risk management program asis for proactively managing financial, tion technology risks in all levels of the regular board agenda item.	
Group Assets	It is the Group's practice to assess annually with its insurance brokers and insurance companies the risk exposure relating to the assets of, and the possible liabilities from, its operations. Assets are insured at current replacement values. Additions during the current year are automatically included with provision for inflation protection.		
		risks were adequately covered, except onsidered excessive in relation to the	
Foreign Currency	currencies. In addition, the Group accounts in their functional currenci	sactions denominated in various foreign maintains their respective books and es. As a result, the Group is subject to res resulting from currency exchange the Philippine peso and US dollar.	
	To a certain extent, the Group has a natural hedge between the two currencies due to its revenue and cost mix. It is the Group's policy to optimize its natural hedge.		
Inflation	The Group's costs are affected by inflation. However, the Group has lessened the impact of cost increases by actively controlling its overall cost structure and introducing productivity-enhancing and cost management measures. The Group also considers inflation in pricing adjustments with its market customers.		
Cash and Interest Rate Management	Philippine banks and financial institutincome by placing the cash balance rate terms. This includes investing liquidity in short term low-risk secondaries financing through bank be be a substained from bank of long-term requirements and/or through the control of the control o	aced with reputable global and major utions. The Group manages its interest es with varying maturities and interest g the Company's temporary excess urities from time to time. The Group orrowings and leasing arrangements. redit facilities, for both short-term and ough the sale of assets, particularly	
	The Group's policy is to obtain the most favorable interest rate available without increasing its foreign currency exposure.		
Credit Risk	various geographical regions. Mana includes, among others, the requir	ugh major distributors and buyers in agement has a credit risk policy which ement of certain securities to ensure ce of the obligations of its distributors	
		trade receivables on an ongoing basis. on of credit risk with any distributor or	

International Business

The Group's overall earnings from its trading activities with international customers are primarily affected by movements in the worldwide supply, demand and prices of its products. Prices for pineapple juice concentrate are largely affected by the supply situation in Thailand and the demand situation in the international markets. Given that this is an industrial commodity product, prices are quite volatile. The Group is shifting production towards more branded ready-to-drink beverage to decommoditize its concentrate product.

Branded Business

The Group's branded business in the US, the Philippines and the Indian subcontinent through Del Monte, and in Asia and the Middle East through S&W, is affected by a number of factors, including, but not limited to competition, acceptance of new products, industry trends, distribution expansion, penetration and business partners' risks.

The Group's exposure to these risks is managed through the following processes, among others:

- Focus on consumption-driven marketing strategies;
- Shift to branded value-added, packaged products with emphasis on innovation, health and wellness, quality, competitiveness and consumer appeal:
- Market and customer diversification;
- Increased penetration of high-growth distribution channels and markets;
- Building on closer working relationships with business partners.

Agricultural Output

The output of the plantation is subject to certain risk factors relating to weather conditions, crop yields, outgrowers and service providers' performance, and leasehold arrangements. To manage any impact from heavy rainfall and floods, plantings are done in various locations to minimise tonnage loss, and towing units have been augmented to ensure continuity of harvest during wet conditions.

Natural Disasters

The Company's plantations are located in the northern part of Mindanao which is outside the typhoon belt and any earthquake faults. The plantations are located on a high elevation which minimises the risk of flooding. However, there can be no assurance that natural catastrophes will not materially disrupt the Group's business operations (either in Mindanao or other places in the Philippines in the future), or that the Group is fully capable to deal with these situations with respect to all the damages and economic losses resulting from these catastrophes.

To manage these risks, the Group develops and executes a long-term strategic plan and annual operating plan, supported by a contingency plan and risk management measures. It also has in place disaster recovery plans and business continuity plans.

Access to Land

The Group's pineapple growing operations cover a total of approximately 23,000 hectares of land in Mindanao, the Philippines. Growership agreements typically provide for an initial 10-year period renewable at the Group's option on a cycle-to-cycle basis, up to five cycles, with each cycle averaging 40 months. Other agreements have been negotiated to provide for an extended period of 20 years.

In January 1997, the Group concluded negotiations with the Del Monte Employees' Cooperative for the renewal of their agreement covering approximately 8,000 hectares for a term of 25 years effective from 11 January 1999. This may be further renewed by agreement of the parties.

In addition, the Group has under lease approximately 1,000 hectares from the National Development Corporation, a Philippines government-owned and controlled corporation. This lease was renewed for a term of 25 years

	on 1 March 2007.
Operations	As an integrated producer of processed and fresh fruit products for the world market, the Group's earnings are inevitably subject to certain other risk factors, which include general economic and business conditions, change in business strategy or development plans, production efficiencies, input costs and availability, litigious counterparties, insurgent activities and changes in government regulations, including, without limitation, environmental regulations. The Group develops and executes a long-term strategic plan and annual operating plan, supported by a contingency plan and risk management measures. It also pursues productivity-enhancing and efficiency-generating work practices and capital projects. To manage insurgency risks in its operating units in the Philippines, the Group has strengthened security measures.
Compliance	The Group closely monitors changes in legislation and government regulations affecting the Group's business, including, but not limited to, environmental matters, labor, and food safety. It has a compliance program that aims to monitor and ensure the Group's compliance with laws and regulations. Compliance is a regular board agenda item.

Note: The following table already includes the risk policies covering the Company and the Group.

(b) Group

Give a general description of the Group's risk management policy, setting out and assessing the risk/s covered by the system (ranked according to priority), along with the objective behind the policy for each kind of risk:

The Group has adopted and implements an enterprise-wide approach to risk management. Please refer to the above for details.

(c) Minority Shareholders

Indicate the principal risk of the exercise of controlling shareholders' voting power.

Risk to Minority Shareholders

There is a risk that shareholders who hold a significant number of the Company's outstanding shares may not act in the interest of other shareholders. The risk is managed through policies that are intended to protect the rights of minority shareholders, including the Company's policies on interested person transactions, conflict of interest, etc.

3) Control System Set Up

(a) Company

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

Risk Exposure	Risk Assessment (Monitoring and Measurement Process)	Risk Management and Control (Structures, Procedures, Actions Taken)
Operational, Financial, Compliance and Information Technology Risks	DMPL's Risk Management and Internal Control Policy is adopted from the COSO Framework ("Committee of Sponsoring Organizations of the Treadway Commission's "Internal Control-Integrated Framework").	
	Risk management reporting is a re	egular Board agenda.

(b) Group

Briefly describe the control systems set up to assess, manage and control the main issue/s faced by the company:

The Group adopted and implements an enterprise-wide approach to control systems. Please refer to the above for details.

(c) Committee

Identify the committee or any other body of corporate governance in charge of laying down and supervising these control mechanisms, and give details of its functions:

Committee/Unit	Control Mechanism	Details of its Functions
Audit Committee	risk management and inter assurance on the adequacy a Internal Audit undertakes bot management controls and p reported to the AC. From tim	on management's implementation of nal control processes and obtains and effectiveness of these processes. The regular and ad hoc reviews of risk rocedures, the results of which are not time, the AC also commissions luct independent reviews of risk trol processes.

G. INTERNAL AUDIT AND CONTROL

1) Internal Control System

Disclose the following information pertaining to the internal control system of the company:

(a) Explain how the internal control system is defined for the company;

The Group's Internal Control Policy adopted COSO Framework's definition of internal control as a process effected by an entity's board of directors, management and other personnel designed to provide reasonable assurance regarding the achievement of objectives in the following categories: effectiveness and efficiency of operations, reliability of financial reporting, and compliance with applicable laws and regulations.

The Group maintains an effective system of internal controls addressing financial, operational, compliance and information technology risks. These controls are designed to provide reasonable assurance as to the effectiveness and efficiency of operations, reliability of financial reporting, and compliance with applicable laws and regulations.

(b) A statement that the directors have reviewed the effectiveness of the internal control system and whether they consider them effective and adequate;

No statement has been issued yet for the period ended 31 December 2014. In May 2014, the Company announced the change in its fiscal year end from 31 December to 30 April. Accordingly, after such change in the financial year, the first fiscal year report of the Company would comprise: (i) the transitional period from 1 January 2014 to 30 April 2014; and (ii) the regular twelve-month period from 1 May 2014 to 30 April 2015 ("FY 2015"). Given the change in fiscal year, the Board and the AC will render an opinion after the year end results for FY2015 are approved by the Board on June 25, 2015. The opinion will cover 16 months.

(c) Period covered by the review;

The period to be covered by the review would be from 1 January 2014 to 30 April 2015.

(d) How often internal controls are reviewed and the directors' criteria for assessing the effectiveness of the internal control system; and

The effectiveness of these controls is subject to review by the Group's Internal Audit department and is monitored by the AC. In addition, the Company's external auditors also review the effectiveness of the Group's key internal controls as part of their audit for the year with respect to financial reporting. Significant non-compliance in internal controls, together with recommendations for improvement, is reported to the AC. A copy of this report is also issued to the concerned department for follow-up action. From time to time, the AC also commissions third party firms to conduct independent reviews of risk management and internal control processes.

Risk assessment and evaluation takes place as an integral part of the annual operating plan ("AOP"). Having identified key risks to the achievement of the Group's AOP, mitigating actions are formulated in respect of each significant risk. Identified risks are also included and monitored in the corporate risk register, and mitigating measures are followed up.

The Board will, on a continuing basis, endeavor to further enhance and improve the Company's system of internal controls and risk management policies.

(e) Where no review was conducted during the year, an explanation why not.

Not applicable; a review was conducted during and for the calendar year 2014.

2) Internal Audit

(a) Role, Scope and Internal Audit Function

Give a general description of the role, scope of internal audit work and other details of the internal audit function.

Role / Scope	Indicate whether In-house or Outsource Internal Audit Function	Name of Chief Internal Auditor/Auditing Firm	Reporting process
The Internal Audit Department is responsible for reviewing the risk management, control and governance processes to determine whether these are adequate and effectively implemented.	In-house	Gil Ramon Veloso (Group Head – Internal Audit)	The head of Internal Audit reports functionally to the AC and administratively to the CEO.

(b) Do the appointment and/or removal of the Internal Auditor or the accounting /auditing firm or corporation to which the internal audit function is outsourced require the approval of the audit committee?

Yes.

(c) Discuss the internal auditor's reporting relationship with the audit committee. Does the internal auditor have direct and unfettered access to the board of directors and the audit committee and to all records, properties and personnel?

As mentioned in Section G. 2(a) above, the head of the Internal Audit Department reports functionally to the AC and administratively to the CEO.

The AC has the authority to investigate any matter within its TOR and has unrestricted access to the Head of the Internal Audit Department. The AC monitors the adequacy and effectiveness of the Group's internal audit function. In the same manner, the Internal Audit Charter provides for the Internal Audit's full and free access to the AC, including all records, properties and personnel.

