

29 May 2023

INSURANCE COMMISSION

1071 United Nations Avenue, Manila

Attention: CORPORATE GOVERNANCE UNIT

Re: 2022 Annual Corporate Governance Report (ACGR) of

Sun Life Grepa Financial, Inc.

Gentlemen:

We respectfully submit herewith to the Honorable Commission two (2) copies of the 2022 Annual Corporate Governance Report (ACGR) of **Sun Life Grepa Financial, Inc.**, in compliance with IC Circular Letter No. 2020-72, as amended by IC Circular Letter No. 2021-47.

We hope you will find everything in order.

Very truly yours,

ATTY. MARIA PIA A. URGELLO Interim Compliance Officer Sun Life Grepa Financial, Inc. MAY 8 0 2023

By: Time: D2 00 p

Enrico D. Cleofas Insurance Commission - Admin. Records - Receiving

ANNUAL CORPORATE GOVERNANCE REPORT OF

SUN LIFE OF GREPA FINANCIAL, INC.

- 1. For the fiscal year ended: <u>December 31, 2022</u>
- 2. Certificate Authority Number: 2022/42-R
- 3. Province, Country or other jurisdiction of incorporation or organization: Philippines
- 4. Address of principal office: <u>221 Sen. Gil J. Puyat Avenue, Makati City 1203</u>
- 5. Company's telephone number, including area code: +632 8845-6474
- 6. Company's official website: https://www.sunlifegrepa.com
- 7. Former name, former address, and former fiscal year, if changed since last report: Not Applicable

ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Th	ne Board's Gove	ernance Responsibilities	
Principle 1: The company should be headed be its competitiveness and profitability in a manner other stakeholders. Recommendation 1.1			
	Caraalianak	Provide information or link/reference to a	The ICRCs shall provide the explanations for any
Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector.	Compliant	document containing information on the following: 1. Academic qualifications, industry knowledge, professional experience, expertise and relevant trainings of directors 2. Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance	noncompliance, pursuant to the "comply or explain" approach. Please note that the explanation given should describe the noncompliance and include how the overall Principle being recommended is still being achieved by the company. Not applicable
Board has an appropriate mix of competence and expertise.	Compliant	The Board is represented by	Not applicable
3. Directors remain qualified for their positions individually and collectively to enable them to fulfill their roles and responsibilities and respond to the needs of the organization.	Compliant	Directors with appropriate mix of competence and expertise in the area of finance, business, risk management, operations and corporate governance that are relevant to the Company's industry. Kindly see the profiles of the Directors in the Annual Report, Section Board of Directors. The Board reviews, on an annual basis, the appropriate skills and expertise that the Board as a whole	Not applicable

must possess in order to be an asset to the Company and fulfill its responsibilities.

Kindly see the Board of Director's Skills Matrix as a result of the annual review of the qualities of Directors, which are aligned with the strategic direction of the Company.

The Board annually plans relevant trainings for the members of the Board to ensure that the Directors remain qualified for their positions.

Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions on orientation program for Directors.

Kindly see the attendance to continuing education of Directors in the Annual Report, Section Corporate Governance and the Training Certificates of Directors and Officers.

Source Documents and Links:

Annual Report, Section Board of Directors

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf

Recommendation 1 2		Board of Director's Skills Matrix https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Board- of-Directors-Skills-Matrix-SLGFI- 2022.pdf Manual on Corporate Governance, 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf Annual Report, Section Corporate Governance, Training and continuing education programme of directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf Training Certificates of Directors and Officers https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Training- Certificates-of-Directors-and- Officers-SLGFI-2022.pdf	
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	Not applicable

The Board consists of nine (9) Directors, eight (8) of whom are Non-Executive Directors and one (1) Executive Director. The composition of the Board clearly delineates their responsibilities with those of Management.

Director	Designation
Helen Y. Dee	Chairman /
	Non-Executive
	Director
Jose Isidro N.	Independent
Camacho	Non-Executive
	Director
Michele Marie Y.	Non-Executive
Dee	Director
Francisco C.	Independent
Eizmendi, Jr.	Non-Executive
	Director
Ingrid Gail	Non-Executive
Johnson	Director
Rizalina G.	Non-Executive
Mantaring	Director
Juan B. Santos	Independent
	Non-Executive
	Director
Lorenzo V. Tan	Non-Executive
	Director
Richard S. Lim	President /
	Executive Director

Kindly see the composition of the Board in the Annual Report, Section Board of Directors; General Information Sheet; and Sun Life

		Grepa website, About Us, Who We Are web page. Source Documents and Links: Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022	
		content/uploads/2023/05/2022-Corporate-Annual-Report.pdf General Information Sheet https://www.sunlifegrepa.com/wp-content/uploads/2023/05/General-Information-Sheet-SLGFI-2022.pdf Sun Life Grepa website, About Us, Who We Are web page https://www.sunlifegrepa.com/home/about-us/who-we-are/	
Recommendation 1.3 1. Company provides in its Board Charter and Manual on Corporate Governance a policy on training of directors.	Compliant	Provide link or reference to the company's Board Charter and Manual on Corporate Governance relating to its policy on training of directors. The Manual on Corporate Governance Section 2.2.1.2. Specific Duties and Functions provides that the Board shall maintain a relevant continuing training for all directors aimed to	Not applicable

			promote effective board performance and continuing qualification of the directors in carrying-out their duties and responsibilities. The annual continuing training shall be for at least four (4) hours.	
			Source Documents and Links:	
			Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
2.	Company provides in its Board Charter or Manual on Corporate Governance an orientation program for first time directors.	Compliant	Provide information or link/reference to a document containing information on the orientation program and trainings of directors for the previous year, including the number of hours attended and topics covered.	Not applicable
3.	Company has relevant annual continuing training for all directors.	Compliant	Covered.	Not applicable
			The Company has an orientation program for every new director to ensure their understanding of the business and operations of the Company and continuing training for directors.	
			Kindly see the Manual on Corporate Governance Section 2.2.1.2.	

Specific Duties and Functions of the Board of Directors. Kindly see the continuing education of Directors in the Annual Report, Section Corporate Governance, Training and continuing education programme of directors, and the Training Certificates of Directors and Officers. Source Documents and Links: Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and **Functions of the Board of Directors** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf Annual Report, Section Corporate Governance, Training continuing education programme of directors https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf **Training Certificates of Directors and** Officers https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Training-

		Cartificates of Directors and	
		Certificates-of-Directors-and-	
		Officers-SLGFI-2022.pdf	
December of the 1.4			
Recommendation 1.4	Carrage li avert	Provide information on or link/reference to a	Niet word endele
Board has a policy on board diversity.	Compliant	Provide information on or link/reference to a document containing information on the company's board diversity policy.	Not applicable
		Indicate gender composition of the board.	
		The Company is committed to the principles of good corporate governance on Board diversity. In 2022, the Board is composed of five (5) male Directors and four (4) female Directors.	
		Kindly see the Manual on Corporate Governance, 2.2.1. Board of Directors on Board diversity and the Annual Report, Section Diversity and Inclusion.	
		Source Document and Link:	
		Manual on Corporate Governance, 2.2.1. Board of Directors on Board diversity https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf	

		Annual Report, Section Corporate Governance, Diversity and Inclusion https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
Recommendation 1.5 1. Board is assisted in its duties by a Corporate Secretary.	Compliant	Provide information on or link/reference to a document containing information on the	Not applicable
Corporate Secretary is a separate individual from the Compliance Officer.	Compliant	Corporate Secretary, including his/her name, qualifications, duties and functions.	Not applicable
Corporate Secretary is not a member of the Board of Directors.	Compliant	The Company's Corporate Secretary, Atty. Samuel V. Torres and Assistant Corporate Secretary, Atty. Anna Katrina C. Kabigting-Ibero, are responsible for assisting the Board in making business judgment in good faith and in the performance of their responsibilities and obligations. Kindly see the information on the Corporate Secretary and Assistant Corporate Secretary, including their names, qualifications, duties and functions in the Annual Report, Section Board Appointed Officers; Sun Life Grepa website, About Us, Who We Are web page; and the Manual on Corporate Governance, Section 2.2.3. Corporate Secretary and Assistant Corporate Secretary.	Not applicable

The Corporate Secretary and Assistant Corporate Secretary are separate individuals from the 2022 Officer. Compliance The Company's Corporate Secretary and Assistant Corporate Secretary are Atty. Samuel V. Torres and Atty. Anna Katrina C. Kabigting-Ibero respectively, while the 2022 Compliance Officer is Atty. Ma. Jemilyn S. Camania. The duties and responsibilities of the Corporate Secretary and Assistant Corporate Secretary are different from those of the 2022 Compliance Officer.

Kindly see the name, qualifications, duties and functions of the Compliance Officer in the Annual Report, Section Board Appointed Officers; Manual on Corporate Governance, Section 2.1. Compliance Officer; and Sun Life Grepa website, About Us, Who We Are web page.

The Corporate Secretary and Assistant Corporate Secretary are not members of the Board of Directors.

Kindly see the names and profiles of the Directors in the Annual Report, Section Board of Directors: Sun Life

		Grepa website, About Us, Who We Are web page; and General Information Sheet.	
		Source Documents and Link:	
		Annual Report, Section Board Appointed Officers and Section Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
		Sun Life Grepa website, About Us, Who We Are web page https://www.sunlifegrepa.com/home/about-us/who-we-are/	
		Manual on Corporate Governance, Section 2.2.3. Corporate Secretary and Assistant Corporate Secretary https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
		General Information Sheet https://www.sunlifegrepa.com/wp- content/uploads/2023/05/General- Information-Sheet-SLGFI-2022.pdf	
Corporate Secretary attends training/s on corporate governance.	Compliant	Provide information or link/reference to a document containing information on the corporate governance training attended,	Not applicable

		including number of hours and topics covered The Corporate Secretary and Assistant Corporate Secretary attend continuing education seminar on corporate governance. Kindly see the training certificates for the four (4) hours of Advanced Corporate Governance training attended by the Corporate Secretary and Assistant Corporate Secretary on November 11, 2022. Source Document and Link: Training Certificates of Directors and Officers https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Training-Certificates-of-Directors-and-Officers-SLGFI-2022.pdf	
Recommendation 1.6			
 Board is assisted by a Compliance Officer. Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the corporation. 	Compliant Compliant	Provide information on or link/reference to a document containing information on the Compliance Officer, including his/her name, position, qualifications, duties and functions.	Not applicable Not applicable
3. Compliance Officer is not a member of the board.	Compliant	The Board was assisted by the 2022 Compliance Officer, Atty. Ma.	Not applicable

Jemilyn S. Camania. Atty. Camania received her Bachelor of Arts in Psychology (1992) and Bachelor of Laws (2001) degrees from the University of the **Philippines** (Diliman). She passed the Bar Examinations in 2002. She is also a Fellow, Life Management Institute (2010), Professional. Customer Service (with honors) (2011), and Associate, Insurance Regulatory Compliance (2014) of the Life Office Management Association (LOMA). The Compliance Officer has a rank of Band 8 and has unrestricted access to the Chief Executive Officer, the Board of Directors and any Committee of the Board of Directors. Management of Compliance Risk is supported by the Three Lines of Defence Model which provides a consistent, transparent and clearly documented allocation of accountability and segregation of functional responsibilities. The Compliance Officer, in the Second Line of Defence, is responsible for creating a framework and setting standards for compliance risk management processes and control, as well as providing effective independent challenge to the First Line of Defence in respect of the same, including monitoring

and testing the effectiveness of firstline's controls. Kindly see the information on the 2022 Compliance Officer, including her name, qualifications, duties and functions in the Annual Report, Section Board Appointed Officers and Manual on Corporate Section Governance. 2.1. Compliance Officer. The 2022 Compliance Officer is not a member of the Board of Directors. Kindly see the names and profiles of the Directors in the Annual Report, Section Board of Directors; Sun Life Grepa website, About Us, Who We Are web page; and General Information Sheet. Source Documents and Link: Annual Report, Section Board Appointed Officers and Section **Board of Directors** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf Sun Life Grepa website, About Us, Who We

Are

web

page

4. Compliance Officer attends training/s on corporate governance annually. Output Description:	Compliant	https://www.sunlifegrepa.com/home/about-us/who-we-are/ Manual on Corporate Governance, Section 2.1. Compliance Officer, https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf General Information Sheet https://www.sunlifegrepa.com/wp-content/uploads/2023/05/General-Information-Sheet-SLGFI-2022.pdf Provide information on or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered The 2022 Compliance Officer attends continuing education seminar on corporate governance. Kindly see the training certificate for the four (4) hours of Advanced Corporate Governance training attended by the 2022 Compliance	Not applicable
		the four (4) hours of Advanced Corporate Governance training attended by the 2022 Compliance Officer on November 11, 2022.	
		Source Document and Link:	

		Training Certificates of Directors and Officers https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Training-Certificates-of-Directors-and-Officers-SLGFI-2022.pdf	
Principle 2: The fiduciary roles, responsibilities a and other legal pronouncements and guide stakeholders.			
Recommendation 2.1			
Directors act on a fully informed basis, in good faith, with due diligence and care, and in the best interest of the company.	Compliant	Provide information or reference to a document containing information on how the directors performed their duties (can include board resolutions, minutes of meeting) The Directors act in good faith and in the best interest of the Company. Kindly see the Manual on Corporate Governance, Section 2.2.1.3. Duties and Responsibilities of a Director. Source Documents and Link: Manual on Corporate Governance, Section 2.2.1.3. Duties and Responsibilities of a Director	Not applicable
		https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	

Recommendation 2.2				
Board oversees the development, review	Compliant	Provide information or link/reference to a	Not applicable	
and approval of the company's business	·	document containing information on how the directors performed this function (can include board resolutions, minutes of meeting) Indicate frequency of review of business objectives and strategy		
objectives and strategy.	C 1: 1		NIA	
2. Board oversees and monitors the implementation of the company's business objectives and strategy in order	Compliant		Not applicable	
to sustain the company's long-term viability and strength.		,		
		The Board of Directors is primarily		
		responsible for identifying and		
		setting the Company's strategic directions as well as its Mission and		
		Vision. The Board monitors the		
		implementation of the Company's		
		strategy and reviews the ision and		
		mission periodically. Every year		
		during their fourth quarter meeting,		
		the Board of Directors review the		
		Company's Mission and Vision Statements to determine if the		
		same is still aligned with the		
		Company's objectives and		
		corporate strategy.		
		Kindly see the Annual Report,		
		Section Corporate Governance,		
		Board of Directors.		
		Kindly also see the Manual on		
		Corporate Governance, Section		
		2.2.1.2. Specific Duties and Functions of the Board of Directors.		
		runctions of the Board of Directors.		

