ANNUAL CORPORATE GOVERNANCE REPORT

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PRAXIS FIDES MUTUAL BENEFIT ASSOCIATIONS, INC

(Name of Company)

- 1 For the fiscal year ended :2020
- 2 Certificate Authority Number: LISCENCE NO. 2019-R
- 3 Malolos City, Bulacan Philippines
- 4 #35 Paseo del Cogreso, Catmon, Malolos City, Bulacan 3000
- 5 (044) 791-3558
- 6 https://www.praxisfides.com/
- 7 N/A

ANNUAL CORPORATE GOVERNANCE REPORT				
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
	The Board's Govern	ance Responsibilities		
PRINCIPLE 1: The company should be headed by a	competent, working I	poard to foster the long-term success and suc	stainability of the	
corporation in a manner consistent with its corporate	objectives and the lo	ng-term best interests of its shareholders and	d other stakeholders.	
Recommendation 1.1				
Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's	COMPLIANT	Provide information or link/ reference to a document containing information on the following:	<u>click this link BOT PROFILE</u> Praxis Fides Board of Trustees have collective working experience that is relevant	
industry/sector		Academic qualifications, industry	to the association's industry. Although at first Praxis Fides MBAI was intended for church worker, the Association opens its door to a wider public. Most of the	
Board has an appropriate mix of competence and expertise.	COMPLIANT	knowledge, professional experience, expertise and relevant trainings of directors	field workers (Agents/ Area Representatives) came from the rank of church workers Praxis Fides Board of Trustees is headed by the Chairman, Rev. Fr. Nap Baltazar, Vice- Chairman Rev. Fr. Angelito Santiago, Treasurer -Rev. Fr. Chi Go,	
 Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization. 	COMPLIANT	Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance	Secretary of the Board - Dr. Pelagia Bautista , Auditor- Ms. Eufrocina Cabuhat, Independent Trustees - Mr. Santiago Antonio and Atty. Peter Christpher Gonzales. The qualifications standards for the Praxis Fides Board of Trustees was set by the Nomination committee and be viewed on this link	
Recommendation 1.2				
Board is composed of a majority of non- executive directors	COMPLIANT	Identify or provide link/reference to a document identifying the directors and the type of their directorships.	Profile of Board of Trustees <u>click this link BOT PROFILE</u>	
Recommendation 1.3	•			
Company provides in its Board Charter or Manual on Corporate Governance a policy on training of directors	COMPLIANT	Provide link or reference to the company's Board Charter or Manual on Corporate Governance relating to its policy on training of directors	Corporate Governance Manual page 13 2.10 Orientation and Continuing Education for the Board of Trustees. Page 13 click this link Corporate Governace Manual	

orientation program for first time directors. Company has relevant annual continuing training for all directors	COMPLIANT	document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered.	June 15, 2020, 9am - 3pm at Praxis Fides Office Topic Covered: Praxis Fides Corporate Governance Manual, Praxis Fides Product Knowledge and AMLA. click this link Corporate Goverance Manual Corporate Governance Orientation Program by: ICD on August 4&5, 2020
			click this link Certificate of Participation of BOT
Recommendation 1.4			
Board has policy on board diversity	COMPLIANT	Provide information on or link/reference to a document containing information on the company's board diversity policy. Indicate gender composition of the board.	Code of Ethics and Conduct page 7 4. Diversity Policy click this link Code of Ethics and Conduct The Association is committed to encouraging equality and diversity among workforce and eliminating un-lawful discrimination. Provides equality, fairness and respect for all employee whether,temporary, part time or full time. The PFMBAI BOT is composed of 5 Males and 2 Females
Recommendation 1.5			
Board is assisted in its duties by a Corporate Secretary	COMPLIANT	Provide information on or link/reference to a document containing information on the Corporate Secretary, including	BOT Minutes - June 26, 2020 page 10 click this link BOT Minutes 9.3 Appointment of Corporate Secretary
Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	his/her name, qualification, duties and functions.	BOT Minutes - June 26, 2020 page 10 9.3 Appointment of Corporate Secretary Corporate Secretary- Ms. Ellaine Carla Pasco click this link BOT Minutes
Corporate Secretary is not a member of the Board of Directors.	COMPLIANT		Key Officer <u>click the link Key Officer</u>
Corporate Secretary attends training/s on corporate governance.	COMPLIANT	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered.	Corporate Governance Orientation Program by: ICD on August 4&5, 2020 click this link Certificate of Participation

Recommendation 1.6			
 Board if assisted by a Compliance Officer. 	COMPLIANT	Provide information on or link/reference	BR-2020_10-Compliance-Officer
		to a document containing information on	click this link Appointment of Compliance Officer
2. Compliance Officer has a rank of Vice	COMPLIANT	the Compliance Officer, including	Compliance Officer does not have a Vice President position, she is one of the
President or an equivalent position with		his/her name, qualification, duties and	Senior Officer of the Association.
adequate stature and authority in the		functions.	click this link Compliance Officer Duties and Responsibilities
corporation.			
			Key Officer
3. Compliance Officer is not a member of the	COMPLIANT		click the link Key Officer
board.			
4. Compliance Officer attends training/s on	COMPLIANT	Provide information or link/reference to a	Corporate Governance Orientation Program
corporate governance annually.		document containing information on the	by: ICD on August 4&5, 2020
		corporate governance training attended,	click this link Certificate of Participation
		including number of hours and topics	
		covered.	
Principle 2: The fiduciary roles, responsibilities a	nd accountabilities of	the Board as provided under the law, the comp	any's articles and by-laws, and other legal
pronouncements and guidelines should be clearly	made known to all di	rectors as well as to stockholders and other sta	keholders.
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Recommendation 2.1			
(D) ((((((((((((((((((COMPLIANT	D 11 16 0 0 11 6 1	D 10 15 0000

Recommendation 2.1			
1. Directors act on a fully informed basis, in good	COMPLIANT	Provide information or link/reference to a	Board Resolutions 2020
faith, with due diligence and care, and in the		document containing information on how	The Board of Trustees performance can be seen in the minutes of the meetings
best interest of the company.		the directors performed their duties (can	in the board and in committee meetings. Approvals and revisions of policies and
		include board resolutions, minutes of the	procedures, investments and activities that are vital to the Association's growth and
		meeting)	success.
Recommendation 2.2			
1. Board oversees the development, review and	COMPLIANT	Provide information or link/reference to a	Board Resolutions 2020
approval of the company's business objectives		document containing information on how	click this link Board Resolutions 2020
and strategy.		the directors performed their duties (can	
		include board resolutions, minutes of the	
Board oversees and monitors the	COMPLIANT	meeting)	Minutes of the Meetings 2020
implementation of the company's business			click this link Minutes of the Meetings 2020
objectives and strategy in order to sustain the		Indicate frequency of review of business	
company's long-term viability and strenght.		objective and strategy	