(d) Resignation, Re-assignment and Reasons

Disclose any resignation/s or re-assignment of the internal audit staff (including those employed by the third-party auditing firm) and the reason/s for them.

Name of Audit Staff	Reason
Jhyza Naranjo-Taladro	Ms. Taladro resigned in October 2014 to join her spouse in the U.S.

(e) Progress against Plans, Issues, Findings and Examination Trends

State the internal audit's progress against plans, significant issues, significant findings and examination trends.

Progress Against Plans	Quarterly and annually	
Issues ¹⁸	Quarterly and annually	
Findings ¹⁹	Quarterly and annually	
Examination Trends	Quarterly and annually	

[The relationship among progress, plans, issues and findings should be viewed as an internal control review cycle which involves the following step-by-step activities:

- 1) Preparation of an audit plan inclusive of a timeline and milestones;
- 2) Conduct of examination based on the plan;
- 3) Evaluation of the progress in the implementation of the plan;
- 4) Documentation of issues and findings as a result of the examination;
- 5) Determination of the pervasive issues and findings ("examination trends") based on single year result and/or year-to-year results;
- 6) Conduct of the foregoing procedures on a regular basis.]

(f) Audit Control Policies and Procedures

Disclose all internal audit controls, policies and procedures that have been established by the company and the result of an assessment as to whether the established controls, policies and procedures have been implemented under the column "Implementation."

Policies & Procedures	Implementation
Revenue recognition policy	Implemented
Advertising and promotions policy	Implemented
Procurement policy	Implemented
IT Security policy	Implemented
Conflict of interest policy	Implemented
Whistleblower protection policy	Implemented
Contract management policy	Implemented

(g) Mechanisms and Safeguards

State the mechanism established by the company to safeguard the independence of the auditors, financial analysts, investment banks and rating agencies (example, restrictions on trading in the company's shares and imposition of internal approval procedures for these transactions, limitation on the non-audit services that an external auditor may provide to the company):

¹⁸ "Issues" are compliance matters that arise from adopting different interpretations.

¹⁹ "Findings" are those with concrete basis under the Company's policies and rules.

Auditors (Internal and External)	Financial Analysts	Investment Banks	Rating Agencies
The Internal Audit Charter provides that the Internal Audit reports functionally to the AC. It is free to allocate resources, and plan and execute its audits without management interference. The hiring, firing and compensation of the head of IA are also approved by the AC. To ensure independence of the external auditor, it seeks prior approval from the AC in relation to any non- audit services which may be provided to the Company.	The Company's Corpordisclosure of company press, industry consult disclosure of material, provide broad, non-expublic has equal access. The Company's Polic Competition sets the ginformation. The Company's Securistatutory prohibition on deal in the Company	y information to the in ants and other audiences, non-public information colusionary distribution of the information. The company of the information of the information. The company of the information o	sets the guidelines on the exestment community, the so (the public) to govern the in a manner designed to of information so that the Confidentiality and Nongroup of confidential company opts and operationalizes the ons within the Company to ossession of unpublished provide such information to

(h) State the officers (preferably the Chairman and the CEO) who will have to attest to the company's full compliance with the SEC Code of Corporate Governance. Such confirmation must state that all directors, officers and employees of the company have been given proper instruction on their respective duties as mandated by the Code and that internal mechanisms are in place to ensure that compliance.

The Chief Executive Officer, the Chief Financial Officer and the Chief Compliance Officer.

H. ROLE OF STAKEHOLDERS

1) Disclose the company's policy and activities relative to the following:

	Policy	Activities
Customers' welfare	The Company shall continually provide high quality products and best in class service to its customers. It shall endeavor to be the world's best source of processed pineapple, tropical fruit and other products in terms of quality, supply reliability, customer service and price competitiveness. Consumer satisfaction, health and safety shall always be of paramount concern to the Company. The Company's advertising shall be truthful. Information on the Company's products and services must be accurately communicated	To ensure customer satisfaction, the Company strives to establish effective communication lines with its customers and always be sensitive to consumers' concerns and needs.

Supplier/contractor selection practice	The Company acknowledges the importance of building a sound relationship with its suppliers. Accordingly, the Company shall conduct business with all customers on the basis of integrity, mutual interest and fairness.	The Company conducts business with all customers on the basis of integrity, mutual interest and fairness.
Environmentally friendly value-chain	The Company shall contribute positively to the environment and the communities in which it operates. It shall also promote social responsibility by supporting the health, education and welfare of these communities. The Company shall protect the environment. The Company shall strive to conserve natural resources, promote sound environmental values and practices, and manage waste effectively, as well as comply with the laws and regulations of the jurisdictions in which it operates.	The Group's land use practices are mainly aimed at improving plantation yield through ecologically friendly land preparation, plant disease management and chemical application; efficient water sourcing and drainage; and use of sustainable planting materials. The Group has initiated programs to minimize waste, improve efficiencies in electricity and water consumption; increase usage of recycled but viable packaging materials; measure production efficiencies via 5S, Total Productive Maintenance and 6 Sigma; enhance the health and well-being of our workforce and their families; and ensure compliance of our service providers with local labor laws. Waste Management Our pineapple pulp waste disposal system converts a by-product of the cannery into feed for our cattle farm at the plantation. We operate effluent treatment plants that treat wastewater discharged from agro-industrial facilities. Our high-filtration extraction system processes excess juice into pineapple concentrate and syrup, significantly reducing volume of wastewater. Plantation-based families share in our total conservation effort as they segregate domestic solid waste right in their own homes. Recyclable materials collected from households are sold to fund community projects. Responsible Use of Materials We comply with government

		standards in the use of fertilizers and industrial chemicals. We conduct regular safety audits on our fertilizer and chemical storage and work areas. A Supplier Quality Management program and product traceability measures are in place to respond to customer requirements. Through "Project Safe," information drives, surveillance audits and safety drills are conducted regularly across all plantation facilities, including employee homes, and at our cannery to increase preparedness for emergencies. Green Initiatives We undertake innovative composting, community-based tree planting and reforestation of denuded areas close to our operations sites.
Community interaction	As a responsible corporate citizen, the Group continues to contribute to the development and upliftment of the quality of life in communities where the Group operates. The rich heritage of partnership that the Group has with host communities inspires us to continue to make a difference in the lives of thousands of families around the Group's worksites and in other areas where insurgency and unrest have hampered growth. With a mission to raise the level of global health and wellness, the Company helps to bring greater awareness on health, nutrition and food safety to our host communities.	The Company undertakes various outreach programs to improve the welfare of the local communities in which it operates. These programs may include scholarships, health care, family planning, sports development and other acts of charity. Del Monte Foundation, Inc., a nonstock and non-profit organization, spearheads the Company's community programs in close coordination with the Del Monte Plantation and Cannery teams.
Anti-corruption programmes and procedures	The Company abhors any form of corruption by its employees and suppliers. Any solicitation or offering of gifts, payments or commissions by Company employees and their families, or by suppliers and their representatives, in exchange for business or for personal gain is strictly prohibited. Employees are expected to report any such violations or suspected violations.	The Group implements a Whistleblower Policy that aims to deter and uncover any corrupt, illegal, unethical behavior of its employees, as well as third parties.
Safeguarding creditors' rights	The Company seeks to build a sound relationship with its business partners and suppliers including its creditors.	The Company seeks to continue doing business with its partners including its creditors on the basis of integrity, mutual interest and fairness.

2) Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section?

The Company's Corporate Social Responsibility is part of the Annual Report.²⁰

3) Performance-enhancing mechanisms for employee participation.

(a) What are the company's policy for its employees' safety, health, and welfare?

The Company is a people-driven organization committed to growing wellness and a high quality of life through healthy working relationships with all its employees.

The Company shall be committed to provide its employees a safe and healthy working environment.

The Group works with local government units, suppliers and community organizations to ensure a safe environment for our workers and host communities. The Group abides by an Environment Policy which advocates the development and production of environment-friendly products and packages, conservation of resources, and minimization of environmental risks. The Group's programs take inspiration from its Core Values of business integrity and social responsibility and its twin traditions of quality and excellence even as we ensure compliance with regulatory, customer and social accountability mandates.

(b) Show data relating to health, safety and welfare of its employees.

i. Safety, Health and Environment Awareness

Through a comprehensive educational program on Safety, Health and Environment Awareness and strong partnership with the Group's workteams, headways were attained in preventing worksite accidents and enhancing preparedness for all types of emergencies (fire, flood, earthquake, terrorism) within our work sites.

Project Safe

Information drives, surveillance audits and safety drills are conducted regularly across all plantation facilities, including employee homes, and at the cannery.

In 2014, close to 100 percent of Cannery and Plantation-based employees and service contractors targeted for Occupational Health and Safety (OSH) training completed over 13,000 training hours.

All newly-hired regular employees, service providers and project-based contractors underwent a comprehensive Safety Orientation within 6 days of work deployment.

Handling and Use of Industrial Materials and Equipment

The Group complies with government standards in the use of fertilizers and industrials chemicals, including safe transport and handling, and collection and recovery of packaging materials.

Government regulatory permits and licenses required for fertilizer-handling operations were renewed by the Fertilizer and Pesticide Authority of the Philippines, which included 4 licenses as institutional use of fertilizer and pesticide and as importer-end user of these chemicals; registration of 14 Fertilizer Warehouses; and accreditation of Supervisors and Managers overseeing chemical application. Regular in-house safety audits were also conducted in the Group's fertilizer and chemical storage, and work areas.

Workers handling chemicals were issued new protective equipment and have undergone regular medical check-ups. A total of 645 chemical handlers (both regular and service

²⁰ In 2014, the Company changed its fiscal year to end on 30 April instead of 31 December. The next Annual Report for FY2015 will only be available in early August 2015.

providers) gained valuable lessons as they completed a total of 2,777 training hours through 13 training sessions on Chemical Handlers and Applicators Safe use Education (CHASE).

Water Sampling

Water samplings were conducted twice-a-year in 105 sampling points to monitor pesticide residue in areas within and around our plantation sites, as required by Philippine regulatory bodies, including the Fertilizer and Pesticide Authority and Department of Environment and Natural Resources-Environment Management Bureau. Analysis results are submitted in a quarterly self-monitoring report to the DENR-EMB.

Within the Group's manufacturing site, a Renewable Energy Plant, completed in 2014, converts bio-waste to energy to help power processing lines as it cleanses industrial waters and sustains marine life.

Fleet and Safety Program

The Group's Fleet Safety Program at the plantation and cannery addresses the regulation of vehicles (lift trucks, moving farm equipment, motor and other vehicles) deployed within worksites. This covers the issuance of vehicle entry passes, orientation and continuing education of drivers on road safety rules and regulations, assessment of driver competency through written and actual tests, and issuance of Operators Permit to qualified regular employees and service providers/contractors. Close to 10,000 training hours were devoted to training 1,400 individuals on defensive driving techniques, road safety and emergency preparedness.

