SUBJECT MATTER		MINUTES OF THE ANNUAL SHAREHOLDERS' MEETING– MAA GENERAL ASSURANCE PHILIPPINES, INC. (MAAGAP)					
DATE & TIME		MAY 27, 2022 10:00 AM VIA VIDEO CONFERENCE					
SHAREHOLDERS PRESENT: OTHERS PRESENT:		 Justice Santiago J. Ranada – Chairman–JSR Justice Santiago J. Ranada – Chairman–JSR Tunku Yaacob Khyra – Vice Chairman– TYK Daniel C. Go (MAAGAP) – President/CEO–DCG Ramon Gabriel C. Garcia – Director-RGG Atty. Lope Torres – Director–LT Atty. Carlos T. Ocampo – Corporate Secretary–CTO Anand Kanagasingam (MAAIG) - Director –AK Adm. Abraham R. Abesamis – Independent Director–ARA Gen. Efren L. Abu – Independent Director–ELA Dennis Sim –DS Adelaida C. Gaborni –ACG Martin Dela Rosa –MDR Mirafe C. Gabutan –MCG Atty. Lady Lanie C. Esquivel–LCE Carla S. Ambida (MAAGAP) –CSA Kristine P. Millan–KPM 					
NO.	STATUS / PROGRESS / DEVELOPMENT / PROPOSAL / REMARK						
1. Call to Order							
	The Chairman, called th minutes of the meeting.	e meeting to order at 10:00 AM. The Corporate Secretary took the					
	Certification of Attendance and Quorum						
2.	The Corporate Secretary, CTO, certified that copies of the Notice and Agenda were sent to the Shareholders of record as of 4 May 2022. He certified that 599,999 shares were represented at the meeting hence there was a quorum to validly transact business.						
	Rules of Conduct and Procedures						
3.	A. LCE declared the following rules of conduct and procedures to be observed in the meeting.						
	B. Firstly, anyone who wish to make a remark shall identify himself after being acknowledge by the Chairman and shall limit his remarks to the item in the agenda under consideration. Secondly, on the voting procedures, each shareholder will be given a ballot upon registration to enable the shareholder to vote in writing per item in the agenda. The ballot will state the proposed resolutions for consideration by the shareholders. Lastly, all the items in the agenda requiring approval by the shareholder will need the affirmative vote of shareholders representing at least a majority of the issued and outstanding voting stock. Election of						

	votes. Each outstand of the Corporate Sec	ng share of entities the regi	hareholder will be entitled to cumulate h stered shareholder to one vote. The offic received and the Company's Complianc will validate the results.	ce	
	C. LCE asked the shareho affirmative.	lders if the procedures were	e clear to them. Everyone answered in th	e	
l.	Approval of the Minutes of	the Last Shareholders' meet	ing held on 12 May 2021		
	A. LCE said that copies of the Minutes were previously distributed to the shareholders and posted at the Company website before the meeting. She then invited comments from the shareholders. There being no comments or objections raised, DCG moved for the approval of the Minutes of the Shareholders' Meeting held on 12 May 2021. The same was seconded by JSR. Hence, the shareholders approved the minutes and adopted the following Resolution No. 2022-001, to wit:				
		Resolution No. 202	2-001		
	"RESOLVE	D, to approve the Minutes of Meeting held on 12 M			
	the votes on the motic	n for the approval of the m	ry and validated by the Compliance Office inutes and the adoption of Resolution No	-	
	the votes on the motic 2022-001 were as follow	on for the approval of the m vs:	inutes and the adoption of Resolution No	-	
	the votes on the motio 2022-001 were as follow VOTES	on for the approval of the m vs: VOTES CAST	PERCENTAGE OF VOTED SHARES	-	
	the votes on the motio 2022-001 were as follow VOTES FOR	on for the approval of the m vs: VOTES CAST 600,000	inutes and the adoption of Resolution No	-	
	the votes on the motio 2022-001 were as follow VOTES	on for the approval of the m vs: VOTES CAST	PERCENTAGE OF VOTED SHARES	-	
5.	the votes on the motio 2022-001 were as follow VOTES FOR AGAINST ABSTAIN ABSTAIN Approval of the Audited M December 2021. A. ELA, being the Hea auditor's report and B. There being no que the auditor's report C. On motion made by A	votes cast votes cast 600,000 0 0 Financial Statements and A d of the Audit Committee, 2021 Audited Financial State stions and objections, ARA re and 2021 Audited Financial State K, duly seconded by ARA, the	PERCENTAGE OF VOTED SHARES 100% - - - - - - - - - - - - -	o. .st e of	
5.	the votes on the motio 2022-001 were as follow VOTES FOR AGAINST ABSTAIN ABSTAIN Approval of the Audited M December 2021. A. ELA, being the Hea auditor's report and B. There being no que the auditor's report C. On motion made by A	votes cast votes cast 600,000 0 0 Financial Statements and A d of the Audit Committee, 2021 Audited Financial State stions and objections, ARA re and 2021 Audited Financial State K, duly seconded by ARA, the	PERCENTAGE OF VOTED SHARES 100% - - - - - - - - - - - - -	o. .st e of	
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5.	the votes on the motio 2022-001 were as follow VOTES FOR AGAINST ABSTAIN ABSTAIN Approval of the Audited December 2021. A. ELA, being the Hea auditor's report and B. There being no que the auditor's report C. On motion made by A including the 2021 a 2022-002, to wit:	VOTES CAST 600,000 0 0 60,000 0 6 6 6 6 6 6 6 6 6	PERCENTAGE OF VOTED SHARES 100% - - - - - - - - - - - - -	o. .st e of	

