## Property of the ASEAN Capital Markets Forum (ACMF)

COMPANY NAME:	NOVO ECIJANO TEACHERS MUTUAL BENEFIT ASSOCIATION, INC.		COMPANY STRUCTURE:	_
FINANCIAL YEAR END	2019		O Class 1	) Class 3 Class 5
SECTOR	Insurance MBA		Class 2 Class 4	
A. Rights of Sharehold	ers	·		
A.1	Basic Shareholder Rights		Y/ N	Reference/Source document
A.1.1	Does the company pay (interim and	OECD Principle II: The Rights of Shareholders and		
	final/annual) dividends in an equitable and	Key Ownership Functions		
	timely manner; that is, all shareholders are	(A) Basic shareholder rights should include the right to, among		
	treated equally and paid within 30 days after	others: (6) share in the profits of the corporation.	N/A	default
	being (i) declared for interim dividends and (	i		
	approved by shareholders at general			
	meetings for final dividends?			

A.2	Right to participate in decisions concerning fundamental corporate changes. Do shareholders have the right to participate			
	in:			
A.2.1	Amendments to the company's constitution?	OECD Principle II		
		(B) Shareholders should have the right to participate in, and to		default
		be sufficiently informed on, decisions concerning fundamental	Υ	
		corporate changes such as: (1) amendments to the statutes, o		
		articles of incorporation or similar governing documents of the		
		company.		
A.2.2	The authorisation of additional shares?	OECD Principle II (B):	Y	default
		(2) the authorisation of additional shares.		
A.2.3	The transfer of all or substantially all assets,	OECD Principle II.(B):	Y	default
	which in effect results in the sale of the	(3) extraordinary transactions, including the transfer of all or		
	company?	substantially all assets, that in effect result in the sale of the		
		company.		

A.3	Right to participate effectively in and vote in				
	general shareholder meetings and should be				
	informed of the rules, including voting				
	procedures, that govern general				
	shareholder meetings.				
A.3.1	Do shareholders have the opportunity,	OECD Principle II (C):			
	evidenced by an agenda item, to approve	(3) Effective shareholder participation in key corporate			
	remuneration (fees, allowances, benefit-in-	governance decisions, such as the nomination and election of	Y	default	
	kind and other emoluments) or any increases	board members, should be facilitated. Shareholders should be	T	derault	
	in remuneration for the non-executive	able to make their views known on the remuneration policy fo			
	directors/commissioners?	board members and key executives. The equity component of			
A.3.2	Does the company provide non-controlling	compensation schemes for board members and employees		Du Louis Antiple   Continue Cond	
	shareholders a right to nominate candidates	should be subject to shareholder approval.	Y	By-Laws : Article I Section 6 and	
	for board of directors/commissioners?			Article V	
A.3.3	Does the company allow shareholders to elec		N.	By-Laws : Article I Section 6 and	
	directors/commissioners individually?		Y	Article V	
A.3.4	Does the company disclose the voting and	OECD Principle II (C)			
	vote tabulation procedures used, declaring	Shareholders should have the opportunity to participate			
	both before the meeting proceeds?	effectively and vote in general shareholder meetings and	Y		
		should be informed of the rules, including voting procedures,			
		that govern general shareholder meetings.			
A.3.5	Do the minutes of the most recent AGM	OECD Principle II (C)			
	record that there was an opportunity allowin	(2) Shareholders should have the opportunity to ask questions	Y	AGM Minutes	
	for shareholders to ask questions or raise	to the board, including questions relating to the annual extern	T	Adivi Minutes	
	issues?	audit, to place items on the agenda of general meetings, and t			
A.3.6	Do the minutes of the most recent AGM	propose resolutions, subject to reasonable limitations.	Y	AGM Minutes	
	record questions and answers?		I	Adivi Minutes	
A.3.7	Does the disclosure of the outcome of the		Y	AGM Minutes	
	most recent AGM include resolution(s)?		ř	AGIVI MINUtes	
A.3.8	Does the company disclose the voting results				
	including approving, dissenting, and		Y	AGM Minutes	
	abstaining votes for each agenda item for the		ť	AGIVI MINUtes	
	most recent AGM?				

A.3.9	Does the company disclose the list of board members who attended the most recent AGM?	OECD Principle II (C); and ICGN 2.4.2:	Y	Attendance of BOT
A.3.10	Did the chairman of the board of directors/commissioners attend the most recent AGM?	All directors need to be able to allocate sufficient time to the board to perform their responsibilities effectively, including allowing some leeway for occasions when greater than usual	Y	Attendance of BOT
A.3.11	Did the CEO/Managing Director/President attend the most recent AGM?	time demands are made.	Y	Attendance of BOT
A.3.12	Did the chairman of the Audit Committee attend the most recent AGM?		Y	Attendance of BOT
A.3.13	Did the company organise their most recent AGM in an easy to reach location?	OECD Principle II (C)	Y	Notice of Meeting
A.3.14	Does the company allow for voting in absentia?	<b>OECD Principle II (C):</b> (4) Shareholders should be able to vote in person or in absenti and equal effect should be given to votes whether cast in person or in absentia.	Y	By-Laws : Article 1 Section 6 Proxy Form Available to download in website: https://novo.com.ph/forms.html
A.3.15	Did the company vote by poll (as opposed to by show of hands) for all resolutions at the most recent AGM?	OECD Principle II (C)	Y	AGM Minutes
A.3.16	Does the company disclose that it has appointed an independent party (scrutineers/inspectors) to count and/or validate the votes at the AGM?		Y	AGM Minutes
A.3.17	Does the company make publicly available by the next working day the result of the votes taken during the most recent AGM for all resolutions?	<b>OECD Principle II (C):</b> (1) Shareholders should be furnished with sufficient and timely information concerning the date, location and agenda of general meetings, as well as full and timely information	N	
A.3.18	Do companies provide at least 21 days notice for all resolutions?	regarding the issues to be decided at the meeting.	Y	
A.3.19	Does the company provide the rationale and explanation for each agenda item which require shareholders' approval in the notice of AGM/circulars and/or the accompanying statement?		N	

A.4	Markets for corporate control should be			
	allowed to function in an efficient and			
	transparent manner.			
A.4.1	In cases of mergers, acquisitions and/or	OECD Principle II (E):		
	takeovers requiring shareholders approval,	Markets for corporate control should be allowed to function ir		
	does the board of directors/commissioners of	an efficient and transparent manner.		
	the offeree company appoint an independen			
	party to evaluate the fairness of the	(1) The rules and procedures governing the acquisition of		
	transaction price?	corporate control in the capital markets, and extraordinary		
		transactions such as mergers, and sales of substantial portions		
		of corporate assets, should be clearly articulated and disclosed		
		so that investors understand their rights and recourse.		
		Transactions should occur at transparent prices and under fair		
		conditions that protect the rights of all shareholders according		
		to their class.		

A.5	The exercise of ownership rights by all				
	shareholders, including institutional	shareholders, including institutional			
	investors, should be facilitated.				
A.5.1	Does the Company publicly disclose	OECD Principle II (F):			
	policy/practice to encourage shareholders	The exercise of ownership rights by all shareholders, including			
	including institutional shareholders to attend	institutional investors, should be facilitated.	N/A	default	
	the general meetings or engagement with th	•			
	Company?				