Hazard Identification, Risk Assessment, and Determining Controls (HIRADC) Program

The HIRADC program helps teams identify potential and existing workplace hazards, assess levels of risk, and determine controls necessary to address these identified hazards. Under the Group's site-wide 5S/TPM (Total Productive Maintenance) program, workteams actively transform the Environment, Health and Safety (EHS) Pillar to enhance machine and equipment safety and attain Overall Equipment Effectiveness.

Site-Wide Preparedness during Natural and Man-Made Calamities

Collaborative efforts between labor and management members of Safety, Health, Environment and Emergency Preparedness (SHEEP) Committees have ensured site-wide preparedness and response during natural and man-made calamities. This has been showcased by overwhelming support from "Volunteer Brigades" during recent floods and typhoons that hit operational areas in Mindanao.

Many of the employees, service contractors and plantation-based families had earlier participated in day or night drills covering earthquake evacuation; first aid response; fire drill covering product recovery and spill response; and terrorist attack. SHEEP teams cascade directives to shop floor level and ensure its effectiveness; they submit quarterly to the local office of the Philippines Labor Department Minutes of Monthly Meetings. A similar organization and set-up among service contractors provides Site Management with a forum to discuss contractor safety performance, compliance and other issues.

Health Awareness Lectures

Supplementing safety and health training, Site Management provides employees and families with opportunities to enhance over-all health and wellness. Health awareness lectures focusing on work-related and lifestyle-induced illnesses and outbreaks (in specific worksites) of life-threatening viruses and illnesses were conducted by our health service provider for over 300 participants on Cardiovascular Diseases, Diabetes Mellitus and Ebola during the year.

 To recognize excellent safety performance, leadership and initiatives of individuals and teams, Zero Accident awards and incentives are given to deserving employees (quarter, year).

ii. Welfare of Employees

A comprehensive package of salaries and fringe benefits for employees is considered one of the most upgraded packages for agri-industrial workers in Southern Philippines. Employees enjoy benefits which include:

- a. Free retirement plan with a vesting provision granting benefits to employees with 10 or more years of service upon resignation.
- b. Voluntary supplementary provident plan with a vesting provision granting benefits to employees with 10 or more years of service.
- c. Medical and Dental plan administered by a Health Maintenance Organization (HMO) which includes free hospitalization at the company's 95-bed hospital and accredited hospitals and clinics; medicines; and medical and dental services.
- d. Housing Benefits
 - 1. Company Housing Units (for Plantation employees only); and
 - 2. Monthly Housing Subsidy for those not enjoying company housing units.
- e. Rice Allowance
- f. Free transportation to and from work.
- g. Free school bus for employees' children.
- h. Annual vacation ranging from 16 to 25 days based on years of service.
- i. Sick leave with pay for 16 to 18 days for the rank-and-file, and 19 to 20 days for supervisors and executives.
- j. Bereavement leave of 3 days with pay.
- k. Paternity leave of 7 days with pay, up to four entitlements
- I. Death benefits: 12 months salary based on current rate or the employee's Personal Retirement Account (PRA) consisting of Company's contributions and earnings, whichever is higher, plus 1 week's pay per year of regular service but not exceeding 6 weeks' pay.
- m. Scholarship programs.
- n. Educational, religious and recreational facilities.
- o. 18-hole golf course open to all employees.
- p. Maintains and subsidizes schools (Del Monte School, Our Lady of Lourdes Elementary School and Holy Cross High School).
- q. Voluntary Membership to Consumer and Credit Cooperatives for all employees.

iii. Labor-Management Cooperation

Under an enhanced stakeholder advocacy program, employees at the plantation and cannery actively pursue initiatives to enhance life at work and at home. Innovations through Labor Management Cooperation (LMC) have resulted in improved product quality, higher productivity and robust relations with the community.

Under LMC, Management and union representatives have carved an outstanding record of working together to meet the challenge of globalization. Organized at work-floor level, LMC teams meet regularly to discuss and decide on issues affecting an employee, his family, the company and the community. Through joint efforts, win-win solutions have emerged, including enhanced retirement and provident plans; health services at Phillips Memorial Hospital and camp dispensaries; production, social and recreational facilities; work uniforms and tools; livelihood, value- formation and sports training and programs for employee families; and community outreach projects for neighbouring communities and victims of calamities.

(c) State the company's training and development programs for its employees. Show the data.

(i) Training and Development

The Group cultivates a culture of excellence in encouraging its people to innovate and strive for continuous improvement. To address this, the following programs and projects are being implemented by the Group:

• The Group's LeAD Program is a leadership training program that aims to train and develop the competencies and skills of managerial employees and up.

- With the Centre of Excellence on Talent Management, key leaders at the Plantation, Cannery and Philippine Market have developed a Competency Framework that will guide their teams towards achieving the Company's Strategic Roadmap. The Framework that each team drafted pinpoints the specific technical and operational skill set each team member must develop to deliver high performance. Each Competency Framework also serves as a foundation for broad-range people program on recruitment, learning, career development, succession planning, and performance management.
- The following training facilities on-site help employees upgrade technical and other skills:

In 2014, the Pine U- Plantation technical school was re-launched. At "PineU" (Pineapple University), plantation personnel hone their farming expertise through formal sessions and benchmarking trips.

"ManU" (Manufacturing University) opened a breakthrough for cannery staff to reorient on processes and adapt to new technologies. ManU also administers two-year supervisory and trade-traineeship programmes for high-potential applicants and long-serving employees. On the faculty are our senior managers, who count among leading experts in their respective fields.

Similar development programs are implemented in Finance through its Finance University and Marketing's Brand Leadership University (BLU).

 A management succession plan is also fully in place, with a deep bench of candidates trained among our ranks to be able to immediately assume responsibilities of key management positions in the event of vacancy.

(ii) Employee Engagement

The Group has a couple of Employee Engagement Programs which respond to the needs of the employees, address their individual careers and contribute to the business success of the Group.

- The following programs are part of the Group's corporate-wide engagement programs: (i)
 Career Opportunities for the development of functional competencies, (ii) Work Activities,
 Work Processes, Communication, and Work/Life Balance (which involved employees
 updating and reviewing their job descriptions, implementation of an online HR system,
 among others); (iii) Organisation Reputation, Brand Alignment; and (iv) People Practices
 (which involved a mentoring program).
- The Group held various employee activities such as summer outing, sports fest, outreach
 programs, fitness classes, and the Brown Bag Lifestyle Series. In the Brown Bag Lifestyle
 Series sessions, employees were educated on prevention and management of serious
 diseases.
- The Group's magazine called "Tidbits" and a digital edition called "FreshCut" feature key operational goals and programmes, team achievements, environmental initiatives, community outreach efforts, and individual stories that highlight the Group's Core Values.

(d) State the company's reward/compensation policy that accounts for the performance of the company beyond short-term financial measures

The Group is committed to providing a motivating environment that recognizes and rewards our employees based on performance, teamwork, and continuous improvement in both the short term and long term, and should be designed to:

- a) Motivate our employees to deliver the company's profitable growth goals;
- b) Reward performance;
- c) Retain top performers and high potentials; and
- d) Promote teamwork.

The Group's employees enjoy attractive compensation and benefit packages. Among others, they receive the following:

- Complementing government-mandated privileges for all employees and qualified dependents is a broad range of free medical and dental services, a comprehensive retirement package, and voluntary plans for providential and insurance benefits.
- The Company's performance incentive plan aims to motivate and reward employees who
 contribute towards attaining and exceeding the Company's annual business objectives. The
 award is based on the degree to which divisional and corporate financial objectives are met.
 This incentive plan covers employees at the levels of supervisors and above.
- The Company is one of the first in the Philippines who offered the "flexible benefits program" where regular monthly paid employees of its subsidiary are able to choose their own set of benefits that will support their personal health and wellness objectives. The range of options includes spa and massage services, membership in fitness gyms, sign-up for sports tournaments, educational subsidy for dependents, optical allowance, etc.
- In Mindanao, the Plantation employees live with their families in Group-owned houses and dormitories (for unmarried employees) within housing camps complete with social hall, chapel, playground and plaza, day care centre, primary and secondary schools, camp clinics and a 100-bed hospital managed by a medical service provider. Employee-organized cooperatives provide our workers with services that enhance economic benefits for their families. Cooperative members enjoy annual dividends and patronage refunds.
- Children of the Cannery employees enjoy free year-round weekend tutorials on basketball and, as scheduled, other sports (tennis, swimming, martial arts) and creative skills (photography, theatre arts). Core Values are introduced through learning exposure that help them grow a strong sense of community and family life.
- 4) What are the company's procedures for handling complaints by employees concerning illegal (including corruption) and unethical behavior? Explain how employees are protected from retaliation.

A Whistleblower Policy has been in place since 2004 to promote the highest standards of business and personal ethics in the conduct of the Group's affairs.

The policy aims to deter and uncover corrupt, illegal, unethical, fraudulent or other conduct detrimental to the Group's interests committed by officers and employees as well as third parties/any other persons such as suppliers and contractors. The Group encourages its officers and employees, suppliers and contractors to provide information that evidences unsafe, unlawful, unethical, fraudulent or wasteful practices. It does not disregard anonymous complaints.

This policy enables the Group to effectively deal with reports from whistleblowers in a manner that will protect the identity of the whistleblower and provide for the appropriate use of the information provided. It also establishes the policies for protecting whistleblowers against reprisal by any person internal or external to the Company and provide for the appropriate infrastructure including the appointment of a "Whistleblower Protection Officer", a "Whistleblower Investigations Officer" and alternative means of reporting.

The Board, together with the Chairman of the AC, had appointed a Protection Officer as well as an Investigations Officer to administer the Company's Whistleblower program.

I. DISCLOSURE AND TRANSPARENCY

1) Ownership Structure

(a) Holding 5% shareholding or more

As of 31 December 2014²¹:

AS 01 31 December 2014 .

²¹ On 30 October 2014, the Company had additional 5,500,000 ordinary shares listed and traded on the PSE which shares were offered and sold by way of primary offer to the public in the Philippines.

Shareholder	Number of Shares	Percent	Beneficial Owner
NutriAsia Pacific Limited ²²	869,315,246	66.76%	NutriAsia Pacific Limited
Lee Pineapple Company Pte. Ltd.	100,422,000	7.71%	Lee Pineapple Company Pte Ltd.

Name of Senior Management	Number of Direct Shares	Number of Indirect Shares / Through (name of record owner)	% of Capital Stock
N/A	N/A	N/A	N/A

2) Does the Annual Report disclose the following:

Key risks	Yes
Corporate objectives	Yes
Financial performance indicators	Yes
Non-financial performance indicators	Yes
Dividend policy	Yes
Details of whistle-blowing policy	Yes
Biographical details (at least age, qualifications, date of first appointment, relevant experience, and any other directorships of listed companies) of directors/commissioners	Yes
Training and/or continuing education programme attended by each director/commissioner	Yes
Number of board of directors/commissioners meetings held during the year	Yes
Attendance details of each director/commissioner in respect of meetings held	Yes
Details of remuneration of the CEO and each member of the board of directors/commissioners	No

Should the Annual Report not disclose any of the above, please indicate the reason for the non-disclosure.