Recommendation 2.3			
Board is headed by a competent and qualified	COMPLIANT	Provide information or reference to a	click this link BOT PROFILE
Chairperson.		document containing information on the	Chairman of the Board of Trustees - Rev. Fr. Nap Baltazar
		Chairperson, including his/her name and	He had served as Chairman of Board of Praxis Fides from 2011, 2012, 2013, after his
		qualifications	term as BOT, he was re-elected in 2020 and also elected as Chairman of Board.
Recommendation 2.4			
	LO ON ADULANTE	In:	
Board ensures and adopts an effective	COMPLIANT	Disclose and provide information or	Praxis Fides MBAI have a succession planning program for Key Officers and
succession planning program for directors, key		link/reference to a document containing	Management. The Board of Trustee has a term of four (4) years. They are elected by
officers and management.		information on the company's	the general membership. The nomination committee ensures the mix of
		succession planning and retirement	competencies in the board. <u>click this link Succesion Planning Policy</u>
		policies and programs, and its	
Board adopts a policy on the retirement for	COMPLIANT	implementation	Employees Manual , Retirement Benefits
directors and key officers.			click this link Praxis Fides Employees Manual
Recommendation 2.5			
Board formulates and adopts a policy	COMPLIANT	Provide information on or link/reference	REMUNERATION POLICY FOR THE BOARD OF TRUSTEES AND KEY OFFICERS
specifying the relationship between		to a document containing information on	click this link Remuneration Policy for the Board of Trustees and key Officers
remuneration and performance of key officers		the company's remuneration policy and	ener and mix remarkation roney for the Board of Frances and Rey Officers
and board members.		its implementation, including the	
and board members.		relationship between remuneration and	
Board aligns the remuneration of key officers	COMPLIANT	performance.	click this link Remuneration Policy for the Board of Trustees and key Officers
and board members with long term interests of	COMPLIANT	performance.	Click this mik Nemaneration Folicy for the Board of Hustees and key Officers
g .			
the company.			
Directors do not participate in discussions or	COMPLIANT	1	click this link Remuneration Policy for the Board of Trustees and key Officers
deliberations involving his/her own			
remuneration.			

Recommendation 2.6			
Board has formal and transparent board	COMPLIANT	Provide information or reference to a	Corporate Governance Manual
nomination and election policy.		document containing information on the	click this link Corporate Goverance Manual
		company's nomination and election	
2. Board nomination and election policy is	COMPLIANT	policy and process and its	Corporate Governance Manual
disclosed in the company's Manual on		implementation, including criteria	click this link Corporate Goverance Manual
Corporate Governance.		used in selecting new directors, how the	page 4 -6 2.1.3 Qualification of a Board of Trustee
		shortlisted candidates and how it	2.1.4 Disqualification to the Board of Trustee
		encourages nominations from	
		shareholders	
3. Board nomination and election policy includes	COMPLIANT		Praxis Fides MBAI Election Rules and Guidelines
how the company accepts nomination from		Provide proof if minority shareholders	click this link Praxis Fides MBAI Election Rules and Guidelines
minority shareholders		have a right to nominate candidates to	
		the board.	
4. Board nomination and election policy includes	COMPLIANT		Praxis Fides MBAI Election Rules and Guidelines
how the board reviews nominated candidates.		Provide information if there was an	click this link Praxis Fides MBAI Election Rules and Guidelines
		assessment of the effectiveness of the	
5. Board nomination and election policy includes	COMPLIANT	Board's processes in the nomination,	BOT Meeting - February 26, 2021
an assesstment of the effectiveness of the		election or replacement of a director.	Minutes of the Regular Meeting
Board's processes in the nomination, election			Line 292-303 - Nomination Committee
or replacement of a director.			Observations and Recommendations
			<u>click this link BOT Minutes</u>
6. Board has a process for identifying the quality	COMPLIANT		click this link Praxis Fides MBAI Election Rules and Guidelines
of directors that is aligned with the strategic			click this link Nomination Committee Minutes of the Meeting December 9, 2020
direction of the company.			click this link Nomination Committee Minutes of the Meeting August 24, 2020
Recommendation 2.7			
Board has overall responsibility in ensuring	COMPLIANT	Provide information on or reference to a	RPT Committee Charter
that there is a group-wide policy and system		document containing the company's	click this link Related Party Transaction (RPT) Committee Charter
governing related party transactions (RPTs)		policy on related party transaction,	
and other unusual or infrequently occurring		including polciy on review and approval	
transactions.		of significant RPTs	
RPT policy includes appropriate review and	COMPLIANT		For the year 2020, non RPT Transactions was made
approval of material RPTs, which guarantee		Identify transactions that were approved	
fairness and transparency of the transactions.		pursuant to the policy.	
3. RPT policy encompasses all entities within the	COMPLIANT		RPT Committee Charter
group, taking into account their size, structure,			click this link Related Party Transaction (RPT) Committee Charter
risk profile and complexity of operations.			

