## **ALLIANZ PNB LIFE INSURANCE INC.**

## DIRECTOR'S PERFORMANCE EVALUATION FORM For the period April 2023 to April 2024.

Indicate the Rating for each question using the five point rating scale (1 to 5) with "5" being the highest rating:

							Rating		
P		ons on DIRECTOF cance <i>(To be answ</i>		Qualitative	5 Strong	4 Satisfactory	3 Less Than Satisfactory	2 Deficient	1 Critically Deficient
1.	always act with hextent that my	ny demands that I ets of interest to the e Board is to the eholders as well as							
2.		nfidentiality, engage ard meetings and re		osures and actively					
3.	Do I take use of tomy performance	training opportunities as a director?	s on corporate gove	ernance to enhance					
4.	Directors require	liant to the four ho ement under the rev ommission. Below is 23:	ised Corporate Go	overnance Code of					
	TRAINING PROGRAM	DATE AND VENUE	NO. OF TRAINING HOURS	PROVIDER					
-									
-									
*	Feel free to add addition	onal rows when needed.							
5.	by not getting	v the line between Bo involved in manag nt oversight on oper	ement and opera						
6.	governance and external auditors	ne high-quality stand compliance in the s as well as pursue s the Corporate Gover	services rendered I trict adherence to th	by the internal and					
Р	ART II - Questi	ons to the BOAR	D (To be answered	d by ALL)					
Α	. Questions or	the collective pe	erformance of the	e Board					
1		set the company's nent and require the		hy and its mission					
2		spend adequate tim res, risk strategies a							
3	long term finan corporate perform	establish business p cial interests and mance vs. the strate es and operating pla	risk capacity; and gic and business pla	regularly monitor					

mor prog	es the Board appoint competent and qualified management team, nitor its performance and adopt an effective succession planning gram and likewise appoint independent directors in committees to carry various critical responsibilities?			
and and	es the Board establish good governance by setting the Code of Conduct, other behavioral standards for the board, management and employees; articulate acceptable and unacceptable activities that could potentially ult in conflict of interest or unethical conduct?			
Part II	I - Questions to the BOARD			
B. Qu	uestions for THE CHAIRMAN (to be answered by <u>Board Chairman</u>	only)		
of t	I perform my duties and responsibilities expected of me as Chairman the Board in accordance with the requirements in the corporate ernance policies?			

Part II - Questions to the BOARD		Rating							
C. Questions for THE CHAIRMAN (to be answered by <u>Board</u> <u>Chairman only</u> )	5 Strong	4 Satisfactory	3 Less Than Satisfactory	2 Deficient	1 Critically Deficient				
2. Did I preside in Board meetings in such a way that will balance the pursu of corporate strategic objectives and long term operational sustainability the business?									
3. Did I encourage and give due consideration to independent views of matters being discussed in the Board meetings?	on								
4. Did I ensure effective functioning of the Board including maintaining relationship of trust among Board members?	а								
5. Did I provide leadership in maintaining qualitative and effective lines communication and timely information between the Board at management?									
D. Questions for the CEO (to be answered by CEO only)									
Did I develop, along with the Board, the Company's strategic direction ensure it was monitored, executed and communicated to the Company's key internal and external stakeholders?									
<ol> <li>Did I ensure the efficient utilization of the Company's available resources to meet the Company's strategic objectives, including sho term and long-term growth and profitability objectives?</li> </ol>									
3. Did I collaborate with the Chairperson in the setting of Board agenda and ensuring that the Board is kept appropriately informed of the over- business operations of the Company and major issues facing the Company?	all								
4. Did I put in place the Company's organizational structure, busines plans and budgets to meet goals and objectives, as agreed to with the Board of Directors?									
5. Did I represent the Company to its major stakeholders, includir shareholders and policyholders, the financial community, government and the public?									
6. Did I ensure that the Board's policies with respect to ethical and mor standards are met and the Company is in full compliance wi applicable laws and regulations?									