On 11 March 2015, an aggregate of 641,935,335 ordinary shares were additionally listed on the Main Board of the PSE and the SGX-ST as a result of the rights offering conducted in the Philippines and the rights issuance in Singapore. As of 30 April 2015, the following are the shareholders who own more than 5% of the Company's outstanding shares:

Shareholder	No. of Shares	Percent	Beneficial Owner
NutriAsia Pacific Limited	1,155,030,190	59.41%	NutriAsia Pacific Limited
Bluebell Group Holdings Limited	148,226,771	7.62%	Bluebell Group Holdings Limited
Lee Pineapple Company Pte. Ltd.	100,422,000	5.16%	Lee Pineapple Company Pte Ltd.

Bluebell Group Holdings Limited and NutriAsia Pacific Limited have common shareholders and are, thus, affiliated to each other.

²² As of 31 December 2014, NutriAsia Pacific Limited is a substantial and controlling shareholder of the Company, holding 869,315,246 shares therein. Its immediate holding company is NutriAsia Holdings Ltd. (formerly known as NutriAsia San Miguel Holdings Limited), the ultimate shareholders of which are Golden Chambers Investment Limited ("GCIL") and Star Orchids Limited ("SOL"), which hold 57.8% and 42.2% respectively through their intermediary companies - NutriAsia Holdings Ltd, NutriAsia Inc and Well Grounded Limited. GCIL and SOL are incorporated in the British Virgin Islands, and are beneficially owned by the Campos family.

Explanation on Non-Disclosure of Remuneration Details

The remuneration of Directors and the CEO are disclosed in bands of S\$250,000/- with a maximum disclosure band of S\$500.000/- and above.

The remuneration of the top five Key Executives are similarly disclosed in bands of S\$250,000/- with a maximum disclosure band of S\$500,000/- and above.

Although the disclosure is not in compliance with the recommendation of the 2012 Code, the Board is of the view that given confidentiality and commercial sensitivity attached to remuneration matters, disclosure in bands of \$\$250,000/- in excess of \$\$500,000/- will not be provided. In addition, for personal security reasons, the names of the Company's top five Key Executives are not disclosed.

There is no immediate family member (as defined in the Listing Manual of the SGX-ST) of a Director or the CEO in the employment of the Company whose annual remuneration exceeds \$\$150,000 during the vear.

3) External Auditor's Fee

The aggregate external audit fees that accrued for the audit of the Company's financial statements for the transitional period from 1 January 2014 to 30 April 2014²³ and for services that were provided by the Company's external auditor are as follows:

Name of auditor	Audit Fee*	Non-audit Fee**
KPMG LLP	US\$ 70,000	-

^{*} Excluding fees paid to other auditors.

4) Medium of Communication

List down the mode/s of communication that the company is using for disseminating information.

The Company's disclosures and announcements are disseminated through the SGX-ST and PSE portals, the Company's email alerts and website.

The Group provides descriptive and detailed disclosure whenever possible and avoids boilerplate disclosures, and immediately announces any material information known to the Company concerning the Company or any of its subsidiaries or associated companies.

Material information are disclosed to all shareholders and the investing community equally via the SGX-ST and PSE portals (i.e., no selective disclosure), including the Company's financial position, performance, ownership, strategies, activities and governance.

The Company observes a closed window period of 2 weeks prior to the announcement of its quarterly results and 1 month prior to the announcement of its full year results. During this period, the Company does not meet nor communicate with the investing community to ensure no selective disclosure is made.

The Company announces its financial results on a quarterly basis within the prescribed timeframe and holds joint briefings with the investing community on its half-year and full-year performance in an accessible central location. Key Executives are present during the briefings.

The Management Discussion and Analysis (MD&A) report, press release and presentation on the Company's financial results are disseminated through SGXnet, PSE Edge, the Company's email alerts and website all on the same day.

^{**} Excluding professional expenses related to the acquisition of the consumer food business from Del Monte Corporation in the US and certain other assets ("Consumer Food Business").

²³ In May 2014, the Company announced the change of its fiscal year end from 31 December to 30 April. The information on the external auditor's fees for the audit of the Company's financial statements covering the fiscal year from 1 May 2014 to 30 April 2015 are not yet available.

The Company strengthens relationships with the investing community through one-on-one meetings, participation in at least 2 annual conferences, forums and road shows organized by stock broking and investing companies, to augment 2 briefings a year.

The Company organizes trips to its plantation and cannery, as well as trade checks, for the investing community, providing them with firsthand appreciation and understanding of the Company's operations and markets.

The corporate website (www.delmontepacific.com) has a dedicated and comprehensive IR section that is user-friendly with easily downloadable and updated press releases, announcements, quarterly reports, presentations and annual reports. Announcements are uploaded as soon as they are released to the SGXnet.

The following are also included in the IR site: IR calendar; next events; dividend policy and payout details; bio-data of Directors and senior management; and corporate governance. The following are uploaded in other sections of the website: sustainability; and Code of Business Ethics.

5) Date of release of audited financial report:

In May 2014, the Company announced the change of its fiscal year end from 31 December to 30 April. Following this change, the first fiscal year report of the Company would cover the transitional period from 1 January 2014 to 30 April 2014 and the regular twelve-month period from 1 May 2014 to 30 April 2015. Accordingly, the Company's annual report for FY2015 will be released no later than 13 August 2015.

6) Company Website

Does the company have a website disclosing up-to-date information about the following?

Business operations	Yes
Financial statements/reports (current and prior years)	
Materials provided in briefings to analysts and media	Yes
Shareholding structure	Yes
Group corporate structure	Yes
Downloadable annual report	Yes
Notice of AGM and/or EGM	Yes
Company's constitution (company's by-laws, memorandum and articles of association)	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

Not applicable.

7) Disclosure of RPT

When RPTs are involved, what processes are in place to address them in the manner that will safeguard the interest of the company and in particular of its minority shareholders and other stakeholders?

The Company has an Interested Person Transactions (IPT) policy and manual that set out the definitions, general guidelines, and review and monitoring procedures to be adopted across the Company and the Group for *IPTs* compliance with the Listing Manual of the SGX-ST. The manual presents a comprehensive view of IPT and the procedures that all affected Group personnel, including members of senior management, directors and employees in Purchasing, Treasury, Finance, Sales, Legal, Internal Audit, must follow in order to comply with the SGX-ST rules. Non-compliance with the SGX-ST's requirements may lead to a range of sanctions such as public reprimand or in the worst case, de-listing.

The AC reviews the internal audit report on the IPTs to ascertain that the established review procedures to monitor such transactions have been complied with. The AC reviews the IPTs on a quarterly basis. If during these periodic reviews, the AC is of the view that the review procedures as stated above have become inappropriate or insufficient in view of changes to the nature of, or the manner in which, the

business activities of the Group are conducted, the Company will revert to its shareholders for a fresh mandate based on new guidelines and review procedures to ensure that IPTs meet the established criteria.

In addition to the foregoing, the Company supplements its internal systems with stringent approval threshold requirements to ensure that IPTs are undertaken on an arm's length basis and on normal commercial terms, and will not be prejudicial to the interests of the Company and its minority shareholders.

The Company maintains a register of transactions carried out with Interested Persons and the Company's internal audit plan will incorporate an annual review of all transactions entered into in the relevant financial year pursuant to the IPT mandate.

The following is a summary of transactions for the transitional period from 1 January 2014 to 30 April 2014 that had been entered into by the Company/Group with related parties:

RPT	Relationship	Nature	Group (in US\$'000)	Company (in US\$'000)
DMPL Management Services Pte Ltd (DMS)	Subsidiary of the Company	Management fees to DMS		193
Del Monte Philippines, Inc. (DMPI)	Subsidiary of the Company	Management fees to DMPI		70
Del Monte Philippines, Inc. (DMPI) Retirement Fund	Retirement Fund of Subsidiary	Rental to DMPI Retirement Fund	177	
Del Monte Philippines, Inc. (DMPI) Provident Fund)	Provident Fund of Subsidiary	Rental to DMPI Provident Fund	5	
NutriAsia, Inc. (NAI)	Affiliate of the Company	Purchases of production materials	43	
NutriAsia, Inc. (NAI)	Affiliate of the Company	Toll pack fees	169	
Del Monte Philippines, Inc. (DMPI) Retirement Fund	Retirement Fund of Subsidiary	Management fees from DMPI Retirement Fund	(2)	
NutriAsia, Inc. (NAI)	Affiliate of the Company	Reimbursement for shared IT services with NAI	(27)	
NutriAsia, Inc. (NAI)	Affiliate of the Company	Sale of tomato sauce to NAI	(641)	

J. RIGHTS OF STOCKHOLDERS

1) Right to participate effectively in and vote in Annual/Special Stockholders' Meetings

(a) Quorum

Give details on the quorum required to convene the Annual/Special Stockholders' Meeting as set forth in its By-laws.

Quorum Required	Under Article 75 of the Articles, a meeting of members is duly constituted if, at the commencement of the meeting, there are present in person by proxy two members entitled to vote on resolution of members to be considered at the meeting.
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(b) System Used to Approve Corporate Acts

Explain the system used to approve corporate acts.

System Used	Electronic poll voting	
Description	For greater transparency, the Company had, since 2013, instituted electronic poll voting and all resolutions are put to vote by electronic poll at its Annual General Meetings and General Meetings. Announcement of the detailed results of the number of votes cast for and against each resolution, and the respective percentages is also made on the same day.	

(c) Dividends

The following is the dividend declaration history of the Company for 2011, 2012, 2013 and 2014:

Declaration Date	Record Date Payment Date	
FY 2011	26 August 2011 08 March 2012	07 September 2011 28 March 2012
FY 2012	17 August 2012 07 March 2013	05 September 2012 27 March 2013
FY 2013	20 August 2013	04 September 2013
FY 2014	Nil	Nil

(d) Stockholders' Participation

 State, if any, the measures adopted to promote stockholder participation in the Annual/Special Stockholders' Meeting, including the procedure on how stockholders and other parties interested may communicate directly with the Chairman of the Board, individual directors or board committees. Include in the discussion the steps the Board has taken to solicit and understand the views of the stockholders as well as procedures for putting forward proposals at stockholders' meetings.

The Company encourages shareholder participation at General Meetings and ensures that the venue for General Meetings is in a central location easily accessed by public transportation. It also ensures that shareholders have the opportunity to participate effectively in and vote in the Annual General Meetings and General Meetings either in person or by proxy. Shareholders are informed of the rules, including voting procedures, which govern General Meetings.