Recommendation 2.8			
1. Board is primarily responsible for approving the selection of Management led by Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management. Identify the Management team appointed.	2.1.6 The Board of Trustees, Specific Roles and Responsibilities e. Plan succession including appointing, training, fixing the compensation of, and where appropriate, replacing senior management. Page.6 2.13 Succession Planning Page 14 The Board of Trustee is responsible for the succession planning of the executive position. The Board hires the General Manager and ensures his/her skills and capabilities align with the company's mission and vision. The Board should regularly review and identify positions which would require replacement or filling up in within the plans time frame. click this link Corporate Goverance Manual
Board is primarily responsible for assessing the performance of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	COMPLIANT	Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of the management. Provide information on the assessment process and indicate frequency of assessment of performance.	2.13 Succession Planning Page 14 The Board of Trustee is responsible for the succession planning of the executive position. The Board hires the General Manager and ensures his/her skills and capabilities align with the company's mission and vision. The Board should regularly review and identify positions which would require replacement or filling up in within the plans time frame. click this link Corporate Goverance Manual
1. Board establishes an effective performance management framework that ensures that Management, including the Chief Executive Officer performance is at par with the standards set by the Board and Senior Management.	COMPLIANT	Provide information on or link/reference to a document containing the Board's performance management, framework for management and personnel.	Appraisal Form of Employees <u>click this link 2020 Four (4) Point-Employees Performance Appraisal</u>
Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	COMPLIANT		Appraisal Form of Employees <u>click this link 2020 Four (4) Point-Employees Performance Appraisal</u>

Recommendation 2.10			
Board oversees that an appropriate internal control system is in place.	COMPLIANT	Provide information on or link/reference to a document showing the Board's resonsibility for overseing that an appropriate internal control system is in	Click this link Corporate Goverance Manual Duties and Responsibilities of the Board pages 5-6
The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	COMPLIANT	place and what is included in the internal control system	click this link Duties and Responsibilities of Chief Audit Executive
3. Board approves the Internal Audit Charter	COMPLIANT	Provide reference or link to the company's Internal Audit Charter	AUDIT COMMITTEE CHARTER <u>click this link Audit Committee Charter</u>
Recommendation 2.11			
Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks. The risk management framework guides the Board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	COMPLIANT	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk management framework and how the board was guided by the framework. Provide proof of effectiveness of risk management strategies. If any.	BROC Charter click this link Board Risk Oversight Committee Charter click this link Board Risk Oversight Committee Charter
Recommendation 2.12			
Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary duties	COMPLIANT	Provide link to the company's website where the Board Charter is disclosed.	Corporate Governance Manual Board Charter pages 11 & 12 <u>click this link Corporate Governnce Manual</u>
Board Charter serves as a guide to the directors in the performance of their functions.	COMPLIANT		Corporate Governance Manual Board Charter pages 11 & 12 click this link Corporate Goverance Manual
Board Charter is publicly available and posted on the company's website.	COMPLIANT		Corporate Governance Manual Board Charter pages 11 & 12 click this link Corporate Goverance Manual

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

Recommendation 3.1			
Board establishes board committees that focus		Provide information or link/reference to a	Corporate Governance Manual
on specific board functions to aid in the optimal		document containing information on all	2.3 Board Committees
performance of its roles and responsibilities.		the board committees established by the	page 7-11
		company.	click this link Corporate Goverance Manual
Recommendation 3.2			
Board establishes an Audit Committee to	COMPLIANT	Provide information or link/reference to a	Audit Committee Charter
enhance its oversight capability over the		document containing information on the	click the link Audit Committee Charter
company's financial reporting, internal control		Audit Committee, including its functions.	
system, internal and external audit processes,			
and compliance with applicable laws and		Indicate if it is the Audit Committee's	
regulations.		responsibility to recommend the	
		appointment and removal of the	
		company's external auditor.	
Audit Committee is composed of atleast three	COMPLIANT	Provide information or link/reference to a	Profile of Audit Committee Members
approriately qualified non-executive directors,		document containing information on the	click this link Profile of Audit Committee members
the majority of whom, including the Chairman		members of Audit Committee,	
is independent.		including their qualifications and type of	
		directorship.	
3. All the members of the committee have	COMPLIANT	Provide information or link/reference to a	Profile of Audit Committee Members
relevant background , knowledge, skills, and/or		document containing information on the	click this link Profile of Audit Committee members
experience in the areas of accounting, auditing		background, knowledge, skills, and/or	Ms. Eufrocina Cabuhat -Chairman of Audit Committee and member Dra. Pelagia
and finance.		experience of the members of the Audit	Bautista are both graduate of Accountancy.
		Committee.	
1 TI OI :	COMPLIANT	D :1 : 6 :: " " ! ! / 6 :	
4. The Chairman of the Audit Committee is not	COMPLIANT	Provide information or link/reference to a	Profile of Audit Committee Members
the Chairman of the Board or of any other		document containing information on the	click this link Profile of Audit Committee members
committee.		Chairman of the Audit Committee.	

Recommendation 3.3			
Board establishes a Corporate Governance	COMPLIANT	Provide information or reference to a	Corporate Governance Charter
Committee tasked to assist the Board in the		document containing information on the	click this link Corporate Governance Charter
performance of its corporate governance		Corporate Governance Committee,	
responsibilities, including the functions that		including its functions	
were formerly assigned to a Nomination and			
Remuneration Committee.		Indicate if the Committee undertook the	
		process of identifying the quality of	
		directors aligned with the company's	
		strategic direction, if applicable.	
2. Corporate Governance Committee is	COMPLIANT	Provide information or link/reference to a	Profile of Corporate Governance Committee Members
composed of atleast three members, majority		document containing information on the	click this link Profile of Corporate Governance Committee
of whom should be independent director.		members of the Corporate Governance	
		Committee, including their qualifications	
		and type of directorship.	
Chairman of the Corporate Governance	COMPLIANT	Provide information or link/reference to a	Profile of Corporate Governance Committee Members
Committee is an independent director.	JOHN EN WY	document containing information on the	click this link Profile of Corporate Governance Committee
Committee to an independent uncolor.		Chairman of the Corporate Governance	chek and mike i fone of our portate covernance dominates
		Committee.	
Recommendation 3.4			
Board establishes a separate Board Risk	COMPLIANT	Provide information or link/reference to a	BROC Charter
Oversight Committee (BROC) that should be		document containing information on the	click this link Board Risk Oversight Committee Charter
responsible for the oversight of a company's		Board Risk Oversight Committee	
Enterprise Risk Management system to		(BROC), including its functions	
ensure its functionality and effectiveness.			
its full cliebling and checkveness.			
2. BROC is composed of atleast three members,	COMPLIANT	Provide information or link/reference to a	Profile of BROC Members
the majority of whom should be independent		document containing information on the	click this link Profile of BROC Members
		members of the BROC, including their	
		qualifications and type os directorship	
3. The Chairman of the BROC is not the	COMPLIANT	Provide information or link/reference to a	Profile of BROC Members
Chairman of the Board or any other		document containing information on the	click this link Profile of BROC Members
committee.		Chairman of the BROC	