		Source Documents and Link: Annual Report, Section Corporate Governance, Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
Recommendation 2.3 1. Board is headed by a competent and qualified Chairperson.	Compliant	Provide information or reference to a document containing information on the Chairperson, including his/her name and qualifications The Chairman of the Board, Ms. Helen Y. Dee, a Non-Executive Director, serves to represent the interests of all shareholders and stakeholders. She provides leadership to assist the other Directors in carrying out their responsibilities and to enhance the effectiveness and cohesion of the Board as a whole.	Not applicable

Kindly see the information on the Chairman of the Board, including her name, qualifications, duties and functions in the Annual Report, Section Board of Directors; Sun Life Grepa website, About Us, Who We Are web page; and Manual on Corporate Governance, Section 2.2.1.5 Duties and Responsibilities of a Chairman. Source Documents and Link: Annual Report, Section Board of **Directors** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf Sun Life Grepa website, About Us, We Are web Who https://www.sunlifegrepa.com/ho me/about-us/who-we-are/ Manual on Corporate Governance, 2.2.1.5 Section **Duties** and Responsibilities of a Chairman https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-

SLGFI.pdf

Recommendation 2.4				
Board ensures and succession planning	•	Compliant	Disclose and provide information or link/reference to a document containing information on the company's succession planning policies and programs and its implementation	Not applicable
2. Board adopts a polifor directors and key	•	Compliant	The Board and its Corporate Governance, Nomination and Remuneration Committee are responsible for the succession plan for the board members and senior officers, including adopting a retirement policy. Kindly see the policy on succession planning and retirement in the Manual on Corporate Governance, Section 2.2.1.2 Specific Duties and Functions of the Board of Directors and Section 2.2.2.2. Corporate Governance, Nomination and Remuneration Committee.	Not applicable
			Source Documents and Link: Manual on Corporate Governance, Section 2.2.1.2 Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf	

		Manual on Corporate Governance, Section 2.2.2.2. Corporate Governance, Nomination and Remuneration Committee	
Recommendation 2.5			
1. Board formulates and adopts a policy specifying the relationship between remuneration and performance of key officers and board members.	Compliant	Provide information on or link/reference to a document containing information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance.	Not applicable
2. Board aligns the remuneration of key officers and board members with long-term interests of the company.	Compliant	The Board determines the relationship between remuneration and performance of key officers and board members which should	Not applicable
Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	be aligned with the long-term interests of the Company. Kindly see the key factors that are considered in the Manual on Corporate Governance, Section 2.2.1.2 Specific Duties and Functions of the Board of Directors. The Corporate Governance, Nomination and Remuneration Committee recommends remuneration packages for corporate and individual performance. Kindly see the duty of the Board on remuneration in the Manual on Corporate Governance, Section	Not applicable

		2.2.2.2. Duties and Responsibilities of the Corporate Governance, Nomination and Remuneration Committee. Source Documents and Link: Manual on Corporate Governance, Section 2.2.1.2 Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf Manual on Corporate Governance, Section 2.2.2.2. Duties and Responsibilities of the Corporate Governance, Nomination and Remuneration Committee	
Recommendation 2.6			
Board has a formal and transparent board nomination and election policy.	Compliant	Provide information or reference to a document containing information on the company's nomination and election policy and process and its implementation,	Not applicable
2. Board nomination and election policy is disclosed in the company's Manual on Corporate Governance.		including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from	Not applicable
3. Board nomination and election policy includes how the company accepts nominations from minority shareholders.	Compliant	shareholders. Provide proof if minority shareholders have a right to nominate candidates to the board	Not applicable

 4. Board nomination and election policy includes how the board reviews nominated candidates. 5. Board nomination and election policy includes an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. 	Compliant	Provide information if there was an assessment of the effectiveness of the Board's processes in the nomination, election or replacement of a director. The Corporate Governance, Nomination and Remuneration Committee sets forth the selection of directors. Investors/minority	Not applicable Not applicable
6. Board has a process for identifying the quality of directors that is aligned with the strategic direction of the company.	Compliant	interests have the right to elect, remove and replace Directors and vote on certain corporate acts in accordance with the Corporation Code and the Amended By-Laws. Kindly see the Manual on Corporate Governance, Section 2.2.2.2. Corporate Governance, Nomination and Remuneration Committee and Section 6. Shareholders' Benefit. Kindly also see the Amended By-Laws, Section 6. Election of Directors. Source Documents and Link: Manual on Corporate Governance, Section 2.2.2.2. Corporate Governance, Nomination and Remuneration Committee	Not applicable

		https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf Manual on Corporate Governance, Section 6. Shareholders' Benefit Amended By-Laws, Section 6. Election of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/By-Laws-SLGFI.pdf	
Recommendation 2.7 1. Board has overall responsibility in ensuring that there is a group-wide policy and system governing related party transactions (RPTs) and other unusual or infrequently occurring transactions.	Compliant	Provide information on or reference to a document containing the company's policy on related party transaction, including policy on review and approval of significant RPTs	Not applicable
2. RPT policy includes appropriate review and approval of material RPTs, which guarantee fairness and transparency of the transactions.	Compliant	Identify transactions that were approved pursuant to the policy.	Not applicable
3. RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. Output Description:	Compliant	The Board has the overall responsibility in ensuring that transactions with related parties and other unusual or infrequently occurring transactions, which pass the materiality threshold are handled in a sound and prudent manner, with integrity, and in compliance with applicable laws and regulations to protect the interest of policyholders, members,	Not applicable

planholders, card holders, claimants, creditors and other stakeholders.

Kindly see the Related Party Transactions.

Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors and Section 2.2.2.3. Review Committee for Related Party Transactions (RPT).

Source Documents and Link:

Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf

Manual on Corporate Governance, Section 2.2.2.3. Review Committee for Related Party Transactions (RPT)

Related Party Transactions

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Related-Party-Transactions-SLGFI-2022.pdf

Recommendation 2.8				
1. Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive).	Compliant	document containir and responsibility selection of manage	on or reference to a ng the Board's policy for approving the ment. ment team appointed	Not applicable
EXECUTIVE).		approving the se such as the Pr Compliance O Secretary, Assi	arily responsible for election of officers esident, Treasurer, fficer, Corporate stant Corporate fficer, and Internal	
		Governance,	section 2.2.1.2. nd Functions of the rs.	
		appointed office	are the Board rs of the Company he Sun Life Grepa	
		Officer	Position	
		Richard S. Lim	President	
		Candy S. Esteban	Treasurer	
		Samuel V. Torres	Corporate Secretary	
		Anna Katrina C.	Assistant Corporate	
		Kabigting-Ibero	Secretary	

		1		,
		Ma. Jemilyn S.	2022 Compliance	
		Camania	Officer, Money	
			Laundering	
			Reporting Officer,	
			and Data	
			Protection Officer	
		Ria V. Mercado	Risk Officer	
		kia v. Mercado	RISK Officer	
		Joel O.	Internal Auditor	
		Bungabong	Internal Additor	
		Builgabuilg		
		Source Documer	nts and Link:	
		Manual on Corp	orate Governance,	
			Specific Duties and	
			Board of Directors	
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		Annual Report.	Section Sun Life	
		_	ship Team and	
			Appointed Officers	
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2. Board is primarily responsible for assessing	Compliant		on or reference to a	Not applicable
the performance of Management led by	= - · · · = · · - · · · ·	document containi	ng the Board's policy	1-1
			for assessing the	
the Chief Executive Officer (CEO) and		performance of mar]
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the heads of the other control functions Provide information on the assessment (Chief Risk Officer, Chief Compliance process and indicate frequency of Officer and Chief Audit Executive). assessment of performance. The Board is primarily responsible for assessing the performance of the President and other members of senior management. Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors. Kindly see the Annual Report, Section Corporate Governance, **Board Performance Appraisal** Kindly also see the Agenda of Committee Meeting on the Review of Performance of the President. Source Documents and Link: Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf

		Annual Report, Section Corporate Governance, Board Performance Appraisal https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf Agenda of Committee Meeting on the Review of Performance of the President and Executive Compensation	
1. Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management. 2. Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel. The Board establishes an effective performance management framework. Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors. Kindly also see the Annual Report, Section Corporate Governance, Board of Directors.	Not applicable Not applicable

Recommendation 2.10		Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf Annual Report, Section Corporate Governance, Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
Board oversees that an appropriate internal control system is in place.	Compliant	Provide information on or link/reference to a document showing the Board's responsibility for overseeing that an appropriate internal control system is in place and what is included in the internal	Not applicable
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders. 3. The internal control system includes a mechanism for monitoring and mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	The Board adopts a system of internal checks and balances and oversee that an appropriate internal control system is in place, including setting up a mechanism for monitoring and managing potential/actual conflicts of interest of board members, management, and shareholders/ members. Kindly see the Manual on Corporate Governance, Section 2.2.1.2.	Not applicable

Specific Duties and Functions of the Board of Directors. Kindly see the Conflict of Interest. Kindly see the Related Party Transactions. Kindly see the Code of Conduct, Section Avoiding Conflicts of Interest. Kindly also see the Sun Life Grepa website, About Us, Corporate Governance, Company Policies, Avoiding Conflicts of Interest web page. Source Documents and Link: Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf **Conflict of Interest** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Conflictof-Interest-SLGFI-2022.pdf

		Related Party Transactions https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Related- Party-Transactions-SLGFI-2022.pdf Code of Conduct, Section Avoiding Conflicts of Interest https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Code- of-Conduct.pdf Sun Life Grepa website, About Us, Corporate Governance, Company Policies, Avoiding Conflicts of Interest web page	
		https://www.sunlifegrepa.com/home/about-us/corporate-governance/company-policies/	
3. Board approves the Internal Audit Charter.	Compliant	Provide reference or link to the company's Internal Audit Charter	Not applicable
		The Board, through the Audit and Risk Management Committee, evaluates and approves the annual internal audit plan.	
	ſ	Kindly see the Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee and Section 2.2.5. Internal Auditor.	
		Source Documents and Link:	

	Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf Manual on Corporate Governance, Section 2.2.5. Internal Auditor	
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. 	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. The Board oversees the sound risk management framework to monitor and manage strategic, regulatory, operational and financial risks. Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors.	Not applicable Not applicable

	Kindly see the Risk Management Framework. Kindly see the Annual Report, Section Risk Management.
	Source Documents and Link:
	Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf
	Risk Management Framework https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Risk- Management-Framework-SLGFI- 2022.pdf
	Annual Report, Section Risk Management https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf
Recommendation 2.12 1. Board has a Board Charter that formalizes and clearly states its roles, responsibilities and accountabilities in carrying out its fiduciary role.	Provide link to the company's website where the Board Charter is disclosed. Not applicable

Board Charter serves as a guide to the directors in the performance of their functions.	Compliant	The Board approved the Manual on Corporate Governance, which sets forth its purposes, authority, duties and responsibilities, structure and	Not applicable
3. Board Charter is publicly available and posted on the company's website.	Compliant	procedures in accordance with IC Circular No. 2020-71 "Revised Code of Corporate Governance for Insurance Commission Regulated Companies".	Not applicable
		Source Documents and Link:	
Principle 2: Reard committees should be set up		Manual on Corporate Governance https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	

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

Recommendation 3.1 1. Board establishes board committees that focus on specific board functions to aid in the optimal performance of its roles and responsibilities. Compliant board committees established by the company. The Board established the following Board Committees to aid in complying with the principles of good corporate governance:

1. Audit and Risk Management Committee 2. Corporate Governance, Nomination and Remuneration Committee 3. Review Committee for Related Party Transactions Kindly see the Manual on Corporate Governance, Section 2.2.2. Board Committees. Kindly also see the Annual Report, Section Corporate Governance, Committees.	
Manual on Corporate Governance, Section 2.2.2. Board Committees https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf Annual Report, Section Corporate Governance, Committees https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	