The Memorandum and Articles of the Company do not allow corporations which provide nominee or custodial services to appoint more than two proxies to vote. The Company does, however, allow non-shareholders to attend the AGM as observers.

Resolutions on each distinct issue are tabled separately at General Meetings.

In General Meetings, shareholders are given the opportunity to communicate their views and direct questions to Directors and Senior Management regarding the Company. All Directors, in particular the Chairman of the Board and the Chairpersons of Board Committees, and the external auditors are present to assist the Board in addressing shareholders' questions.

State the company policy of asking shareholders to actively participate in corporate decisions regarding:

a. Amendments to the company's constitution

Section 12 of the Company's Memorandum and Article 169 of the Company's Articles state that the Company may amend its Memorandum and Articles by a special resolution of

members subject always, for so long as the shares of the Company are listed on the Designated Stock Exchange, to the prior written approval of the Designated Stock Exchange.

Under the Articles, "special resolution" is defined as:

- (a) A resolution approved at a duly convened and constituted meeting of the members of the Company by the affirmative vote of:
 - (i) A majority of not less than three-fourths of the votes of the shares which were present at the meeting and entitled to vote thereon and were voted and not abstained; or
 - (ii) A majority of not less than three-fourths of the votes of each class or series of shares which were present at the meeting and entitled to vote thereon as a class or series and were voted and not abstained; or
- (b) A resolution consented to in writing by:
 - (i) A majority of not less than three-fourths of the votes of shares entitled to vote thereon; or
 - (ii) A majority of not less than three-fourths of the votes of each class or series of shares entitled to vote thereon as a class or series.

b. Authorization of additional shares

Under Article 59 of the Company's Articles, the Company may, by an ordinary resolution of members, increase its authorized capital (or, by special resolution of members, reduce its authorized share capital) and, in connection therewith, the Company may, in respect of any unissued shares, increase (or reduce) the number of such shares, increase (or reduce) the par value of any such shares or effect any combination of the foregoing accordingly.

The Articles define "ordinary resolution" as:

- (a) A resolution approved at a duly convened and constituted meeting of the members of the Company by the affirmative vote of:
 - (i) a simple majority of the votes of the shares which were present at the meeting and entitled to vote thereon and were voted and not abstained: or
 - (ii) a simple majority of the votes of each class or series of shares which were present at the meeting and entitled to vote thereon as a class or series and were voted and not abstained; or
- (b) A resolution consented to in writing by:
 - (i) An absolute majority of the votes of shares entitled to vote thereon; or
 - (ii) An absolute majority of the votes of each class or series of shares entitled to vote thereon as a class or series.

Transfer of all or substantially all assets, which in effect results in the sale of the company.

Article 15(1) of the Articles provides, subject to the provisions of these Articles, the unissued shares of the Company shall, with the approval of the members in general meeting, be at the disposal of the directors who may, without limiting or affecting any rights previously conferred on the holders of any existing shares or class or series of shares, offer, allot, grant options over or otherwise dispose of shares to such persons, at such times and upon such terms and conditions as the Company may, by resolution of directors, determine provided always that:

- (a) No shares shall be issued so as to transfer a controlling interest in the Company without the prior approval of the members in general meeting; and
- (b) Any other issue of shares, the aggregate of which would in any one financial year of the Company exceed the limits referred to in Regulation 15(3), shall be subject to the approval of the members in general meeting.

Also, Article 102(2) states that any sale or disposal by the directors of the Company's main

undertaking shall be subject to the approval of the members of the Company in a general meeting.

3. Does the company observe a minimum of 21 business days for giving out of notices to the AGM where items to be resolved by shareholders are taken up?

Section 67 of the Articles provides that an annual general meeting and any general meeting at which the passing of a special resolution of members is to be considered shall be called by not less than twenty-one (21) clear days' notice in writing.

The Company was incorporated and registered in the British Virgin Islands. Section 65(4) of the Company's Articles states that the period of notice shall be exclusive of the day on which it is served or deemed to be served and exclusive of the day on which the meeting is to be held. All other general meetings may be called by not less than fourteen (14) clear days' notice in writing but a general meeting may be called by shorter notice with a few exceptions under the Company's Articles.

a. Date of sending out notices:

The Company first sent out the notice of AGM and GM on 24 March 2014 which satisfies the requirement of 21 clear days' notice provided in the Company's Articles.

b. Date of the Annual/Special Stockholders' Meeting:

The Company's latest AGM was held on 15 April 2014. A general meeting was likewise held on the same day.

4. State, if any, questions and answers during the Annual/Special Stockholders' Meeting.

At the AGM and GM held in 15 April 2014, questions were raised by the Company's shareholders, and addressed by the Chairman and Management team.

At the AGM, the shareholders asked questions relating to the Company's audited financial statements for the past year, acquisition of the Consumer Food Business in the U.S., dividend pay-out post acquisition, gearing levels, main competitors of the Consumer Food Business in the U.S., and how the Company intends to service its debts. The queries were sufficiently addressed by the Chairman, together with the Company's CFO and COO. The shareholders were assured that the Group's business is strong.

At the GM, the shareholders raised questions on the proposed listing and issuance of preference shares in Singapore / Philippines, dividend policy, and net margins. The Chairman responded to all these inquiries by providing relevant answers and adequate explanations to the shareholders.

- 5. Result of Annual/Special Stockholders' Meeting's Resolutions
 - (a) Annual General Meeting

At the Company's AGM held on 15 April 2014, the following resolutions were put to shareholders and duly passed by way of poll:

Resolution	Approving	Dissenting	Abstaining
Resolution 1 Adoption of Directors' Report and Audited Financial Statements for the year ended 31 December 2013	926,939,750	30,400	532,335
Resolution 2 Re-election of Mr Rolando C Gapud, a director retiring pursuant to Article 88 of the Company's Articles of Association	926,190,950	14,000	1,297,535

Resolution 3			
Re-election of Mr Benedict Kwek Gim Song, a director retiring pursuant to Article 88 of the Company's Articles of Association	927,071,750	76,600	354,135
Resolution 4(a)			
Approval of payment of Directors' fees for the financial year ending 31 December 2014	926,984,150	186,800	331,535
Resolution 4(b)			
Authority to fix, increase or vary emoluments of Directors	927,045,150	60,800	396,535
Resolution 5			
Re-appointment of KPMG LLP as Auditors	926,898,950	191,000	412,535
Resolution 6			
Share Issue Mandate	925,979,150	1,208,400	314,935
Resolution 7			
Authority to allot and issue new Shares pursuant to the Del Monte Pacific Executive Stock Option Plan 1999, Del Monte Pacific Restricted Share Plan and the Del Monte Pacific Performance Share Plan	904,768,586	22,383,564	350,335
Resolution 8			
Renewal of Shareholders' Mandate for Interested Person Transactions	52,221,904	99,600	875,190,581

(b) General Meeting

At the Company's general meeting held on 15 April 2014, the following resolutions were put to shareholders and duly passed by way of poll:

Resolution	Approving	Dissenting	Abstaining
Resolution 1			
As a Special Resolution:			
The Proposed Increase of Authorised Share Capital of the Company and the Proposed Amendments to the Memorandum and Articles of Association of the Company.	923,300,650	328,000	518,735
Resolution 2			
As an Ordinary Resolution:			
The Proposed Specific Preference Share Issue	923,455,650	172,000	529,897
Mandate of up to a Maximum Subscription Amount of US\$500,000,000 to Fund the Acquisition of the Consumer Food Business.			

6. Date of publishing of the result of the votes taken during the most recent AGM for all resolutions.

The results of the votes taken at the AGM and GM were uploaded to the SGX-ST and the PSE portals on the same day, 15 April 2014.

(e) Modifications

State, if any, the modifications made in the Annual/Special Stockholders' Meeting regulations during the most recent year and the reason for such modification:

Modifications	Reason for Modification
Holders of shares in the Company that were lodged in the PSE were allowed to vote in Manila by manually accomplishing the ballots instead of electronically voting.	Electronic voting is not available in Manila.

(f) Stockholders' Attendance

(i) Details of Attendance in the Annual/Special Stockholders' Meeting Held:

Type of Meeting	Names of Board Members/ Officers Present	Date of Meeting	Voting Procedure (by poll)	% of SH Attending in Person	% of SH in Proxy	Total % of SH Attendance
Annual	Rolando C. Gapud Joselito D. Campos, Jr. Edgardo M. Cruz, Jr. Patrick L. Go Emil Q. Javier Godfrey E. Scotchbrook Luis F Alejandro Ignacio C.O. Sison Richard W. Blossom	15 Apr 2014	By poll or by accomplishe d proxy instruments with voting instructions	1.22%	0.19%	1.42%
Special	Rolando C. Gapud Joselito D. Campos, Jr. Edgardo M. Cruz, Jr. Patrick L. Go Emil Q. Javier Godfrey E. Scotchbrook Luis F Alejandro Ignacio C.O. Sison Richard W. Blossom	15 Apr 2014	By poll or by accomplishe d proxy instruments with voting instructions	1.22%	0.19%	1.42%

(ii) Does the company appoint an independent party (inspectors) to count and/or validate the votes at the AGM/GMs?

Yes, the Company appointed a Scrutineer from an independent party for purposes of tabulating and validating the votes cast at the AGM and GM. The Company's Singapore Share Transfer Agent, Boardroom Corporate & Advisory Services Pte. Ltd., counted and validated the total votes cast in Singapore and Philippines.

(iii) Do the company's common shares carry one vote for one share? If not, disclose and give reasons for any divergence to this standard. Where the company has more than one class of shares, describe the voting rights attached to each class of shares.

Yes, common shares carry one vote per share.