. Ratif	Ratification of the Acts of the Board of Directors and Management for the year 2022							
A	. JSR moved for the ra year 2022. CTO sec made and seconded and approved by t	onded the m d, the Acts o	notion. Th f the Boar	ere being d of and N	no obje anager	ection raised nent for 202	and up 2 were	oon motion duly thereby ratified
		F	Resolution	n No. 2022	-003			
	"RESOLVED, th and Manageme held on 12 May 2021	ent of the Co Lup to the d	ompany fr late of this	om the An	nual Sh be as th	areholders'	Meetin	g
Re-E	lection of the existing	Board of D	irectors					
	 A. LCE moved on to the next item in the agenda, which is the re-election of the existing Board Directors of MAAGAP. In compliance with the Company's Manual of Corporate Governance, it names of the nominees to the Board of Directors were submitted to the Nomination Committed by a minority shareholder, and each one accepted in writing the nomination: Santiago Javier Ranada Anand Kanagasingam Tunku Yaacob Khyra Daniel C. Go 				e Governance, the			
	5. Atty. Ramon Gabriel C. /Garcia							
	 6. Atty. Lope R. Torres 7. Atty. Carlos Alfonso T. Ocampo 8. Efren L. Abu 9. Abraham R. Absesamis 							
C.	The nomination close assigned task, determi disqualifications to sit CTO then submitted the of the Corporate Secre follows:	ined that the as member he nominee	e nine (9) s of the Bo s for elect	nominees oard of Dir tion by the	have al ectors e share	ll the qualific of the Comp holders. As t	ations a any. abulate	and none of the ed by the Office
	For Against Abstain							
	Nominees Santiago Javier Ranada	Number 600,000	% 100%	Number	% -	Number	%	
	Anand Kanagasingam	600,000	100%	-	-	-	-	
	Tunku Yaacob Khyra	600,000	100%	-	-	-	-	
	Daniel C. Go.	600,000	100%	-	-	-	-	
At	ty. Ramon Gabriel Garcia, Jr.	600,000	100%	-	-	-	-	
	Jr. Atty. Lope Torres	600,000	100%	-	-	-	-	
Att	y. Carlos Alfonso T. Ocampo	600,000	100%	-	-	-	-	
	Efren L. Abu	600,000	100%	-	-	i _	-	
		000,000						