Recommendation 3.2			
1. Board establishes an Audit Committee to enhance its oversight capability over the company's financial reporting, internal control system, internal and external audit processes, and compliance with applicable laws and regulations.	Compliant	Provide information or link/reference to a document containing information on the Audit Committee, including its functions. Indicate if it is the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor.	Not applicable
		The Company has an Audit and Risk Management Committee which assists the Board in fulfilling its oversight responsibilities for the financial reporting process, the system of internal control, the internal and external audit process, and compliance with laws and regulations. Kindly see the Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee. Kindly also see the Annual Report, Section Corporate Governance, Committees.	
		Source Documents and Link: Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk	
		Management Committee https://www.sunlifegrepa.com/wp-	

		content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
		Annual Report, Section Corporate Governance, Committees https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	
2. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent. 3. Audit Committee is composed of at least three appropriately qualified non-executive directors, the majority of whom, including the Chairman is independent.	Compliant	Provide information or link/reference to a document containing information on the members of the Audit Committee, including their qualifications and type of directorship. The Audit and Risk Management Committee is composed of three (3) Directors, two (2) of whom are Independent Non-Executive Directors, including the Committee Chair, and who are appointed by the Board on an annual basis following each annual meeting. Kindly see the Manual on Corporate Governance Section 2.2.2.1. Audit and Risk Management Committee. The Committee is composed of the following members:	Not applicable

	Director Designation
	Jose Isidro N. Chairman /
	Camacho Independent
	Non-Executive
	Director
	Francisco C. Independent Non-
	Eizmendi, Jr. Executive Director
	Rizalina G. Non-Executive
	Mantaring Director
	Kindly see the profiles of the
	Directors in the Annual Report,
	Section Board of Directors.
	Source Documents and Links:
	Manual on Corporate Governance,
	Section 2.2.2.1. Audit and Risk
	Management Committee
	https://www.sunlifegrepa.com/wp-
	content/uploads/2023/05/Manual-
	on-Corporate-Governance-
	<u>SLGFI.pdf</u>
	Annual Report, Section Board of
	Directors
	https://www.sunlifegrepa.com/wp-
	content/uploads/2023/05/2022-
	Corporate-Annual-Report.pdf
3. All the members of the committee have Compliant	Provide information or link/reference to a Not applicable
relevant background, knowledge, skills,	document containing information on the
and/or experience in the areas of	background, knowledge, skills, and/or
accounting, auditing and finance.	experience of the members of the Audit
decoming, addining and infance.	Committee.

The Audit and Risk Management Committee as a whole possesses the experience and expertise required to fulfill the Committee's mandate. Each member of the Committee is financially literate, have experience in accounting or finance, or at least an adequate understanding of, or competence in, most of the Corporation's financial and risk management systems and regulatory environment.

Kindly see the Annual Report, Section Board of Directors.

Kindly also see the Board of Director's Skills Matrix.

Source Documents and Link:

Annual Report, Section Board of Directors

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf

Board of Director's Skills Matrix

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Boardof-Directors-Skills-Matrix-SLGFI-2022.pdf

4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Audit Committee Chairman Jose Isidro N. Camacho, of the Audit and Risk Management Committee, is not the Chairman of the Board or of any other committee.	Not applicable
		Kindly see the profile of the Chairman of the Audit and Risk Management Committee in the Annual Report, Section Board of Directors.	
		Source Documents and Link:	
		Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
Recommendation 3.3			
1. Board establishes a Corporate Governance Committee tasked to assist the Board in the performance of its corporate governance responsibilities, including the functions that were formerly assigned to a Nomination and Remuneration Committee.	Compliant	Provide information or reference to a document containing information on the Corporate Governance Committee, including its functions Indicate if the Committee undertook the process of identifying the quality of directors aligned with the company's strategic	Not applicable
Remondration Committee.		direction, if applicable.	

The Company has a Corporate Governance, Nomination and Remuneration Committee which assists the Board in fulfilling its corporate governance responsibilities.

Kindly see the Manual on Corporate Governance, Section 2.2.2.2. Corporate Governance, Nomination and Remuneration Committee.

Kindly also see the Annual Report, Section Corporate Governance, Committees.

Source Documents and Link:

Manual on Corporate Governance, Section 2.2.2.2. Corporate Governance, Nomination and Remuneration Committe

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf

Annual Report, Section Corporate Governance, Committees

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf

·	Non- Compliant	document containing members of the Committee, including and type of directors. The Corporate	e Governance,	The Chairman of the Committee is an Independent Director while the two (2) members are Non-Executive Directors, all of whom do not have any participation on the day-to-day operations/activities of the business.
		(3) members of Committee Chair Non-Executive Directors. The appointed by the Committee Chair Non-Executive Directors.	nd Remuneration omposed of three of the Board, the ris an Independent Director, while the are Non-Executive members are the Board on an owing each annual	
		Governance Corporate Nomination an Committee.	Inual on Corporate Section 2.2.2.2. Governance, Id Remuneration Scomposed of the Ers:	
		Director	Designation	
		Francisco C. Eizmendi, Jr.	Chairman / Independent Non-Executive Director	
		Helen Y. Dee	Non-Executive Director	

		Rizalina G. Mantaring Non-Executive Director Kindly see the profiles of the Directors in the Annual Report, Section Board of Directors.	
		Source Documents and Link:	
		Manual on Corporate Governance, Section 2.2.2.2. Corporate Governance, Nomination and Remuneration Committee, https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
		Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	
Chairman of the Corporate Governance Committee is an independent director.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the Corporate Governance Committee.	Not applicable
		Chairman Francisco C. Eizmendi, Jr., of the Corporate Governance, Nomination and Remuneration Committee, is an Independent Non-Executive Director.	

		Kindly see the profile of the Chairman of the Corporate Governance, Nomination and Remuneration Committee in the Annual Report, Section Board of Directors. Source Documents and Link: Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
Recommendation 3.4			
Board establishes a separate Board Risk Oversight Committee (BROC) that should be responsible for the oversight of a company's Enterprise Risk Management system to ensure its functionality and effectiveness.	Compliant	Provide information or link/reference to a document containing information on the Board Risk Oversight Committee (BROC), including its functions The Company has an Audit and Risk Management Committee which assists the Board in fulfilling its oversight responsibilities for the financial reporting process, the system of internal control, the internal and external audit process, and compliance with laws and regulations.	Not applicable

		Kindly see the Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee. Kindly see the Annual Report, Section Corporate Governance, Committees.	
		Source Documents and Link: Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee, https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
		Annual Report, Section Corporate Governance, Committees https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
2. BROC is composed of at least three members, the majority of whom should be independent directors, including the Chairman. Output Description:	Compliant	Provide information or link/reference to a document containing information on the members of the BROC, including their qualifications and type of directorship The Audit and Risk Management Committee, acting as Board Risk Oversight Committee (BROC), is composed of three (3) Directors,	Not applicable

two (2) of whom are Independent Non-Executive Directors, including the Committee Chair, and who are appointed by the Board on an annual basis following each annual meeting.

Kindly see the Manual on Corporate Governance Section 2.2.2.1. Audit and Risk Management Committee.

The Committee is composed of the following members:

Director		Designation
Jose Isidro Camacho	N.	Chairman / Independent Non-Executive Director
Francisco Eizmendi, Jr.	C.	Independent Non- Executive Director
Rizalina Mantaring	G.	Non-Executive Director

Kindly see the profiles of the Directors in the Annual Report, Section Board of Directors.

Source Documents and Link:

Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee

https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-

		on-Corporate-Governance-	
		<u>SLGFI.pdf</u>	
		Annual Report, Section Board of	
		Directors	
		https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
		Corporate-Affiliati-Report.par	
3. The Chairman of the BROC is not the	Compliant	Provide information or link/reference to a	Not applicable
Chairman of the Board or of any other	'	document containing information on the	
committee.		Chairman of the BROC	
		Chairman Jose Isidro N. Camacho,	
		of the Audit and Risk Management	
		Committee, is not the Chairman of	
		the Board or of any other	
		committee.	
		Kindly see the profile of the	
		Chairman of the Audit, Risk	
		Management Committee in the	
		Annual Report, Section Board of	
		Directors.	
		Source Documents and Link:	
		Annual Report, Section Board of Directors	
		https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022-	
		Corporate-Annual-Report.pdf	

4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC.	Not applicable
		The Audit and Risk Management Committee as a whole possesses the experience and expertise required to fulfill the Committee's mandate. Each member of the Committee is financially literate, have experience in accounting or finance, or at least an adequate understanding of, or competence in, most of the Corporation's financial and risk management systems and regulatory environment. Kindly see the Annual Report, Section Board of Director's Skills Matrix.	
		Source Documents and Link: Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	

		https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Board- of-Directors-Skills-Matrix-SLGFI-	
		2022.pdf	
Recommendation 3.5			
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.	Not applicable
		The Company has a Review Committee for Related Party Transactions (RPT) which assists the Board in fulfilling its oversight responsibilities for the financial reporting process, the system of internal control, the internal and external audit process, and compliance with laws and regulations.	
		Kindly see the Manual on Corporate Governance, Section 2.2.2.3. Review Committee for Related Party Transactions (RPT).	
		Kindly also see the Annual Report, Section Corporate Governance, Review Committee for RPT.	
		Source Documents and Link:	

		Manual on Corporate Governance, Section 2.2.2.3. Review Committee for Related Party Transactions (RPT), https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf Annual Report, Section Corporate Governance, Review Committee for Related Party Transactions https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
2. RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Provide information or link/reference to a document containing information on the members of the RPT Committee, including their qualifications and type of directorship.	Not applicable
		The Review Committee for Related Party Transactions (RPT) is composed of three (3) Directors, all of whom are Independent Non-Executive Directors, including the Committee Chair, and who are appointed by the Board on an annual basis following each annual meeting.	
		Kindly see the Manual on Corporate Governance, Section 2.2.2.3.	

Review Committee for Related Party Transactions (RPT). The Committee is composed of the following members: Designation Director Chairman / Juan B. Santos Independent Non-Executive Director Independent Jose Isidro N. Non-Executive Camacho Director Independent Francisco C. Eizmendi, Jr. Non-Executive Director Kindly see the profiles of the Directors in the Annual Report, Section Board of Directors. Source Documents and Link: Manual on Corporate Governance, 2.2.2.3. Review Committee for Related Party Transactions (RPT) https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf Annual Report, Section Board of **Directors**

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		https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022-	
		Corporate-Annual-Report.pdf	
Recommendation 3.6			
1. All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	Provide information on or link/reference to the company's committee charters, containing all the required information, particularly the functions of the Committee that is necessary for performance evaluation purposes.	Not applicable
2. Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	The Board Committees have their respective purposes, memberships, structures and operations and duties and responsibilities. Kindly see the Manual on Corporate Governance, Section 2.2.2. Board Committees. The Board through the Corporate Governance, Nomination and Remuneration Committee, oversees the periodic performance evaluation of the Board and its committees, and conducts an annual self-evaluation of its performance. Kindly see the Manual on Corporate Governance, Section 2.2.2.2. Corporate Governance, Nomination and Remuneration	Not applicable

		Source Documents and Link: Manual on Corporate Governance, Section 2.2.2. Board Committees https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf Manual on Corporate Governance, Section 2.2.2.2. Corporate Governance, Nomination and Remuneration Committee	
Committee Charters were fully disclosed on the company's website.	Compliant	Provide link to company's website where the Committee Charters are disclosed. The Manual on Corporate Governance is available in the Sun Life Grepa website. Source Documents and Link: Manual on Corporate Governance https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf	Not applicable

ecommendation 4.1		ne to be familiar with the corporation's	
. The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-/videoconferencing conducted in accordance with the rules and regulations of the Commission.	Compliant	Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings. Provide information or link/reference to a document containing information on the attendance and participation of directors to Board, Committee and shareholders' meetings.	Not applicable
		Directors attend Board and Committee meetings and actively participate in deliberations and decisions in an objective manner, whether in person or through tele-/videoconferencing, unless prevented by illness, death in the immediate family, serious accidents, or other analogous causes.	
		Kindly see the Manual on Corporate Governance, Section 2.2.1.3. Duties and Responsibilities of a Director.	
		Kindly see the Certificate of Board of Directors Attendance.	

Source Documents and Link:

		Manual on Corporate Governance, Section 2.2.1.3. Duties and Responsibilities of a Director https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf Certificate of Board of Directors Attendance https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Certifica te-of-Board-of-Directors- Attendance-SLGFI.pdf	
The directors review meeting materials for all Board and Committee meetings.	Compliant	Directors inform himself or herself of significant matters dealt with at meetings not attended. They review Board and Committee meeting materials. Kindly see the Manual on Corporate Governance, Section 2.2.1.3. Duties and Responsibilities of a Director.	Not applicable
		Source Documents and Link: Manual on Corporate Governance, 2.2.1.3. Duties and Responsibilities of a Director https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-	

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			on-Corporate-Governance-	
			<u>SLGFI.pdf</u>	
3.	The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Provide information or link/reference to a document containing information on any questions raised or clarification/explanation sought by the directors	Not applicable
			Directors are encouraged, and if necessary, are expected to ask the necessary questions or to seek clarifications and explanations during the Board and Committee meetings. Asking questions and providing comments are ways to effectively challenge Management's business decisions and implementation of corporate strategies.	
			Kindly see the Manual on Corporate Governance, Section 2.2.1.3. Duties and Responsibilities of a Director.	
			Source Documents and Link:	
			Manual on Corporate Governance, 2.2.1.3. Duties and Responsibilities of a Director	
			https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual-	

		on-Corporate-Governance- SLGFI.pdf	
Recommendation 4.2			
1. Non-executive directors concurrently serve as directors to a maximum of five Insurance Commission Regulated Entities (ICREs) and publicly-listed companies to ensure that they have sufficient time to fully prepare for meetings, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Non- compliant	Disclose if the company has a policy setting the limit of board seats that a non-executive director can hold simultaneously. Provide information or reference to a document containing information on the directorships of the company's directors in both listed and non-listed companies While our Non-Executive Directors serve as Directors in other companies, such do not diminish their ability to discharge their roles and responsibilities as Directors. Being experienced and seasoned Directors, their commitment to the directorship position in the Company is not affected by their other directorship positions. Kindly see the Annual Report, Section Board of Directors Source Documents and Link: Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	Two (2) Non-Executive Directors serve as directors in more than five (5) other ICRE and publicly-listed companies. However, such do not diminish their ability to discharge their roles and responsibilities as directors. Being experienced and seasoned directors, their commitment to the directorship position in the Company is not affected by their other directorship positions.