7. Did I develop an awareness of global trends in business and in financial services specifically with a view to becoming an industry leader on strategic issues and providing leadership in managing change and ensuring that the culture of the Company enables it to respond to the new environment?				
E. Questions on Board Meetings (to be answered by ALL)				
Does the Board meet regularly in accordance with the annual schedule set at the start of the year?				
Does the Board meet on an annual and periodic basis to consider strategic issues and long range business planning for the Corporation?				
3. Does the Board define the risk appetite of the corporation and assess its capacity along with accompanying risks in the different business lines and strategic initiatives?				
4. Does the Board oversee the implementation of sound risk management process and ensure that operating officers observe limits assigned to them?				
5. Does the Board exercise due diligence in considering issues being cited in the audit and regulatory examination reports submitted through the Board Audit, Compliance and Risk Committee by the internal and external auditors, and host country regulators?				
				_
F. Record of Director's Attendance of Board Meetings		5	4	3 Less Than
•		Strong	Satisfactory	Satisfactory
As certified by the Corporate Secretary Office, for the period <b>April 2023 to Ap</b> undersigned participated in out of a total Board Meetings ( Regular, and Organizational).		Strong	Satisfactory	
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As certified by the Corporate Secretary Office, for the period <b>April 2023 to Ap</b> undersigned participated in out of a total Board Meetings ( Regular, and Organizational).	Special	Strong	Satisfactory	
As certified by the Corporate Secretary Office, for the period <b>April 2023 to Ap</b> undersigned participated in out of a total Board Meetings ( Regular, and Organizational).  Board Attendance weight are as follows:  At least 80% of ALL Board Meetings = 5 points (Strong) At least 50% of ALL Board Meetings (25% physically present) = 4 points (Satisfa	Special	Strong	Satisfactory	
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PART III - Questions on THE BOARD COMMITTEE  (Answer in the column specific to Committee/s wherei	in one is Co	mmittee Ch	airman or m	nemb	er)			
	(F	Rating Scale	1 to 5 - 5 b	eing	the h	ighes	t)	
A. General Questions on Board Committee	ACRMC	CGNCC	EXCOM		IC		RP	тс
Does the Committee encourage accurate and timely disclosure on all material matters pertaining to the company through regular meetings/discussions?								
2. Does the Committee regularly monitor corporate performance vs. the strategic and business plans, and vs. annual financial objectives and operating plans/targets as well as risk management?								
3. Does the Committee members participate in the performance evaluation system in place to assess the effectively, including evaluation of Committee performance itself?								
Does the Committee consider the individual expertise of the Director to be an effective member to carry out various critical responsibilities?								
5. Does the Committee meet regularly in accordance with the prescribed frequency of meetings per the Committee Charter?								
B. Questions on Members of the Committee								
1. Am I fully aware that my primary loyalty as a member of the Committee is to the company, as a whole, an institution with several shareholders as well as other stakeholders?								
2. Am I fully aware that, as member of the Committee, my duty of loyalty to the company demands that I always act with honesty, in good faith, and avoid conflicts of interest?								
3. Do I attend and actively participate in Committee meetings and related activities?								
4. Do I, as a member of the Committee, observe confidentiality and exercise responsible disclosures?								
5. Am I able to draw the line between Board and Management responsibilities, by not getting involved in management and operational issues, and exercising diligent oversight on operations?								
C. Specific Questions for Board Committees  (Answer questions that pertain to the performance of your Co	ommittee)	(Ratii	ng Scale 1 t	60 5 -	5 bei	ng th	e higi	hest)
C.1. Corporate Governance, Nomination and Compens	<u> </u>	· · · · · · · · · · · · · · · · · · ·	· •	5	4	3	2	1
Does the Committee conduct performance evaluation, nominal with corporate governance procedures?	tion, remun	eration in ac	cordance					
2. Does the Manual on Corporate Governance clearly indicate Committee Chairman as being focused on the commitment of governance?								