	D. In view of the results of the election, on motion of DCG, seconded by RCG, the nine (9) nominees						
	were declared elected as directors for the ensuring year to serve as directors from the date of						
	the meeting until their successors are duly elected and qualified, and the shareholders adopted						
	Resolution No. 2022-004, to wit:						
	Resolution No. 2022-004						
	"RESOLVED to cleat the following as directors of the						
	"RESOLVED, to elect the following as directors of the Corporation to serve as such beginning today until						
	their successors are elected and qualified:						
	their successors are elected and qualified.						
	1. Santiago Javier Ranada						
	2. Anand Kanagasingam						
	3. Tunku Yaacob Khyra						
	4. Daniel C. Go						
	5. Atty. Ramon Gabriel Garcia, Jr.						
	6. Atty. Lope Torres						
	7. Atty. Carlos Alfonso T. Ocampo						
	8. Efren L. Abu						
	9. Abraham R. Abesamis						
	E. JSR congratulated each nominee and said that they should be prepared to observe good						
	corporate governance principles for the year ahead.						
8.	Annual of the Decomposite to the content of Constants of Atheneous Ath						
_	Approval of the Re-appointment of Corporate Secretary – Atty. Carlos Alfonso Ocampo and Asst.						
	Corporate Secretary – Atty. Leah Eloisa R. Espiritu						
	LT moved to approve of the re-appointment of Atty. Carlos Alfonso Ocampo as the Company's						
	Corporate Secretary and Atty. Leah Eloisa Espiritu as Asst. Corporate Secretary, DCG seconded.						
	Without any objections, the Chairman approved of the motion and adopted the following resolution:						
	Resolution No. 2022-005						
	"RESOLVED, that the Corporation approves, as it hereby approves the						
	reappointment of Atty. Carlos Alfonso T. Ocampo as the Company's Corporate						
	Secretary and Atty. Leah Eloise Espiritu as Asst. Corporate Secretary."						
9.	Approval for the Re-appointment of SGV as External Auditor						
	LCE presented the next item on the agenda which is reappointment of SGV & Co. as the Company's						
	external auditor for the year 2022. Upon recommendation of the Audit Committee, the scope of audit						
	responsibilities and limitations as well as the corresponding billings and charges were tabled for						
	discussion and deliberation by the members of the Board. LT moved for the approval of said						
	reappointment and was duly seconded by DCG. Upon motion duly made and seconded, the following						
	resolution was adopted:						
	Resolution No. 2022-006						
	"RESOLVED, that the Board approves, as it hereby approves, the re-						
	appointment of SGV as the external auditor of MAAGAP for the year 2022."						

As tabulated by the Office of the Corporate Secretary and validated by the Compliance Officer, the votes on the motion for the approval of the minutes and the adoption of the above resolution were as follows:

	For		Agains	t	Abstain	
Board of Directos	Number	%	Number	%	Number	%
Santiago Javier Ranada	600,000	100%	-	-	-	-
Anand Kanagasingam	600,000	100%	-	-	-	-
Tunku Yaacob Khyra	600,000	100%	-	-	-	-
Daniel C. Go.	600,000	100%	-	-	-	-
Atty. Ramon Gabriel Garcia, Jr.	600,000	100%	-	-		
Atty. Lope Torres	600,000	100%	-	-	-	-
Atty. Carlos Alfonso T. Ocampo	600,000	100%	-	-	-	-
Efren L. Abu	600,000	100%	-	-	-	-
Abraham R. Abesamis	600,000	100%	-	-	-	-

10. Review of Business Objectives and Strategies

The Board reviewed the corporate strategy, major plans of action, risk management policies and procedures based from the presentation of financial report of the company as reported by ACG.

The presentation includes key financial indicators of the company, gross premiums written by classes, net claims ratio, statement of profit or loss, report by the Investment Committee, and compliance with net worth and risk-based capital 2. Matters regarding the revised annual budget and business plans were also discussed. Following the presentations and discussions, the Management as well as the Board set performance objectives for the year 2022. Achievement of these objectives will be thoroughly monitored and consequent results of implementation and corporate performance will be reported on the next Board meeting.

11. Term-Limits of Independent Directors

LCE shared that as per IC circular, an independent director shall be allowed to serve for a maximum cumulative term of nine (9) years. Thereafter, he or she shall be perpetually barred from any reelection in the same company as an independent director, but may continue to serve as a regular director. As for the case of Gen. Abu and Adm. Abesamis, they were only elected in 2016.

As an exception, if the same company should desire to retain the services of the Independent Director after the expiration of his or he term, the company may submit a formal written justification before the Insurance Commission. Moreover, there should be an approval by the majority of the shareholders of the said decision during the annual meeting.

12.	Adjournment
12.	
	There being no other matters to discuss, the meeting was adjourned.
	Prepared by:
	ORIGINAL COPY SIGNED BY THE BOARD OF DIRECTORS
	Ma. Kristine P. Millan
	Executive Assistant
	Certified by:
	CARLOS ALFONSO T. OCAMPO
	Corporate Secretary
	Attested by:
	JUSTICE SANTIAGO JAVIER RANADA
	DANIEL C. GO
	RAMON GABRIEL GARCIA, JR.
	ORIGINAL COPY SIGNED BY THE BOARD OF DIRECTORS
	LOPE R. TORRES
	ANAND KANAGASINGAM
	EFREN L. ABU
	ABRAHAM R. ABESAMIS