Recommendation 4.3			
 The directors notify the company's board where he/she is an incumbent director before accepting a directorship in another company. 	Compliant	Provide copy of written notification to the board or minutes of board meeting wherein the matter was discussed.	Not applicable
		The Directors will notify the Company's Board before accepting a directorship in another company.	
		Kindly see the Manual on Corporate Governance, Section 2.2.1.3. Duties and Responsibilities of a Director.	
		In 2022, one (1) Non-Executive Director submitted a notification to the Corporate Secretary, for decision of the Board.	
		Source Documents and Link:	
		Manual on Corporate Governance, Section 2.2.1.3. Duties and Responsibilities of a Director https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	

Principle 5: The board should endeavor to exercise an objective and independent judgment on all corporate affairs						
Recommendation 5.1						
The Board is composed of at least twenty percent (20%) independent directors.	document containi	or link/reference to a ng information on the ndent directors in the	Not applicable			
		Directors, three	nsists of nine (9) (3) Independent pirectors and six (6) nt Directors.			
		Director	Designation			
		Helen Y. Dee	Chairman / Non-Executive Director			
		Jose Isidro N. Camacho	Independent Non-Executive Director			
		Michele Marie Y.	Non-Executive Director			
		Francisco C. Eizmendi, Jr.	Independent Non-Executive Director			
		Ingrid Gail Johnson	Non-Executive Director			
		Rizalina G. Mantaring	Non-Executive Director			
		Juan B. Santos	Independent Non-Executive Director			
		Lorenzo V. Tan	Non-Executive Director			
		Richard S. Lim	President / Executive Director			

Recommendation 5.2		Source Documents and Links: Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf General Information Sheet https://www.sunlifegrepa.com/wp-content/uploads/2023/05/General-Information-Sheet-SLGFI-2022.pdf Sun Life Grepa website, About Us, Who We Are web page https://www.sunlifegrepa.com/home/about-us/who-we-are/	
The independent directors possess all the qualifications and none of the disqualifications to hold the position.	Compliant	Provide information or link/reference to a document containing information on the qualifications of the independent directors. The Independent Directors possess all the qualifications and none of the disqualifications to hold the position. Kindly see the profiles of the Independent Directors in the Annual Report, Section Board of Directors.	Not applicable

		Source Documents and Links: Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	
Recommendation 5.3 The independent directors serve for a maximum cumulative term of nine years.	Compliant	Provide information or link/reference to a document showing the years IDs have served as such.	Not applicable
As far as Insurance Companies are concerned, the foregoing term limit shall be reckoned from 02 January 2015 while the reckoning date for the 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 item.		Independent Directors shall have a maximum cumulative term of nine (9) years, after which the independent director shall be perpetually barred from re-election as such in the same company. He may however, continue to qualify for nomination and election as a non-independent director. Subject to meritorious justification and shareholder approval during the annual stockholders meeting, the Board may retain an independent director who has served as such for nine (9) years. Kindly see the Manual on Corporate Governance, Section 2.2.1.6. Position Description of the Independent Director.	

		Source Documents and Link: Manual on Corporate Governance, Section 2.2.1.6. Position Description of the Independent Director https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
2. The company bars an independent director from serving in such capacity after the term limit of nine years.	Compliant	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director After the Independent Director had a maximum cumulative term of nine (9) years, the independent director shall be perpetually barred from reelection as such in the same company. He may however, continue to qualify for nomination and election as a non-independent director. Subject to meritorious justification and shareholder approval during the annual stockholders meeting, the Board may retain an independent director who has served as such for nine (9) years.	Not applicable

		Kindly see the Manual on Corporate Governance, Section 2.2.1.6. Position Description of the Independent Director.	
		Source Documents and Link:	
		Manual on Corporate Governance, Section 2.2.1.6. Position Description of the Independent Director https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
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.	Compliant	Provide proof on submission of a formal written justification to the Insurance Commission and proof of shareholders' approval during the annual shareholders' meeting. After the Independent Director had a maximum cumulative term of nine (9) years, the independent director shall be perpetually barred from reelection as such in the same company. He may however, continue to qualify for nomination and election as a non-independent director. Subject to meritorious justification and shareholder approval during the annual stockholders meeting, the Board may retain an independent director.	Not applicable

		who has served as such for nine (9) years. Kindly see the Manual on Corporate Governance, Section 2.2.1.6. Position Description of the Independent Director.	
		Source Documents and Link: Manual on Corporate Governance, Section 2.2.1.6. Position Description of the Independent Director https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
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 The Chairman of the Board is a separate individual from the President. The Company's Chairman of the Board is Ms. Helen Y. Dee while the President is Mr. Richard S. Lim. Kindly see the profile of the Chairman of the Board and the President in the Annual Report,	Not applicable

		Sun Life Grepa website, About Us, Who We Are web page.	
		Source Documents and Links:	
		Annual Report, Section Board of Directors https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
		Sun Life Grepa website, About Us, Who We Are web page	
		https://www.sunlife.com.ph/en/ab out-us/who-we-are/	
2. The Chairman of the Board and Chief Executive Officer have clearly defined responsibilities.	Compliant	Provide information or link/reference to a document containing information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer.	Not applicable
		Identify the relationship of Chairman and CEO.	
		The duties and responsibilities of the Chairman of the Board and the President are clearly defined.	
		Kindly see the Manual on Corporate Governance, Section 2.2.1.5. Duties and Responsibilities of a Chairman.	
		Source Documents and Link:	

		Manual on Corporate Governance, Section 2.2.1.5. Duties and Responsibilities of a Chairman https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
1. 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.	Compliant	Provide information or link/reference to a document containing information on a lead independent director and his roles and responsibilities, if any. Indicate if Chairman is independent. The Chairman of the Board, Ms. Helen Y. Dee, is a Non-Executive Director and does not hold any management position in the Corporation. Kindly see the profile of the Chairman of the Board in the Annual Report, Section Board of Directors and the Sun Life Grepa website, About Us, Who We Are web page. Source Documents and Links: Annual Report, Section Board of Directors	Not applicable

		https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf Sun Life Grepa website, About Us, Who We Are web page https://www.sunlifegrepa.com/home/about-us/corporate-governance/	
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.	Compliant	Provide proof of abstention, if this was the case Directors are required to disclose any personal interest or conflict of interest in relation to any matter to be considered by the Board and abstain from taking part in the deliberations for the same. Kindly see the Manual on Corporate Governance, Section Duties and Responsibilities of Directors. Source Documents and Link: Manual on Corporate Governance, Section Duties and Responsibilities of a Director https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-	Not applicable

		on-Corporate-Governance-	
		<u>SLGFI.pdf</u>	
Recommendation 5.7			
1. The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive directors present to ensure that proper checks and balances are in place within the corporation.	Compliant	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings. The Non-Executive Directors have periodic meetings with the External Auditor and Heads of the Internal	Not applicable
The meetings are chaired by the lead independent director. The meetings are chaired by the lead independent director.	Compliant	Audit, Compliance and Risk functions. The meetings are presided by Committee Chairman Jose Isidro N. Camacho of the Audit Committee and Risk Management Committee, who is an Independent Director. Kindly see the Agenda of the Audit and Risk Management Committee meetings. As for Board meeting proper, the same is chaired by Ms. Helen Y. Dee, a Non-Executive Director. In 2022, the Company also officially appointed its Lead Independent Director, in the person of Mr. Juan B. Santos, who shall discharge his functions, per the Company's Board Charter.	Not applicable

Agenda of the Audit and Risk Management Committee meetings https://www.sunlifegrepa.com/wp-	<u>content/uploads/2023/05/Agenda-</u> <u>of-the-Audit-and-Risk-</u>
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Principle 6: The best measure of the Board's effectiveness is through an assessment 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			
Board conducts an annual self- assessment of its performance as a whole.	Compliant	Provide proof of annual assessments conducted for the whole board, the individual members, the Chairman and the Committees	Not applicable
The performance of the Chairman is assessed annually by the Board.	Compliant	The Board conducts an annual self- assessment of its performance as a	Not applicable
3. The performance of the individual member of the Board is assessed annually by the Board.	Compliant	whole, the performance of each Board Committee, and the skills and experience of individual members. The self-assessment results are key	Not applicable
4. The performance of each committee is assessed annually by the Board.	Compliant	factors in the enhancement of directors' performance and effectiveness in the discharge of their duties. The result of the annual assessment was reported to the Board on March 2, 2023.	Not applicable

		Kindly see the Manual on Corporate Governance, Section Duties and Responsibilities of the Board of Directors. Kindly see the Annual Report, Section Corporate Governance, Board Performance Appraisal.	
		Source Documents and Link:	
		Manual on Corporate Governance, Section Duties and Responsibilities of the Board	
		https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
		Annual Report, Section Corporate Governance, Board Performance Appraisal	
		https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
5. Every three years, the assessments are supported by an external facilitator.	Compliant	Identify the external facilitator and provide proof of use of an external facilitator.	Not applicable
		The Company has a board assessment process in place. Every	

year, the Directors answer a Board Effectiveness Questionnaire (BEQ) to assess the effectiveness of the Board and Board Committees in the performance and exercise of their functions and mandate under the Manual on Corporate Governance, Charters of the various Board Committees, and applicable laws and regulations.

The questionnaire includes selfassessments on (1) performance as individual director, performance of the Board as a body, and (3) performance of each of the Committees to which the directors belong. The BEQ is sent to all members of the Board covering various facets of corporate including governance the responsibilities of the Board, independence, strategic planning, audit, risk management and skills and experience of individual directors. The results of the Board Effectiveness Questionnaire are collated by the external provider to ensure utmost confidentiality. Responses from individual directors are not disclosed and only the consolidated results are discussed and reported to the Board.

In 2021, the Directors accomplished the BEQ and have evaluated themselves, the Board, and the Board-Level Committees. supported by an external facilitator. The results of the BEQ show that the Board has a very good composition, and while it is diverse, it is balanced. There is great teamwork within the Board of Directors and that the Chairman exercises his leadership and engages every Director during meetings. Management supports the Board effectively which results to the Board working well with Management. The results of the assessment were reported to the Board on March 3, 2022.

Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors.

Kindly see the Annual Report, Section Corporate Governance, Board Performance Appraisal.

Source Documents and Link:

Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors

		https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf Annual Report, Section Corporate Governance, Board Performance Appraisal https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	
Recommendation 6.2	S 1 1	Provide information or link/reference to a	Night and Regulate
Board has in place a system that provides, at the minimum, criteria and process to determine the performance of the Board, individual directors and committees.	Compliant	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	Not applicable
The system allows for a feedback mechanism from the shareholders. C	Compliant	The Company has a board assessment process in place. Every year, the Directors answer a Board Effectiveness Questionnaire (BEQ) to assess the effectiveness of the Board and Board Committees in the performance and exercise of their functions and mandate under the Manual on Corporate Governance, Charters of the various Board Committees, and applicable laws and regulations. The questionnaire includes self-	Not applicable

individual director. performance of the Board as a body, and (3) performance of each of the Committees to which the directors belong. The BEQ is sent to all members of the Board covering various facets of corporate including governance the responsibilities of the Board, independence, strategic planning, audit, risk management and skills and experience of individual directors. The results of the Board Effectiveness Questionnaire are collated by the external provider to ensure utmost confidentiality. Responses from individual directors are not disclosed and only the consolidated results are discussed and reported to the Board.

In 2022, the Directors accomplished the BEQ and have evaluated themselves, the Board, and the Board-Level Committees. The results of the BEQ show that the Board has a very good composition, and while it is diverse, it is balanced. There is great teamwork within the Board of Directors and that the Chairman exercises his leadership and engages every Director during meetings. Management supports the Board effectively which results to the Board working well with

Management. The results of the assessment were reported to the Board on March 3, 2023.

Kindly see the Annual Report, Section Corporate Governance, Board Performance Appraisal.

Shareholders can give their feedback through this reporting channel:

 Send report to: Code@sunlife.com

Kindly see the Annual Report, Section Whistleblower and Breach Policy.

Kindly also see the Sun Life Grepa Corporate Governance, Reporting Channels.