C.4. Involument Committee				_	<b>_</b> '
<ul><li>10. Does the Committee review and approve the adequacy of the scope of work being performed by the Internal Audit and Compliance Departments?</li><li>C.4. Investment Committee</li></ul>	5	4	3	2	1
9. Does the Committee regularly review and monitor the External Auditor's technical competence, independence, objectivity and overall effectiveness of the external audit process and approve the audit program of the external auditors prior to audit undertakings?					
8. Does the Committee review periodically the financial statements prior to submission to the Board with due care and attention, asking for actionable points that demand consideration and decisions by the Board?					
7. Does the Committee monitor and evaluate the adequacy and effectiveness of the company's internal control system, including financial reporting process, practices and control & information technology security; and provide oversight on the functions of internal and external auditors and compliance officers?					
6. Is the Committee composed of all NEDs, majority are IDs and is being chaired by an Independent Director (ID)?					
5. Does the Committee oversee the timely implementation of corrective actions by management for breaches in limits or lapses in Board approved policy guidelines and procedures manuals?					
4. Does the Committee adequately oversee the risk management framework including the processes and authorities/limits observed by management to ensure that management approvals are within limits set by the Board?					
3. Does the Committee regularly report to the Board on the company's overall risk profile, risk assessment and recommended actions to mitigate risks?					
2. Does the Committee effectively oversees the implementation of the risk management plan and evaluates management actions to reduce or mitigate risks?					
1. Does the Committee develop risk management strategies for managing and controlling risks and evaluate the risk management plan to ensure its continuing relevance, comprehensiveness and effectiveness?					
C.3. Board Audit, Compliance and Risk Committee	5	4	3	2	1
3. Did the Committee conduct periodic Management Profitability Review to determine the Company's actual performance against targets/budget?					
2. Did the Committee thoroughly review, evaluate and endorse for Board approval the strategic plans, thrusts, business models, forecasts and the annual budget?					
1. Did the Committee perform its functions and duties in accordance with laws and the by-laws of the Company?					
C.2. Executive Committee (EXCOM)	5	4	3	2	1
5. Does the Committee observe the highest standard in good corporate governance and embrace principles and guidelines aligned with existing regulations and international best practices?					
4. Does the Committee assess the effectiveness of the processes and procedures adopted by the Committee in the election or replacement of directors?					
accountability?					

	Did the Committee review and approve periodically any changes to the company's investment policies and guidelines and to monitor compliance with these policies?									
3. Did the Committee review and monitor periodically the performance of the company investment portfolio?										
C.7. Related Pa	rty Transaction	Committee				5	4	3	2	1
consistent with	mittee conduct pet t are aligned wit international bet ddress recent regu	h laws, rules ar st practices and	nd regulations I ensure time	s, accounting	standards and					
Does the Comm related party trailength basis?	ittee exercise soul Insactions and en									
Does the Common review actions to and procedures.	aken by managem									
4. Does the Comm Board?	ittee ensure timel	and consistent	reporting of re	lated party trar	nsactions to the					
5. Does the Comm RPTs?	nittee ensure com	pany compliance	with disclosu	re and reportin	ng of significant					
OVERALL RATII	NG		(Rating Sca	le 1 to 5 - 5 bei	ing the highest)	5	4	3	2	1
(Note: It should not be exercised on ho					idgment should					
2. E 3. A 4. I	I/Certified by the 2022 to April 2022 CGNC : EXCOM : ACRM : C :	e Corporate Se	participa  participa  otal mee  otal mee  otal mee  otal mee	ated in the follo tings tings tings tings	wing committees	:				

The five point rating scale is described as follows:

5 - Strong	The quality of corporate governance practices <b>EXCEEDS</b> what is prescribed under the existing regulations. Deficiencies/weaknesses are considered to be minor and insignificant.
4 - Satisfactory	The quality of corporate governance practices <b>MEETS</b> what is prescribed under the existing regulations. Deficiencies/weaknesses may exist but these do not affect the overall quality of governance in the company.
3 - Less than Satisfactory	The quality of corporate governance practices <b>DOES NOT MEET</b> what is prescribed under the existing regulations. The Board and Management are committed to correct the situation in a timely manner.
2 - Deficient	The quality of corporate governance practices is <b>DEFICIENT</b> in a material way, to meet what is prescribed under the existing regulations. The ability of the Board and Management to correct the situation in a timely manner is doubtful.
1 – Critically Deficient	The quality of corporate governance practices is <b>CRITICALLY DEFICIENT</b> to meet what is prescribed under the existing regulations. The deficiencies/weaknesses pose an imminent threat to the safety and soundness of the company.