Atleast one member of the BROC has relevant thorough knowledge and experience on risk and risk management. Recommendation 3.5	COMPLIANT	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC.	Profile of BROC Members click this link Profile of BROC Members
The board establishes a Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company	COMPLIANT	Provide information or link/reference to a document containing information on the Related Party Transactions (RPT) Committee, including its functions.	RPT Charter click this link RPT Charter
RPT Committee is composed of at least three non-executive directors, majority of whom should be independent, including the Chairman.	COMPLIANT	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.	RPT Committee Members click this link Profile of BROC Members Mr. Santiago Antonio and Atty. Peter Gonzales are both Independent Trustees
Recommendation 3.6			
All established committees have Committee Charters stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	COMPLIANT	Provide information or link/reference to a to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.	click this link Charter and Policies The PFMBAI Committee Charters includes the committee's objectives, purposes, membership structures, duties and responsibilities and other relevant information.
Committee Charters provide standards for evaluating the performance of the Committees.	COMPLIANT		The Charters provide standards for evaluating the performance of the Committees through their duties and responsibilities, if they diligently performing their tasks.
Committee Charters were fully disclosed on Company's website.	COMPLIANT	Provide link to company's website where the Committee Charters are disclosed.	click this link Charter and Policies

Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.

Recommendation 4.1			
1. The Directors attends and actively participates	COMPLIANT	Provide information or link/reference to a	BOT Minutes of the Meeting Via Zoom
in all meetings of the Board, Committees and		document containing information on the	Committee Meetings for the month of May - September are held via Zoom
shareholders in person or through tele-		process and procedure for	click this link BOT Minutes
/videoconferencing conducted in accordance		tele/videoconferencing board/ or	
with the rules and regulations of the		committee meetings.	
Commission.			
		Provide information or link/ reference to a	
		document containing information on the	
		attendance and participation of directors	
		to Board, Committee and shareholders'	
		meeting.	
The directors review meeting materials for all	COMPLIANT		The agendas, reports and minutes of the meetings are emailed to the member
Board and Committee meetings			of the board five (5) days before the meeting for their perusal and review.
0.71	COMPLIANT	D :1 : 6 :: 11 / 6	No. 4. CO. D. LIM. C.
3. The directors asks the necessary questions or	COMPLIANT	Provide information link/reference to a	Minutes of the Board Meetings
seek clarifications and explanations during the		document containing information on any	<u>click this link BOT Minutes</u>
Board and Committee meetings.		questions raised or clarification/	
Recommendation 4.2		explanation sought by directors	
Non-excecutive directors concurrently serve as	COMPLIANT	Disclose if the company has a policy	Corporate Governance Manual
directors to a maximum of five Insurance	COMPLIANT	setting limit of board seats that a	· ·
Commission Regulated Entities (IRCEs) and		non-executive director can hold	2.1.2 Multiple Board Seats page 4 Praxis Fides MBAI allows its trustee to hold up to a maximum of five (5) full time
publicly-listed companies to ensure that they		simultaneously.	board positions in other organizations. Provided that the trustee shall exercise
have sufficient time to fully prepare for meetings,		simultaneously.	his/her due discretion in accepting board positions in other organizations, to
challenge Management's proposals/views,		Provide information or reference to a	ensure that their capacity to perform their duty as Board of Trustee of Praxis
and oversee the long term strategy of the		document containing information on the	Fides MBAI is not compromised.
0 0,		directorships of the company's directors	click this link Corporate Goverance Manual
company.		in both listed and non-listed companies.	CHCK this link Corporate Goverance Manual
		in both listed and non-listed companies.	
Recommendation 4.3			
1. The directors notify the company's board	COMPLIANT	Provide copy of written notification to the	There is no written notification from the prospective trustee, but during the selection
where he/she is an incumbent director before		board or minutes of board meeting	of the possible candidates, the Nomination Committee requires the candidate to
accepting a directorship in another company.		wherein the matter was discussed.	submit their resume indicating their directorship in another company.

Principle 5: The board should endeavor to exercise	an objective and indep	pendent judgement on all corporate affairs.	
Recommendation 5.1	T		
The Board is composed of atleast twenty	COMPLIANT	Provide information or link/reference to a	Profile of Board of Trustees
percent (20%) independent directors.		document conatining information on the	click this link BOT PROFILE
		number of independent directors in the board.	Praxis Fides MBAI is composed of 7 board seat and 2 must be independent trustees.
Recommendation 5.2			
The independent directors possess all the	COMPLIANT	Provide information or link/reference to a	2.2 Independent Trustee Page 7
necessary qualifications and none of the		document containing information on the	Majority of trustees must be independent, and all trustees must be non-executive.
disqualifications to hold the position		qualifications of the independent	Independence shall mean that: (i) trustee has not been an officer or employee of the
		directors.	company, its subsidiaries, affiliates or related interests, for at least three (3) years
			preceding term or incumbency; (ii) trustee is not related within the fourth degree of
			consanguinity or affinity, legitimate or common-law, to any trustee or senior officer of
			the company or any of its related companies; and (iii) trustee is free from any
			business or other relationships with the institution or any of its related companies
			which could possibly give rise to conflict of interest situation click this link Corporate Governnce Manual
			Click this link Corporate Goverance manual
Recommendation 5.3			
The independent directors serve for a	COMPLIANT	Provide infromation or link/reference to a	2.1.5 Term of Office page 5
maxmum cumulative term of nine years.		document showing the years IDs have	click this link Corporate Governnce Manual
		served as such.	
As far as the Insurance Copanies are concerned,			
the foregoing term limit shall be reckoned from			
02 January 2015 while the reckoning date for			
Pre-Need Companies and Health			
Maintenance Organizations shall be from 21			
September 2016.			
For other covered entities, all previous terms			
served by existing Independent Directors prior			
to the effectivity of this Circular shall not be			
included in the application of the term limit			
prescribed in this term			
The company bars an independent director	COMPLIANT	Provide infromation or link/reference to a	2.1.5 Term of Office page 5
from serving in such capacity after the		document containing information on the	click this link Corporate Goverance Manual
term limit of nine years.		company's policy on term limits for its	
		independent director.	