Source Documents and Link:

Annual Report, Section Corporate Governance, Board Performance Appraisal and Section Whistleblower and Breach Policy https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf

Reporting Channels

		https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Reportin g-Channels-SLGFI.pdf	
Principle 7: Members of the Board are duty-b	ound to apply hi	gh ethical standards, taking into acco	unt the interests of all stakeholders.
Recommendation 7.1			
1. Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and practices in internal and external dealings of the company.	Compliant	Provide information on or link/reference to the company's Code of Business Conduct and Ethics. The Code of Conduct, applicable to all Directors of the Board, Management Team, and employees, sets out clear standards for professional behaviour and	Not applicable
		empowers all to do the right thing. Source Documents and Link:	
		Code of Conduct	
		https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/Code-	
		of-Conduct.pdf	
2. The Code is properly disseminated to the	Compliant	Provide information on or discuss how the	Not applicable
Board, senior management and employees.		company disseminated the Code to its Board, senior management and employees.	
		The Code of Conduct is annually	
		disseminated to all directors, officers	
		and employees, posted in the Sun	

		Life Grepa website and internal policies database, and explained to new directors, officers and employees during onboarding or orientation.	
		Source Documents and Link:	
		Code of Conduct https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Code- of-Conduct.pdf	
3. The Code is disclosed and made available to the public through the company website.	Compliant	Provide a link to the company's website where of Business Conduct and Ethics is posted/ disclosed.	Not applicable
		The Code of Conduct is posted in the Sun Life Grepa website.	
		Source Documents and Link:	
		Code of Conduct https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Code- of-Conduct.pdf	
Recommendation 7.2			
 Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics. 	Compliant	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.	Not applicable

2 Poord oncurs the proper and officient	Compliant	1	Not applicable
 Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies. 	Compliant	Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on non-compliance.	Not applicable
		The Board of Directors execute an annual acknowledgement of the Code of Conduct, attesting their commitment to comply with the provisions in the Code.	
		The attestation also includes a provision wherein the Director shall notify the Compliance Officer of any change in the circumstances which might adversely affect his/her compliance with the Code.	
		The Board adopts corporate governance policies and ensures that these are reviewed and updated regularly, and consistently implemented in form and substance.	
		Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors.	
		Kindly also see the Code of Conduct.	
		Source Documents and Link:	

Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-

Code of Conduct

SLGFI.pdf

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Codeof-Conduct.pdf

Disclosure and Transparency

Principle 8: The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

Recommendation 8.1

 Board establishes corporate disclosure policies and procedures to ensure a comprehensive, accurate, reliable and timely report to shareholders and other stakeholders that gives a fair and complete picture of a company's financial condition, results and business operations.

Compliant

Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders

The Company recognizes that the most cogent proof of good corporate governance is that which is visible to the eyes of its investors. All shareholders shall be allowed to inspect corporate books and records, including minutes of Board meetings and stock registries, in accordance with the Corporation Code, and shall be furnished with annual reports, including financial

Not applicable

statements, without cost or restrictions.

Kindly see the Manual on Corporate

Kindly see the Manual on Corporate Governance, Section & Shareholders' Benefit.

Kindly see the Audited Financial Statements and the Quarterly Report on Selected Financial Statistics that are reported to our regulators and available in the Sun Life Grepa website.

Source Documents and Link:

Manual on Corporate Governance, Section 6. Shareholders' Benefit https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf

Audited Financial Statements

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Audited-Financial-Statements-SLGFI-2022.pdf

Quarterly Report on Selected Financial Statistics

https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Q1-2022-

		Quarterly-Report-on-Selected-Financial-Statistics-SLGFI.pdf https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Q2-2022-Quarterly-Report-on-Selected-Financial-Statistics-SLGFI.pdf https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Q3-2022-Quarterly-Report-on-Selected-Financial-Statistics-SLGFI.pdf https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Q4-2022-Quarterly-Report-on-Selected-Financial-Statistics-SLGFI.pdf Sun Life Grepa website https://www.sunlifegrepa.com.ph/en/about-us/corporate-governance/	
1. Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	Provide link or reference to the directors' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant trainings attended. The Board discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and	Not applicable

		assess any potential conflicts of interest that might affect their judgment.	
		Kindly see the profiles of the directors in the Annual Report, Section Board of Directors, Board of Director's Skills Matrix, and Sun Life Grepa website.	
		Source Documents and Links:	
		Annual Report, Section Board of Directors	
		https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022-	
		Corporate-Annual-Report.pdf Board of Director's Skills Matrix	
		https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Board-	
		of-Directors-Skills-Matrix-SLGFI- 2022.pdf	
		Sun Life Grepa website, About Us, Who We Are web page	
		https://www.sunlifegrepa.com.p h/en/about-us/who-we-are/	
2. Board fully discloses all relevant and	· ·	Provide link or reference to the key officers'	Not applicable
material information on key executives to evaluate their experience and qualifications, and assess any potential		academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise and relevant	
		trainings attended.	

conflicts of interest that might affect their judgment.		Relevant and material information	
		on key executives are disclosed to	
		evaluate their experience and	
		qualifications, and assess any	
		potential conflicts of interest that	
		might affect their judgment.	
		Kindly soo the profiles of the key	
		Kindly see the profiles of the key executives in the Annual Report,	
		Section Sun Life Grepa Leadership	
		Team and Sun Life Grepa website,	
		About Us, Who We Are web page.	
		Source Documents and Links:	
		Annual Report, Section Sun Life Grepa Leadership Team	
		https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
		Corporate-Affilial-Report.par	
		Sun Life Grepa website, About Us,	
		Who We Are web page	
		https://www.sunlifegrepa.com.ph/	
		en/about-us/who-we-are/	
Recommendation 8.4			
1. Company provides a clear disclosure of	Compliant	Disclose or provide link/reference to the	Not applicable
its policies and procedure for setting	-	company policy and practice for setting board remuneration	
Board remuneration, including the level			
and mix of the same in the Annual			
Corporate Governance Report			

consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.		The Board determines the relationship between remuneration and performance of key officers and board members which should be aligned with the long-term interests of the company; and consider the following key factors: 1) the level of remuneration must be commensurate to the role; 2) no director should participate in the determination of his own per diem or compensation; and 3) remuneration pay-out schedules should be sensitive to risk outcomes over a multi-year horizon. Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors.	
		Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
2. Company provides a clear disclosure of its policies and procedure for setting Executive remuneration, including the	Compliant	Disclose or provide link/reference to the company policy and practice for determining executive remuneration	Not applicable

level and mix of the same in the Annual Corporate Governance Report consistent with ASEAN Corporate Governance Scorecard (ACGS) and the Revised Corporation Code.

The Board determines the relationship between remuneration and performance of key officers and board members which should be aligned with the long-term interests of the company; and consider the following key factors: 1) the level of remuneration must be commensurate to the role; 2) no director should participate in the determination of his own per diem compensation; and remuneration pay-out schedules should be sensitive to risk outcomes over a multi-year horizon.

Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors.

The Company offers a total rewards package that includes competitive compensation and benefits, work life balance and a rewarding career in line with one's abilities, commitment and aspiration.

Consistent with the Company's high performance culture, the rewards are linked to overall Company and individual performance. Exceptional performance executed

	in a manner aligned with the Company's values is rewarded and recognized. Kindly see the Sun Life Grepa website,	
	Source Documents and Link:	
	Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
	Sun Life Grepa website https://www.sunlifegrepa.com/h ome/about-us/careers/our- culture/	
3. Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.	The Company discloses the aggregate remuneration of Directors and Senior Management in the General Information Sheet and Annual Financial Statements respectively.
	The Company maintains a record of the remuneration of Directors and Senior Management on an individual basis.	

		Source Documents and Link:	
		General Information Sheet, Section Total Annual Compensation of Directors During the Preceding Fiscal Year https://www.sunlifegrepa.com/wp-content/uploads/2023/05/General-Information-Sheet-SLGFI-2022.pdf Audited Financial Statements, Section 33.B. Key management summary of compensation https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Audited-Financial-Statements-SLGFI-2022.pdf	
Recommendation 8.5			
Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring 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.	Not applicable
		The Company discloses its policies governing Related Party Transactions and other unusual or infrequently occurring transactions. Kindly see the Related Party Transactions.	

		Kindly see the Annual Report, Section Related Party Transactions.	
		Kindly also see the Manual on Corporate Governance, Section 2.2.2.3. Review Committee for Related Party Transactions.	
		Source Documents and Link:	
		Related Party Transactions https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Related-Party-Transactions-SLGFI-2022.pdf	
		Annual Report, Section Related Party Transactions https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	
		Manual on Corporate Governance, 2.2.2.3. Review Committee for Related Party Transactions https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf	
2. Company discloses material or significant RPTs in its Annual Company Report or Annual Corporate Governance Report, reviewed and approved by the Board, and submitted for confirmation by	Compliant	Provide information on all RPTs for the previous year or reference to a document containing the following information on all RPTs: 1. Name of the related counterparty; 2. Relationship with the party;	Not applicable

majority vote of the stockholders in the annual stockholders' meeting during the year.	 Transaction date; Type/nature of transaction; Amount or contract price; Terms of the transaction; Rationale for entering into the transaction; 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 	
	The Company discloses material or significant Related Party Transactions in the Audited Financial Statements, reviewed and approved by the Board, and submitted for confirmation by majority vote of the stockholders in the annual stockholders' meeting during the year.	
	Kindly see the Audited Financial Statements, Section 32. Related Party Transactions. Kindly also see the Draft Minutes of the Annual Meeting of the Stockholders.	
	Source Documents and Link:	

	Audited Financial Statements, Section 31. Related Party Transactions https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Audited- Financial-Statements-SLGFI- 2022.pdf Draft Minutes of the Annual Meeting of the Stockholders https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Minutes- of-the-Annual-Meeting-of- Stockholders-Draft-SLGFI-2022.pdf	
Recommendation 8.7		
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Provide link to the company's website where the Manual on Corporate Governance is posted.	
Company's MCG is posted on its company website.	The Company's corporate governance practices are principally contained in the Manual on Corporate Governance, Amended Articles of Incorporation, and Amended By-Laws. The Company is compliant with IC Circular Letter No. 2021-71 "Revised Code of Corporate Governance for Insurance Commission Regulated Companies" and related circulars on corporate governance.	

Kindly see the Manual on Corporate Governance; Amended Articles of Incorporation; and Amended By-Laws posted in the Sun Life Grepa website. Source Documents and Link: Manual on Corporate Governance https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf **Amended Articles of Incorporation** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Amende d-Articles-of-Incorporation-SLGFI.pdf **Amended By-Laws** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/By-Laws-SLGFI.pdf Sun Life Grepa website, About Us, Corporate Governance web page https://www.sunlifegrepa.com.p h/en/about-us/corporategovernance/

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 Provide information or link/reference to a 1. Audit Committee has a robust process for document containing information on the approving and recommending the process for approving and recommending appointment, reappointment, removal, the appointment, reappointment, removal and fees of the external auditors. and fees of the company's external auditor. The Audit and Risk Management Committee recommends to the Board recommends to the Board the appointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an audit of independent the corporation, and provide an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders. Kindly see the Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee. Source Documents and Link: Manual on Corporate Governance, 2.2.2.1. Audit and Risk Management

Committee

	https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
2. The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal and fees of the external auditor.	
	The Audit and Risk Management Committee recommends to the Board the appointment, reappointment, reappointment, removal and fees of the External Auditor, duly accredited by the Commission, who undertakes an independent audit of the corporation, and provide an objective assurance on the manner by which the financial statements should be prepared and presented to the stockholders. Kindly see the Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee.	
	Source Documents and Link:	
	Manual on Corporate Governance, 2.2.2.1. Audit and Risk Management Committee	

	https://www.sunlifegrepa.com/wp-	
	content/uploads/2023/05/Manual-	
	on-Corporate-Governance-	
	<u>SLGFI.pdf</u>	
3. For removal of the external auditor, the	Provide information on or link/reference to a	
reasons for removal or change are	document containing the company's	
disclosed to the regulators and the public	reason for removal or change of external	
through the company website and	auditor.	
required disclosures.		
4	The removal of external auditor, the	
	reasons for removal or change will	
	_	
	be disclosed to the regulators and	
	the public.	
	As endorsed by the Audit and Risk	
	Management Committee, and	
	approved by the Board, the	
	Company engages the services of	
	Sycip Gorres Velayo & Co.	
	Kindly see the Annual Report,	
	Section Audit and Non-Audit Fees.	
	Section Addition Non-Additions.	
	Source Documents and Link:	
	Annual Report, Section Audit and	
	Non-Audit Fees	
	https://www.sunlifegrepa.com/wp-	
	content/uploads/2023/05/2022-	
	Corporate-Annual-Report.pdf	
Pagement delien 0.2		
Recommendation 9.2		

	dit Committee Charter includes the dit Committee's responsibility on: assessing the integrity and	Compliant	Provide link/reference to the company's Audit Committee Charter	Not applicable
ii. iii.	independence of external auditors; exercising effective oversight to review and monitor the external auditor's independence and objectivity; and exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and		The Audit and Risk Management Committee ensures that the external auditor maintains its independence from the Company, and that the services provided are in accordance with Sun Life Grepa's Policy Restricting the Use of External Auditors. Kindly see the Manual on Corporate Governance, Section 2.2.4. External	
	regulatory requirements.		Auditor.	
			Source Documents and Link: Manual on Corporate Governance, Section 2.2.4. External Auditor	

		and that the services provided are in accordance with Sun Life Grepa's Policy Restricting the Use of External Auditors. Kindly see the Manual on Corporate Governance, Section 2.2.4. External Auditor.	
		Source Documents and Link:	
		Manual on Corporate Governance, Section 2.2.4. External Auditor https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
Recommendation 9.3			
Company discloses the nature of non-audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Compliant	Disclose the nature of non-audit services performed by the external auditor, if any. The Company discloses the nature of non-audit services performed by its external auditor. There were no other fees paid to the external audit firm during the same year other than audit fees. Kindly see the Annual Report, Section Audit and Non-Audit Fees.	Not applicable