(g) Proxy Voting Policies

State the policies followed by the company regarding proxy voting in the Annual/Special

	Company's Policies	
	The proxy form must be duly accomplished, signed and dated by the shareholder, and submitted to the designated officer, in accordance with the instructions given in the Notice of Meeting (AGM/GM). The proxy form is distributed together with the printed Notice of Meetings and Annual Report.	
	Article 70 of the Company's Articles provides:	
	(1) A member may be represented at a meeting of members by a proxy who need not be a member of the Company to speak and vote on behalf of the member, and to vote on a show of hands, on any matter at any general meeting.	
Execution and acceptance of proxies	(2) An instrument of proxy shall be deemed to confer on the holder thereof the authority to demand or join in demanding that a poll be taken at any general meeting or annual general meeting.	
	In the case of joint ownership of shares, Article 73 shall govern:	
	(a) if two or more persons hold shares jointly each of them may be present in person or by proxy at a meeting of members and may speak as a member;	
	(b) if only one of the joint owners is present in person or by proxy he may vote on behalf of all joint owners; and	
	(c) if two or more of the joint owners are present in person or by proxy they must vote as one and the person whose name stands first on the register of members shall be entitled to vote.	
Notary	Proxies do not need to be notarized.	
Submission of Proxy	Article 72 provides, the instrument appointing a proxy shall be produced at the place appointed for the meeting, or such other place as may specified in the instrument, forty-eight (48) hours before the time for holding the meeting at which the person named in such instrument proposes to vote.	
	The Memorandum and Articles of the Company do not allow corporations which provide nominee or custodial services to appoint more than 2 proxies to vote. At present, only the Central Depository (Pte) Ltd (in Singapore) is permitted to appoint more than 2 proxies.	
	Article 71 states:	
Several Proxies	(1) Every member is entitled to attend and vote at a general meeting of the Company where such member is the holder of two or more shares, such person shall be entitled to appoint not more than two proxies to attend and vote instead of him at the same meeting provided that, if the member is the Depository:	
	(a) the Depository may appoint more than two proxies to attend and vote at the same general meeting and each proxy shall be entitled to exercise the same powers on behalf of the Depository as the Depository could exercise, including the right to vote individually on a show of hands provided that,	

	on a show of hands or otherwise, it is the votes allocated to the shares that shall be counted and not the number of members who actually voted; and X X X (2) In any case where a form of proxy appoints more than one proxy (including the case where such appointment results from a nomination by a Depositor), the proportion of the shareholding concerned to be represented by each proxy shall be specified in the form of proxy.	
	Article 71 (b) and (c) further provide:	
	(b) Unless the Depository specifies otherwise in a written notice to the Company, the Depository shall be deemed to have appointed as the Depository's proxies to vote on behalf of the Depository at a general meeting of the Company each of the Depositors who are individuals and whose names are shown in the records of the Depository as at a time not earlier than forty- eight (48) hours prior to the time of the relevant general meeting supplied by the Depository to the Company and notwithstanding any other provisions in these Articles, the appointment of proxies by virtue of this Article 71(1)(b) shall not require an instrument of proxy or the lodgement of any instrument of proxy;	
Validity of Proxy	(c) The Company shall accept as valid in all respects the form of instrument of proxy approved by the Depository (the "CDP Proxy Form") for use at the date relevant to the general meeting in question naming a Depositor (the "Nominating Depositor") and permitting that Nominating Depositor to nominate a person or persons other than himself as the proxy or proxies appointed by the Depository. The Company shall, in determining rights to vote and other matters in respect of a completed CDP Proxy Form submitted to it, have regard to the instructions given by and the notes (if any) set out in the CDP Proxy Form. The submission of any CDP Proxy Form shall not affect the operation of Article 71(1)(b) and shall not preclude a Depositor appointed as a proxy by virtue of Article 71(1)(b) from attending and voting at the relevant meeting but in the event of attendance by such Depositor, the CDP Proxy Form submitted bearing his name as the Nominating Depositor shall be deemed to be revoked.	
Article 71 further provides:		
Invalidated Proxy	(d) the Company shall reject any CDP Proxy Form of a Nominating Depositor if his name is not shown in the records of the Depository as at a time not earlier than forty-eight (48) hours prior to the time of the relevant general meeting supplied by the Depository to the Company;	
Proxies executed abroad	There is no requirement that proxies executed abroad must be authenticated.	
Validation of Proxy	Article 71 (e) states that, on a poll, the maximum number of votes which a Depositor or proxies appointed pursuant to a CDP Proxy Form in respect of that Depositor is able to cast shall be the number of shares credited to the Securities Account of the Depositor as shown in the records of the Depository as at a time not earlier than forty-eight (48) hours prior to the time of the relevant general meeting supplied by the Depository to the Company, whether that	

	number is greater or smaller than the number specified in any CDP Proxy Form or instrument of proxy executed by or on behalf of the Depository.
Violation of Proxy	For security holders with shares listed in the PSE, the Philippine stock transfer agent is the one responsible for receiving and validating the accomplished proxy forms.

(h) Sending of Notices

State the company's policies and procedure on the sending of notices of Annual/Special Stockholders' Meeting.

Policies	Procedure
As a rule, the notice of a general meeting of members shall be sent to the Company's shareholders at least 14 clear days.	Article 67 of the Articles of Association provides: An annual general meeting and any general meeting at which the passing of a special resolution of members is to be considered shall be called by not less than twenty-one (21) clear days' notice in writing. All other general meetings may be called by not less than fourteen (14) clear days' notice in writing but a general meeting may be called by shorter notice:
	(a) in the case of a meeting called as an annual general meeting, if it is so agreed by all the members entitled to attend and vote thereat;
	(b) in the case of any other meeting, if it is so agreed by a majority in number of the members having the right to attend and vote at the meeting, being a majority together holding not less than ninety per cent (90%) of the total number of shares entitled to vote on all matters to be considered at the meeting, or ninety per cent (90%) of the votes of each class or series of shares where members are entitled to vote thereon as a class or series; and
	(c) in all cases, if all members holding shares entitled to vote on all or any matters to be considered at the meeting have waived notice of the meeting and for this purpose presence at the meeting shall be deemed to constitute waiver.
	For so long as the shares of the Company are listed on the Designated Stock Exchange, at least fourteen (14) days' notice of any general meeting shall be given by advertisement in an English daily newspaper in circulation in Singapore and in writing to the Designated Stock Exchange.
	Article 156 of the Articles states:

Any notice, document, information or written statement to be given by the Company to members may be served in the case of members holding registered shares in any way by which it can reasonably be expected to reach each member or by mail addressed to each member at the address shown in the share register and in the case of members holding shares issued to bearer, in the manner provided in the Memorandum.

Note: "Clear days" is, in relation to the period of notice, that period excluding the day when notice is given or deemed to be given and the day when it is given or on which it takes effect.

(i) Definitive Information Statements and Management Report

Date of Actual Distribution of Definitive Information Statement and Management Report and Other Materials held by market participants/certain beneficial owners	24 March 2014
Date of Actual Distribution of Definitive Information Statement and Management Report and Other Materials held by stockholders	24 March 2014
State whether CD format or hard copies	Packets with hard copies were distributed to the shareholders. The Annual Report for FY 2013 was distributed in CD format.
were distributed	The Definitive Information Statement and Management Report were uploaded on the PSE website.
If yes, indicate whether requesting stockholders were provided hard copies	N/A

(j) Does the Notice of Annual/Special Stockholders' Meeting include the following:

Each resolution to be taken up deals with only one item.	Yes
Profiles of directors (at least age, qualification, date of first appointment, experience, and directorships in other listed companies) nominated for election/re-election.	No
The auditors to be appointed or re-appointed.	Yes
An explanation of the dividend policy, if any dividend is to be declared.	N/A
The amount payable for final dividends.	No dividends were declared.
Documents required for proxy vote.	Yes

Should any of the foregoing information be not disclosed, please indicate the reason thereto.

The Notice of the AGM does not disclose the profiles of the Directors; however, the Annual Report accompanying the Notice of AGM would contain such information.

2) Treatment of Minority Stockholders

(a) State the company's policies with respect to the treatment of minority stockholders.

Policies	Implementation
The Group treats all shareholders fairly and equitably, and recognizes, protects and facilitates the exercise of shareholders' rights. Moreover, the Group continually reviews and updates such governance arrangements.	Implemented.
Shareholders are informed of changes in the Company's business, which are likely to materially affect the value of the Company's shares.	
The Group ensures that all shareholders have the opportunity to participate effectively in and vote at General Meetings. Shareholders are informed of the rules, including voting procedures, which govern General Meetings.	

(b) Do minority stockholders have a right to nominate candidates for board of directors?

The Company's Articles state:

No person other than a director retiring at the meeting shall, unless recommended by the directors for election, be eligible for election as a director at any general meeting unless not less than eleven (11) clear days before the date appointed for the meeting there shall have been lodged at the Office a notice in writing signed by a member (other than the person to be proposed) duly qualified to attend and vote at the meeting for which such notice is given of his intention to propose such person for election and also a notice in writing signed by the person to be proposed of his willingness to be elected, provided that in the case of a person recommended by the Board for election not less than nine (9) clear days' notice in writing shall be necessary and notice of each and every such person shall be served on the members at least seven (7) days prior to the meeting at which the election is to take place.

K. INVESTORS RELATIONS PROGRAM

 Discuss the company's external and internal communications policies and how frequently they are reviewed. Disclose who reviews and approves major company announcements. Identify the committee with this responsibility, if it has been assigned to a committee.

The IR policy of the Company promotes fair and equitable treatment of all shareholders, while recognizing, protecting and facilitating the exercise of shareholders' rights. This is consistent with the listing requirements of the SGX-ST and PSE, and reinforces the Company's commitment to providing easy and regular access to timely, effective, fair, pertinent and accurate information about the Company.

IR is a key function in the Company. As such, the IR manager reports directly to the CFO, who coordinates with the Senior Management on IR, as required. The CFO reports to the CEO who, together with the Executive Committee, gets involved with IR, as needed. The CFO also updates the Board and Senior Management on IR developments and feedback.

2) Describe the company's investor relations program including its communications strategy to promote effective communication with its stockholders, other stakeholders and the public in general. Disclose the contact details (e.g. telephone, fax and email) of the officer responsible for investor relations.

	Details	
(1) Objectives	The objective of IR is to enhance shareholder value.	
(2) Principles	The Company's IR is guided by principles of trust, good corporate governance, transparency, openness and quality of disclosure, fairness, timeliness, proactiveness and engagement, accessibility, employment of information technology, and continuous improvement.	
	In summary, these are the principles and corresponding actions which the Company adheres to.	
	a) Trust – Grounded on SGX-ST guidelines and principles.	
	b) Good Corporate Governance – Code of Corporate Governance pillars including Communication with Shareholders; Governance and Transparency Index (GTI).	
	c) Transparency, Openness and Quality of Disclosure – Clear communication of business strategy and outlook; issuance of profit alerts, if warranted; management of market expectation.	
	d) Fairness – No selective disclosure; closed-window period	
	e) Timeliness – Timely and accurate information disclosed immediately via the SGXnet, PSE Edge, and the Company's corporate website; IR team is responsive to emails and calls, and targets one day turnaround to answer enquiries.	
	f) Proactiveness and Engagement – Reaching out to the investing community through briefings, one-on-one meetings, conference calls, brokers' conferences, email updates.	
	g) Accessibility – Contact details on IR homepage and annual report; IR manager is contactable by mobile phone.	
	h) Employment of IT/latest tools – Email alerts, corporate website, keeping abreast of different online platforms in the market.	
	i) Continuous improvement – Peer benchmarking, attending IR tasks and forums, keeping abreast of new Code of Corporate Governance and GTI; implementation of best practices.	
(3) Modes of Communications	The Group provides descriptive and detailed disclosure whenever possible and avoids boilerplate disclosures, and immediately announces any material information known to the Company concerning the Company or any of its subsidiaries or associated companies.	
	Material information are disclosed to all shareholders and the investing community equally via the SGX-ST and PSE portals (i.e., no selective disclosure), including the Company's financial position, performance, ownership, strategies, activities and governance.	
	The Company observes a closed window period of 2 weeks prior to the announcement of its quarterly results and 1 month prior to the announcement of its full year results. During this period, the Company does not meet nor communicate with the investing community to ensure no selective disclosure is made.	
	The Company announces its financial results on a quarterly basis within the prescribed timeframe and holds joint briefings with the investing community	

on its half-year and full-year performance in an accessible central location. Key Executives are present during the briefings.