3. In the instance that the company retains an independent director in the same capacity after nine years, the board submits to the Insurance Commission a formal written justification and seek shareholders' approval during the annual shareholders' meeting.		Provide proof of submission of a formal written justification to the Insurance Commission and proof of shareholders' approval during the annual shareholders' meeting.	N/A
Recommendation 5.4			
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	COMPLIANT	Identify the company's Chairman of the Board and Chief Executive Officer.	PFMBAI - Chairman of the Board Fr. Nap A. Baltazar - General Manager - Mr. Gener C. Luciano click the link Key Officer
The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities	COMPLIANT	Provide infromation or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer. Identify the Relationship of Chairman and CEO.	click this link Corporate Goverance Manual 2.4 Board of Trustee Positions and Charter page 11 2.5 Management Team page 12
Recommendation 5.5			
If the Chairman of the Board is not an independent director or where the roles of Chairman and CEO are being held by one person, the Board should designate a lead director among the independent directors.		Provide infromation or link/reference to a document containing information on a lead independent director and his roles and responsiblities, if any. Indicate if Chairman is independent.	Chairman is independent trustee.
Recommendation 5.6		1	
Directors with material interest in a transaction affecting the corporation should abstain from taking part in the deliberations for the same.		Provide proof of abstention, if this was the case.	Not applicable - in 2020 there is no transaction involving a director with material interest.

Recommendation 5.7			
1. The non-executive directors (NEDs) have	COMPLIANT	Provide proof and detalis of said	Audit Committee together with the Chief Audit Executive had virtual meeting with the
separate periodic meetings with the external		meeting, if any.	AMC & Associates (External Auditor) to discuss the audit findings for the year 2020.
auditor and heads of the internal audit,			click this link Annual Report 2020
compliance and risks functions, without any		Provide information on the frequency	
executive directors present to ensure that		and attendees of the meetings.	
proper checks and balances are in place within			
the corporation.			
···- ··g· ··- · · · · · · · ·	COMPLIANT		
independent director.			
Principle 6: The hest measure of the Board's effective			

Principle 6: The best measure of the Board's effectiveness is through an assesstment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

Recommendation 6.1			
The Board conducts an annual assessment of the performance as a whole.	COMPLIANT	Provide proof of assesstments conducted by the whole board, the individual members, the Chairman and	click this link BOT Performance Scorecard 2020
The performance of the Chairman is assessed annually by the board.	COMPLIANT	the Committees.	
The performance of the individual member of the Board is assessed annually by the Board.	COMPLIANT		
The performance of each committee is assessed annually by the Board.	COMPLIANT		
Every three years, the assessments are supported by the external facilitator.	N/A	Identify the external facilitator and provide proof of use of an external facilitator.	

Recommendation 6.2					
Board has in place a system that provides, at the maximum, criteria and process to determine the performance of the Board, Individual directors and committees.	COMPLIANT	Provide infromation or link/reference to a document containing information on the system of the company to evaluate the performance of the board, individual directors and committees, including a feedback mechanism from shareholders.	click this link Praxis Fides MBAI Appraisal Form for BOT		
The systems allows for a feedback mechanism from the shareholders.	COMPLIANT		click this link Feedback, Grievance and Whistle Blowing Policy The Association has a box located at the entrance of the office, for the members to drop their feedback form		
Principle 7: Members of the Board are duty-bound to Recommendation 7.1	o apply high ethical s	tandards, taking into account the interests of	all stakeholders.		
The Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behaviour, as well as articulate acceptable and unacceptable conduct and practises in internal and external dealings of the company	COMPLIANT	Provide infromation or link/reference to the company's Code of Business Conduct and Ethics.	click this link Code of Ethics and Conduct		
The Code is properly dissiminated to the Board, senior management and employees.	COMPLIANT	Provide information on or discuss how the company disseminated the Code to the Board, senior management and employees.	During the yearly orientation for the newly elected Board of Trustees, the Code of Ethics and Conduct Manual is given to them, the same was also given to the newly hired employees.		
The Code disclosed and made available to the public through company website.	COMPLIANT	Provide a link to the company's website where the code of Business Conduct and Ethics is posted/disclosed.	click this link Code of Ethics and Conduct		

Recommendation 7.2			
Board ensures the proper and efficient	COMPLIANT	Provide proof of implementation and	click this link Code of Ethics and Conduct
implementation ad monitoring of compliance		monitoring of compliance with the Code	
with the Code of Business Conduct and Ethics.		of Business Conduct and Ethics and	
		internal policies.	
2. Board ensures the proper and efficient	COMPLIANT		
implementation and monnitoring of compliance		Indicate who are required to comply with	click this link Code of Ethics and Conduct
with company internal policies.		the Code of Business Conduct and	
		Ethics and any findings of non-	
		compliance.	
		'	
	Disclosure and Tra	ansparency	`
Principle 8: The company should establish corporate		. ,	rdance with best practices and regulatory
expextations.	•	·	
Recommendation 8.1			
Board establishes corporate disclosure policies	COMPLIANT	Provide infromation or link/reference	click this link Charter and Policies
and procedures to ensure a comprehensive,		to the company's disclosure policies and	
accurate, reliable and timely report to		procedures including reports	
shareholders and other stakeholders that gives		distributed/made available to	
a fair and complete picture of a company's		shareholders and other stockholders.	
financial condition, results and business			
operation.			
'			
Recommendation 8.3		·	
Board fully discloses all relevant and material	COMPLIANT	Provide link or reference to the directors'	click this link BOT PROFILE
information on individual board members to		academic qualifications, share	
evaluate their experience and qualification,		ownership in the company, membership	
and assess any potential conflicts of interest		in other boards, other executive	
that might affect their judgement.		positions, professional experiences,	
		expertise and relevant trainings	
		attended.	