	T	T	
		Source Documents and Link:	
		Annual Report, Section Audit and Non-Audit Fees https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	
2. Audit Committee stays alert for any potential conflict of interest situations, given the guidelines or policies on non-audit services, which could be viewed as impairing the external auditor's objectivity.	Compliant	Provide link or reference to guidelines or policies on non-audit services The Audit and Risk Management Committee evaluates and determines the non-audit work, if any, of the external auditor, and periodically review the non-audit fees paid to the external auditor in relation to the total fees paid to him and to the Company's overall consultancy expenses. The committee should disallow any non-audit work that will conflict with his duties as an external auditor or may pose a threat to his independence. The non-audit work, if allowed, should be disclosed in the Annual Report. Kindly see the Manual on Corporate Governance, Section 2.2.4. External Auditor.	Not applicable
		Source Documents and Link:	

		Manual on Corporate Governance, Section 2.2.4. External Auditor https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
Principle 10: The company should ensure that	the material an	d reportable non-financial and sustain	ability issues are disclosed.
1. Board has a clear and focused policy on the disclosure of non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability.	Compliant	Disclose or provide link on the company's policies and practices on the disclosure of non-financial information, including EESG issues. The Board adopts a globally recognized standard/framework in disclosing non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability. Kindly see the Manual on Corporate Governance, Section 5. Reportorial or Disclosure System of Corporate Governance Policies.	Not applicable

			Manual on Corporate Governance, Section 5. Reportorial or Disclosure System of Corporate Governance Policies https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
2	Company adopts a globally recognized standard/framework in reporting sustainability and non-financial issues.	Compliant	Provide link to Sustainability Report, if any. Disclose the standards used. The Board adopts a globally recognized standard/framework in disclosing non-financial information, with emphasis on the management of economic, environmental, social and governance (EESG) issues of its business, which underpin sustainability. Kindly see the Manual on Corporate Governance, Section 5. Reportorial or Disclosure System of Corporate Governance Policies. Source Documents and Link: Manual on Corporate Governance, Section 5. Reportorial or Disclosure System of Corporate Governance Policies.	Not applicable

		https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
Principle 11: The company should maintain a control of the cont	•		_
	Compliant	Disclose and identify the communication channels used by the company (i.e., website, Analyst's briefing, Media briefings /press conferences, Quarterly reporting, Current reporting, etc.). Provide links, if any.	Not applicable
		The Sun Life Grepa website provides the latest news, product information, marketing activities of the company. The information posted on the Sun Life Grepa website is updated on a regular basis depending on the urgency of news and advisories.	
		Source Documents and Link: Sun Life Grepa website, About Us, Corporate Governance web page https://www.sunlifegrepa.com.ph/ en/about-us/corporate- governance/	

Internal Control System and Risk Management Framework

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

Recommendation 12.1			
Company has an adequate and effective internal control system in the conduct of its business.	Compliant	List quality service programs for the internal audit functions. Indicate frequency of review of the internal control system	Not applicable
		The Company adopts a system of internal checks and balances and oversees that an appropriate internal control system is in place, including setting up a mechanism for monitoring and managing potential conflicts of interest of board members, management, and shareholders/members.	
		The Internal Audit function is the Third Line of Defence (LOD) and is responsible for providing independent assurance to management, the Audit and Risk Management Committee on the design and operational effectiveness of the risk management practices carried out by First LOD and Second LOD. Internal Audit provides a quarterly opinion on the effectiveness of internal controls, risk management and governance processes to the	

		Committee. In addition, the Audit and Risk Management Committee may engage third-party independent reviews to supplement the third LOD review of the effectiveness of the Company's risk management programs. Kindly see the Manual on Corporate Governance, Section 2.2.5 Internal Auditor. Kindly see the Annual Report, Section Committees.	
		Source Documents and Link:	
		Manual on Corporate Governance, Section 2.2.5. Internal Auditor https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
		Annual Report, Section Committees https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	
2. Company has an adequate and effective enterprise risk management framework in the conduct of its business.	Compliant	Identify international framework used for Enterprise Risk Management Provide information or reference to a document containing information on:	Not applicable

- 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.

Company's overall The management framework, adopted after the Company's parent company, prescribes comprehensive set of protocols and programs that need to be followed in conducting business activities. The risks that arise when providing products and services to clients. which are in line with the Company's purpose to help its clients achieve lifetime financial security and live healthier lives, are managed within these protocols and programs. Effective management is critical to the overall profitability, competitive market positioning and long-term financial viability of the Company. While all risk cannot necessarily be eliminated, the Risk Framework seeks to ensure that risks to a business undertakina appropriately managed to achieve the Company's business objectives

over time and are not expected to exceed pre-established boundaries for risk taking. The risk management process as set out in the Company's risk management framework includes: identification Risk and management Risk Management, monitoring and reporting The Company groups all risks into these major risk categories: • Insurance risk Investment risk • Financial risk - credit risk, liquidity risk, market risk, currency risk, interest rate risk, equity price risk Kindly see the Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee and Section 2.2.2.3. Review Committee for RPT. Kindly see the Annual Report, Section Risk Management. Source Documents and Link: Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk

		Management Committee, and Review Committee for RPT, https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf Annual Report, Section Risk Management https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf Audited Financial Statements https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Audited-Financial-Statements-SLGFI-2022.pdf	
1. 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 Company has in place an independent internal audit function which is performed by internal auditors through which the Board, senior management, and stockholders shall be provided with reasonable assurance that the Company's key organizational and procedural controls are effective, appropriate, and complied with.	Not applicable

		Kindly see the Manual on Corporate Governance, Section 2.2.5. Internal Auditor. Kindly also see the Annual Report,	
		Section Committees.	
		Source Documents and Link:	
		Manual on Corporate Governance, Section 2.2.5. Internal Auditor	
		https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-	
		on-Corporate-Governance- SLGFI.pdf	
		Annual Report, Section Committees https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022-	
		Corporate-Annual-Report.pdf	
Recommendation 12.3			
1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.	Not applicable
2. CAE oversees and is responsible for the internal audit activity of the organization,	Compliant	, 100p010101111001	Not applicable
including that portion that is outsourced to a third party service provider.		The Company's Internal Auditor Joel O. Bungabong, is responsible	
		for the periodic formal review of the effectiveness of the Company's system and internal controls.	

Kindly see the information on the Internal Auditor, including his name, qualifications, and internal audit function in the Annual Report, Section Board Appointed Officers, Sun Life Grepa website, About Us, Who We Are web page; and Manual on Corporate Governance Section 2.2.5. Internal Auditor.

Source Documents and Link:

Annual Report, Section Board Appointed Officers

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf

Sun Life Grepa website, About Us, Who We Are web page https://www.sunlifegrepa.com/home/about-us/who-we-are/

Manual on Corporate Governance, Section 2.2.5. Internal Auditor https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Manualon-Corporate-Governance-SLGFI.pdf

3. In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant	Identify qualified independent executive or senior management personnel, if applicable. The Company has an Audit and Risk Management Committee which assists the Board in fulfilling its oversight responsibilities for the financial reporting process, the system of internal control, the internal and external audit process, and compliance with laws and regulations. Kindly see the Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee. Kindly also see the Annual Report, Section Corporate Governance, Audit Committee Members.	Not applicable
		Source Documents and Link: Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	

		Annual Report, Section Corporate Governance, Audit Committee Members https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
Recommendation 12.4 1. Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Provide information on company's risk management function. The Company has a separate risk management function to identify, assess and monitor key risk exposures. Kindly see the Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee. Kindly also see the Annual Report, Section Committees. Source Documents and Link: Manual on Corporate Governance, Section 2.2.2.1. Audit and Risk Management Committee https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-on-Corporate-Governance-SLGFI.pdf	Not applicable

	T		
		Annual Report, Section Committees	
		https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/2022-	
		Corporate-Annual-Report.pdf	
Recommendation 12.5			
1. 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).	·	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background.	Not applicable
2. CRO has adequate authority, stature,	Compliant		Not applicable
resources and support to fulfill his/her		The Company's Risk Officer Ms. Ria	
responsibilities.		V. Mercado, is responsible for	
		providing independent oversight of	
		the Company-wide risk	
		management programs.	
		Kindly see the information on the	
		Risk Officer, including her name,	
		qualifications, and function in the	
		Annual Report, Section Board	
		Appointed Officers, Sun Life Grepa	
		website, About Us, Who We Are	
		web page, and Manual on	
		Corporate Governance Section	
		2.2.2.1. Acting as Risk Management	
		Committee.	
		Source Documents and Link:	
		Annual Report, Section Board	
		Appointed Officers	

		https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf Sun Life Grepa website, About Us, Who We Are web page https://www.sunlifegrepa.com/home/about-us/who-we-are/ Manual on Corporate Governance, 2.2.2.1. Audit and Risk Management Committee https://www.sunlifegrepa.com/wp-	
Principle 13: The company should treat all shorights. Recommendation 13.1		content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFl.pdf ergic Relationship with Shareholders	protect and facilitate the exercise of their
Board ensures that basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compliant	Provide link or reference to the company's Manual on Corporate Governance where shareholders' rights are disclosed.	Not applicable
		The Board is committed to respect the rights of the stockholders, as follows: 1. Voting Right 2. Pre-emptive Right 3. Power of Inspection 4. Right to Information 5. Dividend Policy	

		<u>, </u>	
		6. Appraisal RightKindly see the Manual on CorporateGovernance, Section 6.	
		Shareholders' Benefit. Source Documents and Link:	
		Manual on Corporate Governance, 6. Shareholders' Benefit https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual-	
2. Roard oncures that basic shareholder	Compliant	on-Corporate-Governance- SLGFI.pdf Provide link to company's website	Not applicable
2. Board ensures that basic shareholder rights are disclosed on the company's website.	Compliant	The Manual on Corporate	Not applicable
		Governance, which provides the basic rights of the shareholders is uploaded to the Sun Life Grepa website, Corporate Governance	
		web page. The Annual Report that provides the Dividend Policy is also available in	
		the Sun Life Grepa website, Corporate Governance web page.	
		Source Documents and Link:	

		on-Corporate-Governance-SLGFI.pdf Annual Report, Section Shareholders' Dividend Policy https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf	
Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 21 days before the meeting.	·	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out Indicate whether shareholders' approval of remuneration or any changes therein were included in the agenda of the meeting. Provide link to the Agenda included in the company's Information Statement The Company released its Notice of Annual Meeting of the Stockholders on May 6, 2022, 32 days before the June 7, 2022 scheduled date of the meeting in accordance with the Corporation Code and the Amended By-Laws of the Company. Source Documents and Link:	Not applicable

		Notice of Annual Meeting of the Stockholders https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Notice-of-Annual-Meeting-of-Stockholders-SLGFI-2022.pdf Sun Life Grepa website, Corporate Governance web page https://www.sunlifegrepa.com.ph/en/about-us/corporate-governance/	
1. Board encourages active shareholder participation by making the result of the votes taken during the most recent Annual or Special Shareholders' Meeting publicly available the next working day.	Compliant	Provide information or reference to a document containing information on all relevant questions raised and answers during the ASM and special meeting and the results of the vote taken during the most recent ASM/SSM. The Draft Minutes of the Annual Meeting of the Stockholders which includes the result of votes taken on June 7, 2022 is available in the Sun Life Grepa website, Corporate Governance web page. Source Documents and Link: Draft Minutes of the Annual Meeting of the Stockholders	Not applicable

		https://www.sunlifegrepa.com/wp-	
		content/uploads/2023/05/Minutes-	
		of-the-Annual-Meeting-of-	
		Stockholders-Draft-SLGFI-2022.pdf	
		Sun Life Grepa website, Corporate	
		Governance web page	
		https://www.sunlifegrepa.com.ph/	
		en/about-us/corporate-	
		governance/	
2. Minutes of the Annual and Special Shareholders' Meetings are available on	Compliant	Provide link to minutes of meeting in the company website.	Not applicable
the company website within five business days from the end of the meeting.		Indicate voting results for all agenda items, including the approving, dissenting and abstaining votes.	
		Indicate also if the voting on resolutions was by poll.	
		Include whether there was opportunity to ask question and the answers given, if any	
		The Draft Minutes of the Annual Meeting of the Stockholders held on June 7, 2022 is available in the Sun Life Grepa website, Corporate Governance web page.	
		Source Documents and Link:	
		Draft Minutes of the Annual Meeting of the Stockholders	

December and other 12.4		https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Minutes-of-the-Annual-Meeting-of-Stockholders-Draft-SLGFI-2022.pdf Sun Life Grepa website, Corporate Governance web page https://www.sunlifegrepa.com.ph/en/about-us/corporate-governance/	
Recommendation 13.4 1. Board has an alternative dispute	Compliant	Provide details of the alternative dispute	Not applicable
mechanism to resolve intra-corporate disputes in an amicable and effective manner.	Compilani	resolution made available to resolve intra- corporate disputes	Not applicable
		The Board encourages the exercise	
		of shareholders' voting rights and the resolution of collective action	
		problems through appropriate mechanisms.	
		Kindly see the Manual on Corporate	
		Governance, Section 6. Shareholders' Benefit.	
		Source Documents and Link:	
		Manual on Corporate Governance, 6. Shareholders' Benefit	
		https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Manual-	

		on-Corporate-Governance- SLGFI.pdf	
2. The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	Compliant	Provide link/reference to where it is found in the Manual on Corporate Governance	Not applicable
		The Board encourages the exercise of shareholders' voting rights and the resolution of collective action problems through appropriate mechanisms.	
		Kindly see the Manual on Corporate Governance, Section 6. Shareholders' Benefit.	
		Source Documents and Link:	
		Manual on Corporate Governance, 6. Shareholders' Benefit https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf	
		Outies to Stakeholders	

Principle 14: The rights of stakeholders established by law, by contractual relations and through voluntary commitments must be respected. Where stakeholders' rights and/or interests are at stake, stakeholders should have the opportunity to obtain prompt effective redress for the violation of their rights.