The Management Discussion and Analysis (MD&A) report, press release and presentation on the Company's financial results are disseminated through SGXnet, PSE Edge, the Company's email alerts and website all on the same day.

The Company strengthens relationships with the investing community through one-on-one meetings, participation in at least 2 annual conferences, forums and road shows organized by stock broking and investing companies, to augment 2 briefings a year.

The Company organizes trips to its plantation and cannery, as well as trade checks, for the investing community, providing them with firsthand appreciation and understanding of the Company's operations and markets.

The corporate website (www.delmontepacific.com) has a dedicated and comprehensive IR section that is user-friendly with easily downloadable and updated press releases, announcements, quarterly reports, presentations and annual reports. Announcements are uploaded as soon as they are released to the SGXnet.

The following are also included in the IR site: IR calendar; next events; dividend policy and payout details; bio-data of Directors and senior management; and corporate governance. The following are uploaded in other sections of the website: sustainability; and Code of Business Ethics.

The Company is committed to providing easily accessible, timely and relevant information. To maintain an open channel of communication, the Company has an email alert system whereby emails on its developments and updates are sent out to investors on a regular basis. Such information is also announced to the public via the SGXnet and PSE Edge systems.

Various IR and communication modes are employed by the Company to establish and maintain frequent engagement and regular dialogue with the investing community, not just for the Company to provide them with information but also to gather their feedback and address their concerns. Insights gathered are taken and where appropriate, acted upon.

(4) Investors Relations Officer

Jennifer Luv

jluy@delmontepacific.com

Tel: (65) 6324 6822 / Fax: (65) 6221 9477

3) What are the company's rules and procedures governing the acquisition of corporate control in the capital markets, and extraordinary transactions such as mergers, and sales of substantial portions of corporate assets?

These matters are subject to review and approval by the Company's Board of Directors.

For material or very important transactions, the Company adheres to the requirements and procedures prescribed by the PSE and the SGX-ST, and other regulatory authorities.

Name of the independent party the board of directors of the company appointed to evaluate the fairness of the transaction price.

The Company had engaged Ernst & Young to undertake an independent valuation of the Consumer Food Business. The business was valued as at 31 July 2013 at a valuation range of US\$1.53 billion to US\$1.75 billion.

L. CORPORATE SOCIAL RESPONSIBILITY INITIATIVES

Discuss any initiative undertaken or proposed to be undertaken by the company.

As a leading global food company, a Corporate Sustainability Team was organized to develop strategic plans guided by the Global Reporting Initiative (GRI) framework and included corporate sustainability as part of the Company's strategic plan, which goes beyond corporate social responsibility and environmental compliance.

In line with its sustainability commitment, many initiatives were taken through business plans, productivity and cost efficiency programs, agricultural enhancement measures, supply chain improvements, capital expenditure and facilities improvement projects, and other key programs.

The initiatives undertaken by the Group as of 31 December 2014 are set forth in the following table:

1) FOR THE COMMUNITY

Substantial focus was given to making life better to the communities where the Company operates. Social services for education, health and livelihood were provided to over 100 communities in Bukidnon and Misamis Oriental, Philippines.

Del Monte Foundation, Inc. (the "Foundation"), a non-stock and non-profit organization, spearheads the Group's efforts as it expands its reach in the community. The Foundation employs a framework for identifying and selecting community projects, in coordination with the Del Monte Plantation and Cannery teams, which is in line with the policies and procedures for Sustainability projects.

a) Education, Scholarships and Youth Development

	Initiative	Beneficiary	
1.	Building and Construction of Classrooms Consistent with the Group's commitment to help the national government address the shortage in school facilities, the Foundation undertook the construction and donation of classrooms in Mindanao, where the vast pineapple fields in the town are located.	One 2-classroom building for the Impalutao Integrated School in Impasug-ong; One classroom for Sumilao Elementary School; and one classroom for the Sumilao National High School Annex in Upper Culaman, Sumilao	
2.	Donating additional chairs and tables for students in public schools The Foundation provided additional chairs and tables in public schools as student population grows each year. The chairs and tables were made by recycling wooden pallets from the DMPI Cannery. Students attest that they could learn and	 Kiddie tables and chairs made studying more comfortable for 200 pupils; and 1,100 public school students learn better with individual armchairs The following were the recipients of the donation: 	
	perform better in class with individual chairs than when previously sharing a desk among 3-4 students.	Tables & Chairs for Kindergarten Class Muncipality Barangay Impasug-ong Kibenton Kubayan Lantapan Capitan Juan Malaybalay Damitan Magsaysay Patpat Pangantucan Sumilao Licoan Talakag Liguron Cosina Armchairs Muncipality Barangay Qty	

		Malaybalay Imbayao 30
		Impasug-ong Kibuwa 70
		Bontongon 50
		Ilignan Annex 100
		Capitan Bayong 150
		Manolo Fortich Plantation ES 50
		Lantapan Capitan Juan 50
		Valbueco ES 100
		Bugcaon 50
		Claveria Bangon-bangon 50
		Rizal 50
		Anie 50
		Luna 50
		Cabacungan 50 Lambaguhon 50
		Cabanglasan Cabanglasan 100
3.	Scholarship Grants	
	Gifted children earn quality education through the Company's academic scholarship programs.	 A total of 15 college scholars who graduated and completed their college education in SY2014-2015. There were 11 scholars who graduated in 2014, passed licensure examinations.
4.	Donation of Educational Tools and Materials	
	a) Public elementary schools in Sumilao and Impasug-ong received supplementary learning aides for their kindergarten classes. The assistance was in response to a clamor for appropriate instructional and learning tools in the recently opened kindergarten level in public primary education institutions.	40 kindergarten classes in Sumilao and Impasug-ong benefited from the learning aids and educational toys donated.
	b) The Foundation donated desk top computers and computer tablets to schools in the barrios with no computer facilities.	10 public schools were the recipients of desk top computers
5.	Participation in Brigada Eskwela	
	The Foundation participated in Department of Education's Brigada Eskwela – an annual collective nationwide voluntary effort of doing minor repairs and clean-ups on their schools in preparation for the start of the school year campaign.	The Foundation helped identified schools via provision of services, construction and painting materials, furniture and other materials being donated
6.	Playground Equipment become Centers of Fun in 7	
	By recycling steel pallets from the Del Monte Cannery, the Foundation livened up community grounds and made playing outdoors more fun for young residents in some areas.	The playground equipment were situated in the following barangays: Municipality Barangay Impasug-ong Capitan Bayong, Invatas/La Fortuna Sumilao Vista Villa Libona Palabucan, Dalag-ayan Manolo Fortich Sankanan, Ticala
7.	Countryside Sports Tournament Kick-off	
	The Countryside Sports Tournament is among the youth development activities initiated by the Foundation and is being undertaken through a partnership with	 It brings together youth and adults from neighboring barangays through a friendly yet competitive sports contest such as basketball and volleyball.

Plantation LMC (Labor Management Cooperation) by location. The Foundation provides the resources and support needed by the LMC's to organize and implement the event.

- In 2014, the North and West Crop Production Unit LMC's in Libona successfully implemented the tournament
- 8. Youth Seminars and Trainings

The Foundation organized 2 symposia on Drug Abuse Prevention to curb the alarming incidence of drug addiction, in cooperation with the Philippine Drug Enforcement Agency which provided resource persons for the events.

- Seminars on drug abuse were conducted in Pangantucan, Bukidnon.
- The Foundation scholars and selected community leaders also participated in the following trainings: Reboot: A Leadership & Character Formation Course (May 2014); Youth Leadership Summit in Malaybalay (May 2014); and Values Enrichment Seminar (October 2014)

b) Community Health and Home Care Education

Initiative **Beneficiary** Medical and Dental Missions Continuing its commitment to bring medical • A total of 3500 patients benefited from the assistance to communities which have little medical and dental missions conducted in access to doctors and medicines, the Talakag; San Jose, Foundation conducted free clinics in selected Hinaplanan, Claveria; Kuya, Maramag; Guihe-an, locations. The improved service has included Impasug-ong; Gandingan, Pangantucan; Butong, dental extraction beginning this year. Quezon; Kalugmanan, Manolo Fortich.

2. Home Care Education Programs for Women

The Foundation continues to implement its Home Care Education Program (HCEP), a 5-month program that teaches women proper nutrition, preventive health, family planning, herbal remedies, emergency care and livelihood skills, among others. The course has been enhanced to include FAITH (Food Always in the Home) Gardening, which aims to make households self-reliant for their daily food needs. Following were the areas reached by the HCEP during the year:

- Through DMFI's partnership with the DSWD, the program has also expanded its reach to Pantawid Pamilyang Pilipino (4P's) beneficiaries to help them towards self-sufficiency.
- The following were the areas reached by the HCEP during the year:

Area		No. of
Municipality	Barangay	Beneficiaries
Manolo	Ticala (proper)	72
Fortich	Ticala (Upper	45
	Bunga)	
Libona	Capihan (proper)	75
	Capihan (Sitio	35
	Mantaboo)	
	Nangka	44
Lantapan	Capitan Juan	47
Pangantucan	Gandingan	62
	Adtuyon	64
Malaybalay City	Capitan Anghel	47
Impasug-ong	San Juan, La	50
	Fortuna	
	Invatas, La	40
	Fortuna	Į
Sumilao	Vista Villa	39
	Puntian	44
	Lupiagan	46

3. Mobile Clinic

Through the Mobile Clinic Program, the Foundation is able to bring free medicines and provide the services of a doctor to communities where medical care is out of reach. The team also recommends interventions to help improve

 The Mobile Clinic serves 1 to 2 barangays daily; covering about 40 areas per month. health conditions in a particular area. It gives feedback on its significant findings to the municipal health officers or recommends health education classes to be conducted by the Foundation.

4. Trainings for Barangay Health Workers (BHW)

Barangay Health Workers in several areas underwent training with the Foundation to further their knowledge and skills. The trainings were 1 or 2 day sessions with topics ranging from the basic taking of vital signs and immunizations to expanding their role in the community through disaster preparedness. The Foundation helps the BHW's become more effective in their roles as promoters of health and wellness in the community.

 700 barangay health workers in Lantapan, Libona, Manolo Fortich, Impasug-ong, Sumilao and Puerto

5. Educational Sessions and Information Campaigns

The Foundation conducted short educational sessions in small communities to influence residents towards a better way of life. Topics covered depend on the need identified by the local leaders as relevant to their constituents and the community as a whole.