Board fully discloses all relevant material information on key executives to evaluate their experience and qualification, and assess any potential conflicts of interest hat might affect their judgement.	COMPLIANT	Provide link or reference to the key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended.	click this link BOT PROFILE
Recommendation 8.4			
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same in Annual Corporate Governance Report consistent with (ACGS) and the Revised Corporation Code.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for setting board remuneration.	REMUNERATION POLICY FOR THE BOARD OF TRUSTEES AND KEY OFFICERS click this link Remuneration Policy for the Board of Trustees and Key Officers
Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the level and mix of the same in Annual Corporate Governance Report consistent with (ACGS) and the Revised Corporation Code.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for determining executive remuneration.	REMUNERATION POLICY FOR THE BOARD OF TRUSTEES AND KEY OFFICERS click this link Remuneration Policy for the Board of Trustees and Key Officers
Company discloses the remuneration on an individual basis, including termination and retirement provisions.	COMPLIANT	Provide breakdown of director remuneration and executive compensation, particularly the remunaration of the CEO.	Annual Report Remuneration of the BOT Renumeration of CEO click this link Annual Report 2020
Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPT) and other unusual or infrequently occuring transactions.	COMPLIANT	Disclose or provide reference/link to company's RPT policies Indicate if the director with conflict of interest abstained from the board discussion on that particular transaction.	4.3 Review of Related Party Transactions page 17 Praxis Fides MBAI Independent Trustee shall review the materials and significant Related Party Transactions to determine whether they are in the best interest of the association and its members. Corporate Governance Manual Related Party Transaction Charter

2. Company discloses material or significant	COMPLIANT	Provide information on all RPTs for the	The Association's RPT includes the Association's employees, trustees, officers, stock
RPTs in its Annual Company Report or		previous year or reference to a	stockholders and related interest (DOSRI) and key management personnel.
Annual		providuo year er reference to a	and the second s
Corporate Governance Report, reviewed and		document containing the following	click this link Summary of DOSRI
approved by the Board, and submitted for		informations on all RPTs:	
confirmation by majority vote of the		Name of the related	
stockholders in the annual stockholders'		counterparty;	
meeting during the year.		Relationship with the party;	
		3. Transaction date;	
		4. Type/nature of transactions;	
		Amount or contract price;	
		6. Terms of the transaction;	
		7. Rationale for entering into the	
		transactions;	
		8. The required approval (i.e.,	
		names of the board of directors	
		approving, names and	
		percentage of shareholders who	
		approved) based on the	
		company's policy; and	
		Other terms and conditions	
Recommendation 8.7			
1. Company's corporate governance policies,	COMPLIANT	Prrovide link to the company's webste	clik this link Charter and Policies
programs and procedures are contained in its		where the Manual on Corporate	
Manual on Corporate Governance (MCG)		Governance is posted.	
2. Company's MCG is posted on its Company	COMPLIANT	1	click this link Corporate Governance Manual
website.			

Principle 9: The company should establish standards for the appropriate selection of an external auditor, and exercise effective oversight of the same to strengthen the external auditor's independence and enhance audit quality.

Recommendation 9.1			
Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	COMPLIANT	Provide infromation or link/reference to a documentt containing information on the process for approving and recommending the appointment,	Audit Committee Charter <u>click this link Audit Committee Charter</u>
		reappointment, removal and fees of the company's external auditor.	
The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	COMPLIANT	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.	ANNUAL REPORT 2020 click this link Annual Report 2020
For removal of the external auditor, the reasons for the removal or change are disclosed to the regulators and the public through the company website and required disclosures.		Provide infromation or link/reference to a document containing the company's reason for removal or change of external auditor.	Not applicable. For 2020 there is no removal issue for the external auditor
Recommendation 9.2			
Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. Excercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine propessional and regulatory requirements.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter	Audit Committee Charter click this link Audit Committee Charter
Audit Committee Charter cointains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter	Audit Committee Charter click this link Audit Committee Charter

Recommendation 9.3			
Company discloses the nature of nonaudit	COMPLIANT	Disclose the nature of non-audit services	Preparation of Annual Statement for the Association;
services performed by its external auditor in		performed by the external auditor, if any.	2. Review schedules related documents for the Annual Statement;
the Annual Report to deal with the potential			3. Liaise for the Association in relation to the Annual Statement; and
conflict of interest.			4. Review documents required by the Insurance Commission for the Annual Registration
			of the Association.
2. Audit Committee stays alert for any potential	COMPLIANT	Provide link or reference to guidelines or	Audit Committee Charter
conflict of interest situations, given the		policies on non-audit services.	click this link Audit Committee Charter
guidelines or policies on non-audit services,			
which could be viewed as imparing the			
external auditor's objectivity.			
Principle 10: The company should ensure that the	material and reportabl	e non-financial and sustainability issues are	disclosed.
Recommendation 10.1			
1. Board has a clear and focused policy on the	COMPLIANT	Discolse or provide link o the	3.3 Right to Information page 15- Corporate Governance Manual
disclosure of non-financial information, with		company's policies and practices on the	All member of Praxis Fides MBAI shall have the right to be informed and access the
emphasis on the management of economic,		disclosure of non-financial information,	Association's audited financial statements and annual reports.
environmental, social and governance (EESG)		including EESG issues.	click this link Corporate Governance Manual
issues of its business, which underpine			click this link Annual Report 2020
sustainability.			
,			
2. Company adopts a globally recognized			
12. Company adopts a globally recognized	COMPLIANT	provide link to Sustainability Report, if	Sustanability Report click this link Sustainability Report
	COMPLIANT	1.	Sustanability Report <u>click this link Sustainability Report</u> Annual Report no link yet
standard/framework in reporting sustainability and non-financial issues.	COMPLIANT	provide link to Sustainability Report, if any. Disclose the standards used.	, .
standard/framework in reporting sustainability	COMPLIANT	1.	Annual Report no link yet
standard/framework in reporting sustainability	COMPLIANT	1.	Annual Report no link yet The Praxis Fides MBAI's Sustainability Report focuses on the economic report of the Association.
standard/framework in reporting sustainability	COMPLIANT	1.	Annual Report no link yet The Praxis Fides MBAI's Sustainability Report focuses on the economic report of the

Recommendation 11.1		In the state of th		
1. The company should have a website to	COMPLIANT	Disclose and identify the communication		praxisfides.com/
ensure a comprehensive, cost efficient,		channels used by the company (i.e.,	Company Facebook Page	Facebook: https://www.facebook.com/praxis.fides
transparent, and timely manner of		website, Analyst's briefing, Media		
disseminating relevant information to the		breifings/ press conferences, Quarterly		
public.		reporting, Current Reporting, etc.)		
		Provide links, if any.		
		system and Risk Management Framework		
Principle 12: To ensure the integrity, transparence			hould have a strong and effective inte	ernal
	y and proper governa		hould have a strong and effective inte	ernal
control system and enterprise risk management fi	y and proper governa		hould have a strong and effective inte	ernal
control system and enterprise risk management fi	y and proper governa amework.	nce in the conduct of its affairs, the company s		ernal
control system and enterprise risk management fi	y and proper governa		hould have a strong and effective inte	ernal
control system and enterprise risk management for Recommendation 12.1	y and proper governa amework.	nce in the conduct of its affairs, the company s		
control system and enterprise risk management fine Recommendation 12.1 1. Company has an adequate and effective	y and proper governa amework.	nce in the conduct of its affairs, the company s	AUDIT CHARTER	
Recommendation 12.1 1. Company has an adequate and effective internal control system in the conduct of its	y and proper governa amework.	nce in the conduct of its affairs, the company s	AUDIT CHARTER	

Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	Identify international framework used for Enterprise Risk Management. Provide information or reference to a document containing information on: 1. Company's risk management procedures and processes 2. Key risks the company is currently facing 3. How the company manages the key risks Indicate frequency of review of the enterprise risk management framework.	ANNUAL REPORT Risk Management Objective and Risk click this link Annual Report 2020
Recommendation 12.2			
Company has in place an independent internal audit function that provides an independent and objective assurance, and consulting services designed to add value and improve the company's operations.	COMPLIANT	Disclose if the internal audit is in-house or outsourced. If outsourced, identify external firm.	The internal auditor of the Association is in-house.
Recommendation 12.3		1	
The company has a qualified Chief Audit Executive (CAE) appointed by the Board. CAE oversees and is responsible for the	COMPLIANT	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document	Chief Audit Executive - Duties and Responsibilities <u>click the link Key Officer</u> Chief Audit Executive - Duties and Responsibilities
internal audit activity of the organization, including that portion that is outsourced to a third party service provider.		containing his/her responsibilities.	click the link CAE Duties and Responsibilities

In case a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity		Identify qualifies independent executive or senior management personnel, if applicable.	Not applicable, no fully outsourced internal audit.
Recommendation 12.4			
The company has a separate risk management function to identify, assess and monitor key risk exposures.	COMPLIANT	Provide information on company's risk management function.	Praxis Fides MBAI have a Board Risk Oversight Committee <u>click this link Board Risk Oversight Committee</u>
Recommendation 12.5	L		
In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	COMPLIANT	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.	BR-2020_10.1 Appointment of Executives click this link BR-2020_10.1 Appointment of Executives Key Officer click the link Key Officer
CRO has adequate authority, stature, resources and support to fullfill his/her responsibilities	COMPLIANT		Chief Risk Officer Duties and Responsibilities <u>click this link CRO Duties and Responsibilities</u>
Principle 13: The company should treat all sharehold Recommendation 13.1		c Relationship with Shareholders lly, and also recognize, protect and facilitate	the exercise of their rights.
Board ensures that the basic shareholders rights	COMPLIANT	Provide link or reference to the	2.2 Veting Dights of Mamhara
are disclosed in the Manual on Corporate Governance.	COWPLIANT	company's Manual on Corporate Governance where shareholders' rights	3.2 Voting Rights of Members All members of Praxis Fides MBAI shall have the right to participate to one vote in its Annual General Assembly, including in their rights is to approve all Board Resolution made for the year. page.15 click this link Corporate Governance Manual
		are disclosed.	
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Provide link to company's website	https://www.praxisfides.com Company website
Recommendation 13.2	<u> </u>	l	

Board encourages active shareholder participation by sending Notice of Annual and Special Shareholders Meeting with sufficient and relevant information at least 21 days before the meeting	COMPLIANT	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out Indicate whether shareholder's approval of remuneration or any changes therein were included in the agenda of the meeting. Provide link to the Agenda included in the company's Information Statement	Due to strict community quarantine restrictions, the original date of 3rd Saturday of March AGM, was moved to April 10, 2021, it was announced during the zoom meeting of Area Coordinators and they are given the task to announced it to their members. It was also posted in the company's website. Click this link AGM Minutes 2020
Recommendation 13.3			
Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day	COMPLIANT	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM.	Click this link AGM Minutes 2020 During the AGM, there is an open forum where members can ask questions.
Minutes of the Annual and Special Shareholders' Meetings are available on the company website within five business days from the end of the meeting	COMPLIANT	Provide link to minutes of the meeting in the company website. Indicate voting results for all agenda items, including the approving dissenting and abstaining votes. Indicate also if voting on resolutions was by poll. Include whether there was opportunity to ask question and the answers given, if any.	Minutes of the Annual General Meeting was posted in the company's website on April 16, 2021. The Praxis Fides MBAI 30th AGM via Zoom was conducted last April 10, 2021 click this link AGM Minutes 2020
Recommendation 13.4			

In the company's Manual on Corporate Governance. Duties to Stakeholders Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and /or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violations of their rights. Recommendation 14.1 1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. COMPLIANT Identify the company's shareholder and provide information or reference to a document conatining information on the company's policies and programs for its stakeholders. Recommendation 14.2 1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. COMPLIANT Identify policies and programs for the protection and fair treatment and protection of stakeholders. COMPLIANT Identify policies and programs for the protection and fair treatment of company's stakeholders.	resolve intra-corporate disputes in an amicable and effective manner	COM ENTE	resolution made available to resolve intra-corporate disputes.	onek und mik i eedback, enevanee und vinidae blowing i oney			
Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and /or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violations of their rights. Recommendation 14.1	. ,	COMPLIANT	found in the Manual on Corporate	click this link Feedback, Grievance and Whistle Blowing Policy			
stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability. Recommendation 14.2 1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. COMPLIANT Identify policies and programs for the protection and fair treatment of company's stakeholders.		by law, by contractu	al relations and through voluntary commitmer				
1. Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders. COMPLIANT Identify policies and programs for the protection and fair treatment of company's stakeholders. Company's stakeholders Company's	stakeholders and promotes cooperation between them and the company in creating wealth, growth and sustainability.	COMPLIANT	provide information or reference to a document conatining information on the company's policies and programs for its	click this link Feedback, Grievance and Whistle Blowing Policy			
to provide a mechanism on the fair treatment protection and fair treatment of company's stakeholders.	Recommendation 14.2	Recommendation 14.2					
Recommendation 14.3	to provide a mechanism on the fair treatment	COMPLIANT	protection and fair treatment of	click this link Feedback, Grievance and Whistle Blowing Policy			
	Recommendation 14.3						

Provide details of the alternative dispute

click this link Feedback, Grievance and Whistle Blowing Policy

COMPLIANT

1. Board has an alternative dispute mechanism to

Ī	Board adopts a transparent framework and	COMPLIANT	Provide the contact details (i.e., name of	Investor Relation Officer: John Carlo C. Sayo
	process that allow stakeholders to		contact person, dedicated phone number	Website: praxisfides.com
	communicate with the company and to obtain		or e-mail address, etc.) which	Gmail:
	redress for the violation of their rights.		stakeholders can use to voice their	Facebook: https://www.facebook.com/praxis.fides
			concerns and/or complaints for possible	Contact Numbers:
			violations of their rights.	(044) 791 - 3558
				0917 - 504 - 6222/0922 - 803 - 2970
			Provide information on whistleblowing	
			policy, practices and procedures for	
			stakeholders.	
			stakeholders.	