Recommendation 14.1 1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in between them are the company in between the company in between them are the company in between the c

creating wealth, growth and		
sustainability.		
	The Board identifies the Company's	
	various stakeholders, promotes cooperation between them and	
	the Corporation in creating wealth,	
	growth and sustainability, and	
	provide a mechanism on the fair	
	treatment and protection of	
	stakeholder.	
	The Company is committed to	
	always keeping stakeholders	
	informed through the following	
	communication channels:	
	Website – The Company's	
	website	
	(www.sunlifegrepa.com)	
	provides the latest news,	
	product information, and	
	activities of the Company.	
	The information posted on	
	the website is updated on	
	a weekly or monthly basis	
	depending on the	
	urgency of the information.	
	• Social Media – The	
	Company shares useful	
	content and relevant	
	company announcements	
	to the public through its	
	official social media pages	

	The second second second
	on Facebook, Linkedin,
	Youtube, Twitter and
	Instagram. Alignment with
	advisors and employees
	were made to encourage
	sharing of Company news
	updates and marketing
	materials released through
	the official channels. Social
	media engagement was
	also further enhanced as
	sales lead generation tools
	while serving its
	communication objectives
	• Intranet – Sun Life Grepa's
	intranet provides
	announcements on
	employee and Company
	activities. The information
	posted on this channel is
	updated on a regular basis,
	depending on the urgency
	of the news or advisories. All
	employees have access to
	the Intranet with fresh
	features for real-time sharing.
	SunGrepaLink: Advisor's
	Portal – Sungrepalink is an
	online portal that keeps
	bancassurance and agency
	advisors updated on matters
	relating to their day-to-day
	sales work. Reference
	materials, Company memos,
	and other materials housed
-	Dags 122 of 157

in the portal are updated on
a regular basis.
Quarterly Staff Town Hall
Meetings - The Company,
through its Human Resources
and Marketing Departments,
holds town hall meetings with
employees to discuss the
latest developments within
the Company such as
changes in Company
policies; management
decisions; and activities that
require staff participation.
This is also one opportunity
where employee
accomplishments are
recognized and new hires
are introduced to the whole
workforce. The meetings
were conducted in a hybrid
setup in 2022 where some of
the participants join in person
from the office, while others
join remotely via Zoom.
Up Close and Personal with
Richard – Select Sun Life
Grepa employees conducts
an up-close meeting with the
Company's President,
Richard S. Lim, to discuss the
direction of the organization
and address directly their
concerns to the highest seat
in the organization.

 <u>, </u>
• Kapihan - The
Bancassurance Sales
Channel organizes
"Kapihan" or discussions over
coffee for its Bancassurance
Sales Officers and bank
partners. This quarterly event
discusses industry and
Company updates.
Client Appreciation Event –
The Bancassurance Channel
organizes Client
Appreciation events where
they invite loyal clients as a
way to express gratitude and
build engagement on
various topics.
Billing Notices – Clients are
notified of their billing
statements via printed mail
and SMS.
Client Portal and Mobile App
- Clients are able to view
their policy dues and details
through the MySunLifeGrepa
policyholder portal as well as
the Sun Life Grepa PH mobile
app.
Internal Announcements — Supplifie Croppels Propoling
Sun Life Grepa's Branding
and Corporate
Communication section
issues internal
announcements via email as
required. These

announcements are on the latest news about the Educational Company. content is also shared regularly on topics that range from financial literacy to health awareness. The Product Development and Marketing team regularly sends out email materials discussina finance and industry-relevant content. • Press Releases – News about the Company, its products, external partnerships, are announced to the general public through press releases sent to members of the media. The same releases are also posted on the website. • Company E-Newsletters – Company The issues "Ventures", a digital news journal, to all employees twice a year. This newsletter features staff activities and Company announcements. On the other hand, clients the receive RoundUp newsletter via email 2 to 3 times a year. • Press Conference - The Company organizes press conferences to

communicate important	
news and latest	
announcements or launch a	
campaign to the media.	
Bank Branches and Bank	
Digital Assets – The bank	
branches of Sun Life Grepa's	
bancassurance partners	
RCBC and CTBC receive	
product brochures and	
campaign materials in	
acceptable formats for use	
in banks' ATM screen ads,	
official social media sites,	
email blasts and in-branch TV	
screen ads. These materials	
aim to establish Sun Life	
Grepa's presence in the	
banks targeting bank clients	
who walk in. These materials	
also help generate leads for	
bancassurance sales officers	
assigned there. Sun Life	
Grepa also collaborates with	
its bank partners for	
occasional events and	
digital/ social media	
initiatives to reach bank	
customers nationwide. Sun	
Life Grepa also coordinates	
with the bank branches for	
campaigns targeted at	
specific demographics in	
order to generate leads. The	
bank branches also hold	

racular staff and landership	
regular staff and leadership	
events and awarding activities.	
Agency Sales Branch Teams And Branch Offices The	
and Branch Offices – The	
agency-affiliated advisors	
regularly meet with their	
region heads in order to	
receive Company updates	
from Sun Life Grepa, and	
recognize their agency's achievements. Materials are	
also physically posted in	
branch offices where	
allowed or needed.	
Digital Information Blasts — Using various to charle give	
Using various technologies	
(Acoustic and Smart), the	
company sends email and SMS blasts to clients,	
employees and advisors as	
needed in alignment with	
corporate governance policies.	
Remote Communication	
Technology - In 2022, the	
company continued to use	
Zoom as remote	
communication platform for	
meetings, events and client	
presentations.	
Webinars – Given the limited	
face-to-face	
1006-10-1006	
communication and the	

by the continuing pandemic quarantine measures in 2022, the Company, under the Sun Life Grepa Virtual Forum program, ran webinars via the Zoom platform conduct training, launch products, conduct financial literacy sessions or make new announcements clients, partners, for employees and other external audiences.

Kindly see the Annual Report, Section Modes of Communication.

At Sun Life Grepa, our purpose is to help our clients achieve lifetime financial security and live healthier lives. Our commitment to sustainability brings our purpose to life.

Kindly see the Sustainability Report that provides our sustainability plan and focuses on our areas of expertise where we can have the most positive social and environmental impact:

Increasing Financial Security

 We aspire to increase the lifetime financial security of our clients, employees and communities.

advancing financial security through innovative products and services, proactive education and improved access to and use of insurance and wealth products. • Fostering Healthier Lives – We aspire to improve health and wellness outcomes for all. We offer clients and employees products, services and tools to help them live healthier lives. We positively impact health and wellness outcomes in society through our focus on increasing access to health care and health and disability insurance. Our
investments in community
health complement these efforts.
Advancing Sustainable
Investing – We aspire to deliver sustainable returns for
clients and drive the transition to a low-carbon,
inclusive economy. To pursue
our aspiration, we manage
capital with environmental,
social and governance factors embedded in our
investment processes, offer
our clients sustainable

investing opportunities, and invest assets to support a low-carbon and more inclusive economy. • Operating as a Trusted and Responsible Business – We aspire to be a responsibly-managed business that is client-focused, competitive, forward-thinking, financially and environmentally resilient, and sustainable for the long term. Operating ethically, treating our clients and employees with the utmost respect, and acting on critical environmental and social issues are all vital components of maintaining the longevity and resiliency of our business.	

Source Documents and Link:

Annual Report, Section Modes of Communication

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf

Sustainability Report

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Sustaina bility-Report-2022.pdf

		Employee Training https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Training- Certificates-of-Directors-and- Officers-SLGFI-2022.pdf	
		Officers-SEGFI-2022.pdf	
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	Not applicable
		The Board provides a mechanism on the fair treatment and protection of stakeholders. The Company implements policies and activities that protect the rights and promote the interest of its various stakeholders.	
		Kindly see the Sustainability Report that provides our sustainability plan and focuses on our areas of expertise where we can have the most positive social and environmental impact:	
		Increasing Financial Security We aspire to increase the lifetime financial security of our clients, employees and communities. We are advancing financial security through innovative products and services, proactive	

education and improved
access to and use of
insurance and wealth
products.
• Fostering Healthier Lives – We
aspire to improve health and
wellness outcomes for all.
We offer clients and
employees products,
services and tools to help
them live healthier lives. We
positively impact health and
wellness outcomes in society
through our focus on
increasing access to health
care and health and
disability insurance. Our
investments in community
health complement these
efforts.
Advancing Sustainable
Investing - We aspire to
deliver sustainable returns for
clients and drive the
transition to a low-carbon,
inclusive economy. To pursue
our aspiration, we manage
capital with environmental,
social and governance
factors embedded in our
investment processes, offer
our clients sustainable
investing opportunities, and
invest assets to support a low-

carbon and more inclusive economy. • Operating as a Trusted and Responsible Business – We aspire to be a responsibly-managed business that is client-focused, competitive, forward-thinking, financially and environmentally resilient, and sustainable for the long term. Operating ethically, treating our clients and employees with the utmost respect, and acting on critical environmental and social issues are all vital components of maintaining the longevity and resiliency of our business.	
Kindly also see the following policies in the Sun Life Grepa website, Corporate Governance, Company Policies: • Competing Fairly and Openly • Respecting Privacy and Confidentiality	
Source Documents and Link:	

		Sustainability Report https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Sustaina bility-Report-2022.pdf Sun Life Grepa website, Corporate Governance, Company Policies web page https://www.sunlifegrepa.com/ho me/about-us/corporate- governance/company-policies/	
Recommendation 14.3			
Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights. Provide information on whistleblowing policy, practices and procedures for stakeholders The Whistleblower program of the Company provides a formal mechanism and channel for officers and employees to raise feedback, inquiries, serious concerns about a perceived wrongdoing or questionable or unethical behavior or transaction, malpractice, or any risk, involving the Company or any of its officers and employees. The Company strictly prohibits any form of retaliation against those	Not applicable

reporting concerns in good faith and guarantees that the whistleblower will be shielded or free from reprisals, harassment, or disciplinary action. When stakeholders know or suspect a breach of the Code of Conduct, an internal policy or the law, they may promptly report them through any of the following channels: • For shareholders, advisors, clients, suppliers, business partners, contractors, subcontractors, and other third parties: - Send to: report Code@sunlife.com • For Sun Life Grepa Board of Directors, officers and employees: - Speak Up with their manager, Human Resources, Legal or Compliance - Send to: report Code@sunlife.com Raise to: www.employee-ethicshotline.com Report it to: www.clearviewconnects .com

		Reporting Channels https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Reportin g-Channels-SLGFI.pdf	
Principle 15: A mechanism for employee participation should be developed to create a symbiotic environment, realize the company's goals and participate in its corporate governance processes.			
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. The Company encourages employees to actively participate in the realization of the Company's goals and in its governance. Kindly see the following policies and programs for employee participation that are disclosed in the Sun Life Grepa website, Code of Conduct, and the Annual Report: • Our Culture – Sun Life Grepa believes that its people are its best assets. As such, one of its key strategic priorities is to attract and develop the best employees through our corporate values and a healthy work-life balance.	Not applicable

Learning and Development –
the Company continued to
focus on competency
building and workplace
safety, as highlighted by the
virtual sessions conducted.
Virtual Employee
Engagement – despite the
challenges and changes to
the workplace that Sun Life
Grepa confronted due to
the pandemic, the
Company managed to step
up its efforts to keep its
employees engaged and
maintain a positive work
culture, promoting wellness
and productivity with
engagements.
Employee Service Milestones Plan reigle Symplific Group rie
 alongside Sun Life Grepa's efforts to address the needs
of its clients, the Company also ensured that sufficient
benefits and continued
support were provided to its
employees.
Reward and Compensation –
Consistent with our goal to
build a high performance
culture, Sun Life Grepa
espouses a "pay for
performance" philosophy.
Corporate Sustainability – in
2022, we continued our

efforts on lessening waste in
operations by expanding our
practice of converting more
traditional paper-based
forms to digital formats and
having these available for
online access in our website,
our intranet and our advisor
portal.
Promoting Safety in the
Workplace – We are
committed to maintaining a
safe and respectful work
environment, where our well-
being is strengthened and
we are empowered to bring
our best selves to work
Promoting Diversity and
Fairness - Diversity and
inclusion is at the core of our
values at the Company. We
embrace our diverse
workforce where wide
perspectives and creative
ideas benefit our clients, our
partners, and the
communities in which we
operate. We are committed
to hiring, developing and
retaining the most qualified
individuals to promote and
1 · · · · · · · · · · · · · · · · · · ·
objectives Social
Corporate Social Page Page 1 if a second seco
Responsibility – Sun Life