 Community residents in 57 barangays and sitios learned from the Foundation's educational sessions and information campaigns on subjects relating to budgeting, diabetes prevention and cure, disaster preparedness, family and marriage, proper hygiene, responsible farming, etc.

c) Technical Skills Training and Livelihood Development

Initiative	Beneficiary
1. Technical Skills Training Program All of the graduates from the communities where we conducted the Foundation's Technical Skills Training Program who applied for national certification also passed the assessment tests conducted by TESDA. The NC-II TESDA certification gives our graduates the edge in applying for employment or looking for better opportunities in their locality or abroad. The courses offered were identified based on a community's needs and opportunities and upon consultation with the LGU's.	The beneficiaries were about 800 individuals who graduated from various community-based skills training. These were out-of-school youth, unemployed heads of families and members of the 4P's in the company's 22 areas of operation.
Community Education Centers Turned Over to the LGU After over 20 years of use, the Foundation's Community Education Centers (CEC's) built on government land in Manolo Fortich and Libona were formally turned- over to the LGU's.	It would allow the local government to maximize the use of the facilities for its own purpose while relieving the Foundation of the responsibility of maintaining the CEC's which it no longer uses.

2) FOR THE ENVIRONMENT

The Company also embarked on environmental initiatives that will contribute to water conservation, recycling and energy consumption. It will continue to explore ways to reduce its environmental footprint and improve its social responsibility.

	Initiative	Beneficiary
1.	Tree Planting The Foundation has partnered with schools and organizations to gather volunteers to plant more trees. Beneficiaries of its training programs also planted trees in community tree parks prior to their graduation. DMFI scholars gathered to continue their yearly commitment to plant trees during school break.	A total of 15,000 trees were planted in the vicinity of the Del Monte Plantation in CY 2014. Seedlings came from the farmers' organizations in Imbayao, Malaybalay and Balubal, Cagayan de Oro, which the Foundation supports.
2.	Reforestation of Mt. Kitanglad The Bukidnon Protected Area Management Board has granted the Foundation the permission to adopt a 10-hectare area in Mt. Kitanglad to reforest. A Memorandum of Agreement between the Foundation and the Dept. of Environment and Natural Resources formalized the agreement.	A small community of about 50 households belonging to the Higaonon tribe has been established in Sitio Mantaboo, Sil-ipon, Libona, the location of the agro-forestry project.
3.	Environmental Fora with LGU-Libona Recognized as a partner in development by the LGU of Libona, the Foundation has been invited to participate in environmental fora jointly organized by the local and national government and Enterprise Works Worldwide Phils. (EWWP).	These were called upon to promote programs aimed to protect Libona's watersheds and bodies of water, which in turn contribute to the Cagayan de Oro City river basin.

3) OTHER PROJECTS

Initiative	Beneficiary
Rehabilitation of Water System	
The Foundation helped rehabilitate the water system in Brgy. Kulasi, one of the pineapple plantation areas of Del Monte in Sumilao. The community suffered from poor water supply because its water system from the main water source was comprised of pipes of various sizes.	About 170 households in Barangay Kulasi, Sumilao
To help the residents have better access to potable water, the Foundation provided 23 rolls or over a thousand meters of polyethylene water pipes for the rehabilitation of the barangay's existing water system.	

M. BOARD, DIRECTOR, COMMITTEE AND CEO APPRAISAL

Disclose the process followed and criteria used in assessing the annual performance of the board and its committees, individual director, and the CEO/President.

1) Board of Directors

The Board has, through the NC, implemented an annual evaluation process to assess the effectiveness of the Board as a whole. The evaluation process is undertaken as an internal exercise and involves Board members completing a questionnaire covering areas relating to the following:

- a. Board composition;
- b. Information to the Board;
- c. Board procedures;
- d. Board accountability;

- e. Communication with CEO and Key Executives;
- f. Succession planning of Key Executives; and
- g. Standards of conduct by the Board.

The evaluation process takes into account the views of each Board member and provides an opportunity for Directors to provide constructive feedback on the workings of the Board, including its procedures and processes and if these may be improved upon.

2) Individual Directors

The NC is tasked with reviewing the Directors' performance and contributions in order to nominate them for re-election or re-appointment. The NC will review, in particular, the Directors' attendance and participation at meetings of the Board and Board committees, and their efforts and contributions towards the success of the Group's business and operations.

In cases where a Director has multiple Board representations, the NC also assesses whether such Director has been adequately carrying out his duties as a Director of the Company. (The NC noted the confirmation from Directors who held multiple Board representations that their time/effort in carrying out their duties as Directors of the Company would not be compromised.)

In determining whether each Director is able to devote sufficient time to discharge his duty, the NC has taken cognizance of the 2012 Code requirement, but is of the view that its assessment should not be restricted to the number of board representations of each Director and his respective principle commitments per se. The contributions by Directors to and during meetings of the Board and Board Committees, as well as their attendance at such meetings should also be taken into account.

3) Board Committees

a) Nominating Committee

The NC implemented an evaluation process to assess the effectiveness of the NC as a whole. The evaluation process is undertaken as an internal exercise and involves NC members completing a questionnaire covering areas relating to:

- i. Memberships and appointments;
- ii. Conduct of NC meetings;
- iii. Trainings and resources available;
- iv. Reporting to the Board;
- v. Process for selection and appointment of new Directors;
- vi. Nomination of Directors and re-election;
- vii. Independence of Directors;
- viii. Board performance evaluation;
- ix. Succession planning;
- x. Multiple Board representations;
- xi. Standards of conduct: and
- xii. Communication with shareholders.

The evaluation process takes into account the view of each NC member and provides for an opportunity for the NC to give constructive feedback on the workings of the NC, including procedures and processes adopted and if these may be improved upon.

The evaluation exercise would continue to be carried out by the NC on an annual basis.

b) Audit Committee

The AC implemented an evaluation process to assess the effectiveness of the AC as a whole. The evaluation process is undertaken as an internal exercise and involves AC members completing a questionnaire covering areas relating to:

- i. Memberships and appointments;
- ii. Conduct of AC meetings;
- iii. Trainings and resources available;

- iv. Financial reporting processes;
- v. Financial and operational internal controls;
- vi. Risk management systems;
- vii. Internal and external audit processes;
- viii. Whistle-blowing reporting processes; and
- ix. AC's relationship with the Board.

The evaluation process takes into account the views of each AC member and provides an opportunity for the AC to give constructive feedback on the workshops of the AC, including procedures and processes adopted and if these may be improved upon.

The evaluation exercise would continue to be carried out by the AC on an annual basis.

c) Remuneration and Share Option Committee

The RSOC implemented an evaluation process to assess the effectiveness of the RSOC as a whole. The evaluation process is undertaken as an internal exercise and involves RSOC members completing a questionnaire covering areas relating to:

- i. Memberships and appointments;
- ii. Conduct of RSOC meetings;
- iii. Trainings and resources available;
- iv. Scope of remuneration matters reviewed;
- v. Reporting to the Board;
- vi. Standards of conduct; and
- vii. Communication with shareholders.

The evaluation process takes into account the views of each RSOC members and provides an opportunity for the RSOC to give constructive feedback on the workings of the RSOC, including procedures and processes adopted and if these may be improved upon.

The evaluation exercise would continue to be carried out by the RSOC on an annual basis.

4) CEO/President

The CEO/Managing Director's evaluation is based on his key deliverables and criteria set.

N. INTERNAL BREACHES AND SANCTIONS

Discuss the internal policies on sanctions imposed for any violation or breach of the corporate governance manual involving directors, officers, management and employees

Violation of analogous corporate governance policies could warrant the imposition of penalties which range from reprimand to removal or dismissal of the concerned director, officer or employees.

	SIGNATURES		
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ROLANDO C. (GAPUD	JOSEUTO D. CAMPOS, JR.	
Chairman of the	e Board	JOSEL/TO D. CAMPOS, JR. Chief Executive Officer	To
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Jehn M		1 X Vhin	
PATRICK L. Independent D		DR. EMIL Q. JAVIER Independent Director	
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ANTONIO EUGENIO			
Chief Legal Cou Chief Compliance			
,			
NAME	COMPETENT EVIDENCE (OF DATE/PLACE OF ISSUE	
		Aune	
		Amy Wong Sok Fan N2014/0355 1 Apr 2014 - 31 Mar 2015 ** SINGAPORE**	***************************************
		Amy Wong Sok Fan N2014/0355 1 Apr 2014 - 31 Mar 2015	





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CERTIFICATE OF AUTHENTICATION

ORIO MARIO M. DIMAGIBA JR

CONSUL

of the Republic of

the Phil Singapore, duly commissioned and qualified, do hereby certify that

AMY WONG SOK FAN

before was in the annexed instrument has been executed to wit:

ANNUAL OR RATE GOVERNANCE REPORT DATED 12 JUNE 2014 SIGNED BY ROLANDO C. GAPL 10 ITO D. CAMPOS, JR., PATRICK L. GO, EMIL Q. JAVIER AND E. S. UNGSON

was at the time e/she signed the same

Notary Public in Singapore an

and that

his/her hat affixed thereto is genuine.

The English say umes no responsibility for the contents of the annexed document.

IN WITI S H EOF, I have hereunto set my hand and affixed the seal of the Embassy of

the Phi ines

Singapore, this _____13th

_ day of

JUNE 2014

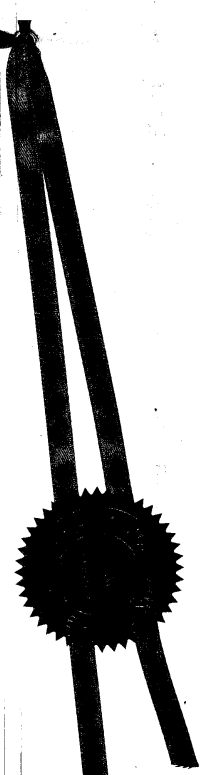
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OR NO : 6875

VICTORIO MARIO M DIMAGIBA JR

diyeyu



AMY WONG SOK FAN of 11 Collyer Quay #05-04 The Arcade, Singapore 049317, NOTARY PUBLIC, duly authorised and appointed, practising in the Republic of Singapore DO HEREBY CERTIFY that on the 12th day of June 2014 at Singapore the attached ANNUAL CORPORATE GOVERNANCE REPORT was signed by ROLANDO C. GAPUD, JOSELITO D. CAMPOS, JR., PATRICK L. GO, EMIL Q. JAVIER and ANTONIO E. S. UNGSON and that the names or signatures of ROLANDO C. GAPUD, JOSELITO D. CAMPOS, JR., PATRICK L. GO, EMIL Q. JAVIER and ANTONIO E. S. UNGSON SUBSCRIBED TO THE SIGNATURE OF THE SIGNATURE OF

IN FAITH AND TESTIMONY WHEREOF I the said Notary have hereunto subscribed my name and affixed my Seal of Office at Singapore this 12th day of June 2014.