Principle 15: A mechanism for employee participation should be developed to creat a symbolic environment, realize the company's goals and participate in its corporate governance processes.

Recommendation 15.1			
Board establishes policies, programs and procedures that encourage employees to actively participate in the realization of the company's goals and in its governance.	COMPLIANT	Provide information on or link/reference to company policies, programs and procedures that encourage employee participation.	5 POINT TARGET With the (5 Point Targert performance) the associations employees' participation is encourage in uplifting Revenues, Increase Asset, Elimination of Unremitted Collections Prompt Collection of Loans Extended to Members. click this link 5 Point Target Performance Base Bonus
Recommendation 15.2			
Board sets the tone and makes a stand against corrupt practises by adopting an anti-corruption policy ad program in its Code of Conduct. Board disseminates the policy and program to	COMPLIANT	Identify or provide link/reference to the company's policies, programs and practises on anti corruption. Identify how the board disseminated the	Praxis Fides MBAI, establishes an Anti-Corruption Program which prohibits the workforce to receive gifts on any kind of form, monetary or things in exchange of favors and decisions that may affect or compromise the Associatios integrity or may have negative impact to the association. click this link Code of Ethics and Conduct The association dessimenates the Code of Ethics and Conduct during the
employees across the organization through trainings to embed them in the company's culture.		policy and program to employees across the organization.	orientation program once a year, where all regular employees as well as probationary attends the orientation. <u>click this link Code of Ethics and Conduct</u>
Recommendation 15.3	TO CALIFIC LAND	Total Control of the	
Board established a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unthical practices, without fear ofretaliation.	COMPLIANT	Disclose or provide link/reference to the company whistle-blowing polciy and procedure for employees. Indicate if the framework includes	Feedback, Grievance and Whistle Blowing Policy click this link Feedback, Grievance and Whistle Blowing Policy

Board establishes a suitable framework for	COMPLIANT	procedures to protect the employees	Feedback, Grievance and Whistle Blowing Policy
whistleblowing that allows employees to have		from retaliation.	click this link Feedback, Grievance and Whistle Blowing Policy
direct access to an indepent member of the			
Board or a unit created to handle		Provide contact details to report any	
whistleblowing concerns.		illegal or unethical behavior.	
Board supervises and ensures the	COMPLIANT	Provide information on how the board	Feedback, Grievance and Whistle Blowing Policy
enforcement of the whistleblowing framework.		supervised and ensured enforcement of	click this link Feedback, Grievance and Whistle Blowing Policy
		the whistleblowing framework, including	
		any incident of whistleblowing.	

Principle 16: The company should be socially responsible in all its dealings with communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balance development.

Recommendation 16.1			
Company recognizes and places importance	COMPLIANT	Provide information or reference to a	Corporate Social Responsibility Program of Praxis Fides MBAI in year 2020.
on the independence between business and		document containing information on the	The BOT approved the Pandemic Loan Program for the members and Pandemic
society, and promotes a mutually beneficial		company's community involvement and	Motorcycle Loan Program for the workforce to support limited public transport. Also,
relationship that allows company to grow		environtment-related programs.	10 kilos of rice was given to all active Agents (Area Representative). In October 2020, the
its business, while contributing to the			Association CSR under Corp. Governance Committee created the 7K Program for the
advancement of the society where it operates.			community namely Kabuhayan, Kabahayan, Kalusugan, Katarungan, Katarungan,
			Kalikasan and Kawanggawa that promotes a beneficial relationship between the company
			and the society.
			click this link Annual Report 2020

CERTIFICATION

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

	Signed in the City of Malolos	on the	of	2021. Fene C. Scumm	
(FR. MAR A. BALTAZAR			MR. GENER C. LUCIANO	
	CHAIRMAN OF THE BOARD			GENERAL MANAGER	
	Signature over printed name			Signature over printed name	5
	to luke			prolific	
	ELLAINE CARLA M. PASCO			MELØDY T. GADDI	
	CORPORATE SECRETARY			CORPORATE GOVERNANCE	
	Signature over printed name			COMPLIANCE OFFICER	
				Signature over printed name	3
	(7	
	\h_ /			Cheller	
	FR. ANGELITO SANTIAGO			MS. EXFROCINA CABUHAT	
	INDEPENDENT TOUSTEE			INDÉPENDENT TRUSTEE	
	Signature over printed name			Signature over printed name	2
	SUBSCRIBED AND SWORN to	h - f	27	111 2021	
	2021, by the following who are all person				
	competent evidennce of identity) and w		1,51		anto
	as follows.	no exhibited	to me their r	espected identification docum	ients
		Driver's Licer	nse #C07-02-3	225282 valid until 9/13/22	
	2 Gener Luciano		111-7325538		
				-99-188919 valid until 8/2/22	
	4 Ms. Eufrocina Cab			5-769-596-000	
	5 Ellaine Carla M. Pa	asco Driver's	License #C07	-13-007419 valid until 2/6/24	
	6 Melody Gaddi	UMID-0	033-5123354	-9	
				Notary Public	
			11	1	
			Mu		
	Doc. No. SIU	Notary Public fo	or the Prov. of Bulaca	nr: Until December 31, 2022	
	Page No. 104	Rm. 204, C	apule Bidg. Catm	on, Malolos, Bulacan	
	Book No.	PTR No. 635	0. PNV-03-MB-20 0061/ Malolos Ci	nr. Until December 31, 2022 on, Malolos, Bulacan 20; Roll No. 23476 ty, Bulacan/1/04/2021 er, Pasig City 1/8/2021	
	Series of 20 2	MCI E CO-	30, Ortigas Cent	er, Pasig City 1/8/2021	
	Series of ZO_N	MCLE Compi	iance No. VI-00	26400/ April 26, 2019	