Grepa allows employee spirit	
of volunteerism through the	
Share the Passion corporate	
social responsibility program.	
Sun Life Grepa values the	
importance of sustainable	
social responsibility to	
empower its surrounding	
communities and	
stakeholders for financial	
awareness and healthy lives.	
Through our Share the	
Passion program as well as	
our donations and strategic	
sponsorships, we conducted	
and support initiatives in 2022	
that enabled us to provide	
support and assistance in	
education and healthy living	
causes. We have the	
following activities:	
- Donation to Hebreo 12:1	
Foundation. Sun Life	
Grepa made its annual	
donation to the Hebreo	
Foundation for the latter's	
twin advocacies on	
health and education.	
This was given as part of	
Sun Life Grepa's support	
for the 2022 Sunpiology	
Family Challenge event.	
Apart from supporting the	
health goals of the	
Sunpiology event, the	

 · · · · · · · · · · · · · · · · · · ·	
annual donation rom Sun	
Life Grepa has been used	
to also send	
underprivileged but	
deserving children to	
school.	
- Tablet Donation to	
DepEd-Division of	
General Trias. Sun Life	
Grepa together with the	
A.Y. Foundation donated	
tablets to the	
Department of Education	
- Division of General Trias.	
These tablets were	
distributed to four	
different schools, namely	
Tropical Village	
Elementary School,	
Governor Ferrer Main	
National High School,	
Pasong Kawayan II	
Elementary School and	
Luis Y. Ferrer Jr. National	
High School.	
- Medical and Dental	
Mission to members of	
Ahon sa Hirap. Sun Life	
Grepa together with the	
A.Y. Foundation	
conducted a medical	
and dental mission for	
mothers under the care	
!	
member company Ahon	

sa Hirap, Inc. in	
Dasmarinas, Cavite.	
During the activity,	
mothers were able to	
avail of free blood	
pressure checks, health	
consultations, tooth	
extraction, among	
others. Aside from that,	
they were also able to	
learn from wellness talks	
conducted by speakers	
from Sun Life Grepa.	
- Christmas Fund Drive for	
AY Foundation. Similar to	
the campaign that was	
launched in 2021, Sun Life	
Grepa reran its Christmas	
Fund Drive where	
employees were	
encouraged to make a	
financial donation for the	
AY Foundation's	
charitable causes. The	
total money that was	
raised was donated to	
Caritas Manila through	
the AY Foundation in time	
for the Yuletide season.	
This Christmas donation	
was in addition to the	
company's annual	
donation of 1% of total	
company income or five	
million pesos to the AY	

Foundation which was in used various foundation efforts. Source Documents and Link: Sun Life Grepa Culture https://www.sunlifegrepa.com/ho me/about-us/careers/our-culture/ **Employee Compensation** https://www.sunlifegrepa.com/wpcontent/uploads/2022/06/Compen sation-SLGFI-2021.pdf **Employee Development Programs** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Our-Culture-1.pdf **Employee Performance Management and Career Development** https://www.sunlifegrepa.com/wpcontent/uploads/2022/06/Perform ance-Management-and-Career-Development-SLGFI-2021.pdf **Employee Rewards** https://www.sunlifegrepa.com/wpcontent/uploads/2022/06/Employe e-Rewards-and-Services-SLGFI-2021.pdf

		Employee Training https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- SLGFI-HR-TRAINING-LIST.pdf Code of Conduct, Sections Promoting Safety in the Workplace and Promoting Diversity and Fairness https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Code- of-Conduct.pdf Annual Report, Section Corporate Governance, Learning and Development and Section Corporate Social Responsibility https://www.sunlifegrepa.com/wp- content/uploads/2023/05/2022- Corporate-Annual-Report.pdf	
Recommendation 15.2			
Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	Compliant	Identify or provide link/reference to the company's policies, programs and practices on anti-corruption The Company is committed to complying with the letter and spirit of anti-corruption and anti-bribery	Not applicable
		laws in the Philippines and in any country where it operates. The Company prohibits the direct or indirect use of bribery, kickbacks,	

payoffs, or other corrupt practices by employees, advisors, or other parties acting on behalf of the Company, especially in its business relationships including those with suppliers, clients and government representatives.

Generally, anti-corruption laws in the country where the Company operates prohibits offering, giving or accepting anything of value to a government official or another person to improperly influence a decision, assist the Company in doing business, or obtain an improper business advantage. Hence, it is a policy of the Company not to allow payments or transfers of anything of value to government officials or representatives unless it is for a legitimate or legal purpose and duly and with prior review and authorization.

Employees are expected to recognize and avoid the use of bribery and to report suspected and known incidents of bribery and corruption through the channels set out in the Code of Conduct. The Company's business partners are also expected to conduct themselves lawfully and ethically,

and to comply with applicable antibribery and anti-corruption laws. The Company also has gifts and entertainment policy, which disallows employees to receive and give gifts or entertainment unless it is within the allowable amount and meets the conditions set under the policy. Kindly see the Code of Conduct, Section Rejecting Bribery and Corruption and Section Accepting and Giving Appropriate Gifts. Kindly also see the Company Policies on Rejecting Corruption and Bribery and Accepting and Giving Gifts and Entertainment in the Company website. Kindly also see the Procurement Supplier Accreditation and Selection Process. Source Documents and Link: **Code of Conduct, Section Rejecting Bribery and Corruption** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Codeof-Conduct.pdf

		Sun Life Grepa website, About Us, Corporate Governance, Company Policies https://www.sunlifegrepa.com/home/about-us/corporate-governance/company-policies/ Procurement Supplier Accreditation and Selection Process https://www.sunlifegrepa.com/wp-content/uploads/2023/05/Procurement-Supplier-Accreditation-and-Selection-Process-SLGFI-2022.pdf	
Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	Identify how the board disseminated the policy and program to employees across the organization The Code of Conduct is annually disseminated to all directors, officers and employees, posted in the Company website and internal policies database, and explained to new directors, officers and employees during onboarding or orientation.	Not applicable
		Source Documents and Link: Code of Conduct https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Code- of-Conduct.pdf	

	Sun Life Grepa website, Corporate Governance, Company Policies web page https://www.sunlifegrepa.com/ho me/about-us/corporate- governance/company-policies/	
1. Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation 2. Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns. Compliant	Disclose or provide link/reference to the company whistle-blowing policy and procedure for employees. Indicate if the framework includes procedures to protect the employees from retaliation. Provide contact details to report any illegal or unethical behavior. The Whistleblower program of the Company provides a formal mechanism and channel for officers and employees to raise feedback, inquiries, serious concerns about a perceived wrongdoing or questionable or unethical behavior or transaction, malpractice, or any risk, involving the Company or any of its officers and employees. The Company strictly prohibits any form of retaliation against those reporting concerns in good faith	Not applicable Not applicable

free from reprisals, harassment, or disciplinary action. When stakeholders know or suspect a breach of the Code of Conduct, an internal policy or the law, they may promptly report them through any of the following channels: • For shareholders, advisors, clients, suppliers, business partners, contractors, subcontractors, and other third parties: - Send report to: Code@sunlife.com • For Sun Life Grepa Board of officers Directors, and employees: - Speak Up with their manager, Human Resources, Legal or Compliance Send report to: Code@sunlife.com - Raise to: www.employee-ethicshotline.com Report it to: www.clearviewconnects .com Call ClearView using tollfree numbers:

- Dial 1800 1322 0175
 (PLDT Landline/Smart)
 Dial 1800 8918 0153
 (Globe)
 Launch the Skype app
 from their computer or
 mobile device
 Type clearview-
 - Type clearviewconnects
 - Select ClearView Connects
 - Send report to: P.O. Box 11017, Toronto, Ontario M1E 1NO, Canada

Kindly see the Annual Report, Section Whistleblower and Breach Policy.

Kindly also see the Reporting Channels.

Source Documents and Link:

Annual Report, Section Whistleblower and Breach Policy https://www.sunlifegrepa.com/wp-content/uploads/2023/05/2022-Corporate-Annual-Report.pdf

Reporting Channels

https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/Reportin q-Channels-SLGFI.pdf

3. Board supervises and ensures the enforcement of the whistleblowing framework.	Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing. The Board oversees the integrity, independence, and effectiveness of the policies and procedures for whistleblowing. Kindly see the Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors. Source Documents and Link: Manual on Corporate Governance, Section 2.2.1.2. Specific Duties and Functions of the Board of Directors.	Not applicable	
	https://www.sunlifegrepa.com/wp- content/uploads/2023/05/Manual- on-Corporate-Governance- SLGFI.pdf		
Principle 16: The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development. Recommendation 16.1			

environment-related programs.

1. Company recognizes and

importance on the interdependence

between business and society, and

places

Compliant

Provide information or reference to a

document containing information on the

company's community involvement and

Not applicable

promotes a mutually beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.

The Company operates in a socially-responsible way across the organization and seeks continuous innovative solutions to make better for its stakeholders including the community where it belongs.

The Company partners with AY Foundation for its corporate social responsibility projects or activities. Moreover, the Company's community-related efforts based on its sustainability commitment. As Sun Life Grepa's business continues to grow, it continues to contribute to nationbuilding and shareholder value through its engaged and empowered workforce, financial literacy advocacy embedded in the products and services offered to its clients and the public in general.

The Company actively supports the communities it is based as well as its branches and works by helping build a positive and healthy environment for our clients, employees, advisors and shareholders.

Our approach includes helping Filipinos improve their financial

literacy, giving back to communities across the nation and such other activities that foster healthy, sustainable communities, advocating for public policies that encourage financial security and healthy lifestyles. Kindly see the activities and programs in the Annual Report, Section Corporate Social Responsibility and Sun Life Grepa website. Source Documents and Link: Annual Report, Section Corporate **Social Responsibility** https://www.sunlifegrepa.com/wpcontent/uploads/2023/05/2022-Corporate-Annual-Report.pdf Sun Life Grepa website https://www.sunlifegrepa.com/ho me/about-us/corporate-socialresponsibility/

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 KATI CITY on the MAY 3f0 2023 2023.

HELEN Y. DEE CHAIRMAN

Signature over printed name

FRANCISCO C. EIZMENDI, JR. INDEPENDENT DIRECTOR

Signature over printed name

SAMUEL V. TORRES CORPORATE SECRETRY

Signature over printed name

JUAN B. SANTOS
INDEPENDENT DIRECTOR
Signature over printed name

MARIA PIA A. URGELLO COMPLIANCE OFFICER

Signature over printed name

SUBSCRIBED AND SWORN to before me this _____ day of MAY 3 0 202023, by the following who is/are all personally known to me (or whom I have identified through competent evidence of identity) and who exhibited to me his/their respective identification document as follows:

NAME	ID NO.	DATE / PLACE ISSUED
HELEN Y. DEE	Passport No. P5952727A	Valid until: 07 February 2028 / DFA NCR South
FRANCISCO C. EIZMENDI, JR.	Passport No. P8351832B	Valid until: 30 November 2031 / DFA NCR Central
JUAN B. SANTOS	Passport No. P8937503B	Valid until: 11 February 2032 / DFA NCR Central
SAMUEL V. TORRES	Passport No. P2022842C	Valid until: 14 October 2032 / DFA Manila
MARIA PIA A. URGELLO	Passport No. P6203759B	Valid until: 28 January 2031 / DFA NCR East

DOC. NO. 300; PAGE NO. 60; BOOK NO. 60; SERIES OF 2023. ATTY, ROMEO M. 150 FORT Notary Public C. Makati Until Decem 31, 2023 Appointment 172 (2022-2023) PTR NO. 956352 Jan. 3, 2023 Makati City IBP No. 1062634 - Jan. 3, 2018 MGLE NO. VI-0023417 Roll No. 27932 26 Amorsoto Street Legaspi Villago Makati City

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.

Given this 26th day of May 2023.

JOSE ISIDRO N. CAMACHO INDEPENDENT DIRECTOR

Signature over printed name

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.

Given this 18 of May 2023.

RICHARD S. LIM PRESIDENT

Signature over printed name

ATTESTATION

This is to certify that Mr. Jose Isidro N. Camacho and Mr. Richard S. Lim, Independent Director and President respectively of **Sun Life Grepa Financial**, **Inc.**, have provided their express consent to have the Certification portion of the **Annual Corporate Governance Report** signed using their electronic signature.

MAY 3 0 2023

Given this __ day of May 2023 in Makati City, Philippines.

SAMUEL V. TORRES
Corporate Secretary

MAY 3 0 2023

SUBSCRIBED AND SWORN to before me this _____ day of _____, 2023, by the following who is personally known to me (or whom I have identified through competent evidence of identity) and who exhibited to me his/her respective identification document as follows:

NAME	ID NO.	DATE / PLACE ISSUED
SAMUEL V. TORRES	Passport No. P2203109A	Date of Issue: 08 March 2017 / DFA Manila

DOC. NO. 311; PAGE NO. 61; BOOK NO. 60; SERIES OF 2023. ATTY. ROMEO M. MOLFORI
Notary Public Charles Makati
Until Decement 31, 2023
Appointment 11 - 172 (2022-2023)
PTR NO. 9563521 Jan. 3, 2023 Makati City
IBP No. 1062634 - Jan. 3, 2018
MCLE NO. VI-0023417 Roll No. 27932
26 Amorsolo Street Legasoi Village
Makati City