C Role of Stakeholders

	Role of Stakenolaers					
C.1	The rights of stakeholders that are established by law or through mutual agreements are to be Y/N Reference / Source document			Remarks		
	respected.		17 14	Reference / Source document	Remarks	
	Does the company disclose a policy					
	that :					
C.1.1		OECD Principle IV (A):				
	Stipulates the existence and scope of the	The rights of stakeholders that are established by law or	Υ	Revised CGM:		
	company's efforts to address customers'	through mutual agreements are to be respected. In all		Stakeholders item 4.6		
	welfare?	OECD countries, the rights of stakeholders are		Customer's Welfare P. 36		
		established by law (e.g. labour, business, commercial				
C.1.2		and insolvency laws) or by contractual relations. Even in		Revised CGM: Stakeholders -		
C.1.2	Explains supplier/contractor selection	areas where stakeholder interests are not legislated,	V	item 4.2 Procurement Policy P.		
	practice?	many firms make additional commitments to	ř	31		
C.1.3		stakeholders, and concern over corporate reputation		Revised CGM:		
C.1.3	Describes the company's efforts to	and corporate performance often requires the				
	ensure that its value chain is	recognition of broader interests.	.,	Stakeholders_item 4.9 Policy on		
	environmentally friendly or is consistent	Global Reporting Initiative: Sustainability Report (C1.1 -	Y	the Environment P. 38		
	with promoting sustainable	C.15) International Accounting Standards 1:		KMBA Website: Corporate Social	-	
	development?	Presentation of Financial Statements		<u>Responsibilities</u>		
C.1.4	Elaborates the company's efforts to		Υ	KMBA Website: Report on CSR		
	interact with the communities in which			2019		
C.1.5	they operate?			Revised CGM:		
C.1.5	Describe the company's anti-corruption programmes and procedures?	Y				
			Y	Stakeholders_item 4.4 Anti-		
				Corruption, Feedback and		
				Grievance, Complainant		
				Protection Policy P. 32-34		
C.1.6	Describes how creditors' rights are		Y	Revised CGM: Stakeholders		
	safeguarded?		·	Creditors Right Policy 4.12 P.39		
	Does the company disclose the					
	activities that it has undertaken to					
	implement the above mentioned					
	policies?					

C.1.7		OECD Principle IV (A) & Global Reporting Initiative		2010 Appual Baranti Manala anta	
C.I. 7	Customer health and safety	oces i inicipie iv (A) & diosai Reporting iniciative	Y	2019 Annual Report: Member's & Employees Health & Safety P. 32 Health Advisory	KMBA implemented various activities to meet the needs of the members such as annual physical examination, vaccines & trainings on health related concerns
C.1.8	Supplier/Contractor selection and criteria		Υ	2019 KMBA Annual Report: Procurement Policy	
C.1.9	Environmentally-friendly value chain		Υ	2019 KMBA Annual Report: Environment Friendly-value chain P. 31-32	KMBA initiatives such as "reduce, reuse and recycle" policy enforcement remains the same
C.1.10	Interaction with the communities		Y	2019 Annual Report Corporate Social Responsibility P.35; KMBA Website: Roadshow	Every 1st Quarter of the year, KMBA participates in the Roadshows held in various clusters, organized by Kasagana- ka Synergizing Organization.
C.1.11	Anti-corruption programmes and procedures		Y	2019 Annual Report Protection Against Anti-Corruption Activitiies P.35-36	KMBA strictly enforces a nogift policy so as not to compromise the integrity of its operation. Any violations will be dealt with appropriately
C.1.12	Creditors' rights		Υ	2018 Annual Report Ensuring the Rights of the Creditors P.40	Members, who are among the Association's creditors (if any), have the right to inspect association books and records, including minutes of Board meetings and performance reports, and shall be furnished with annual reports and financial statements, without costs or restrictions.

C.1.13	Does the company have a separate corporate responsibility (CR) report/section or sustainability report/section?	OECD Principle V (A): Disclosure should include, but not be limited to, material information on: (7) Issues regarding employees and other stakeholders. Companies are encouraged to provide information on key issues relevant to amployees and other	Y	KMBA Website: Report on CSR 2019 2019 Annual Report Report on Corporate Social Responsibility P.35; Website	
C.2	Where stakeholder interests are protected by law, stakeholders should have the opportunity to obtain effective redress for violation of their rights.				
C.2.1	Does the company provide contact details via the company's website or Annual Report which stakeholders (e.g. customers, suppliers, general public etc.) can use to voice their concerns and/or complaints for possible violation of their rights?	OECD Principle IV (B): Where stakeholder interests are protected by law, stakeholders should have the opportunity to obtain effective redress for violation of their rights. The governance framework and processes should be transparent and not impede the ability of stakeholders to communicate and to obtain redress for the violation of rights.	Y	KMBA website: Contact Us Kasaganaka email; facebook, Twitter, You tube; 2019 Annual Report	KMBA provides company contact details thru kmba website. For queries and complaints, member can send email at kasaganaka.mba@gmail.com, through facebook and Twitter account
C.3	Performance-enhancing mechanisms for employee participation should be				

C.3.1	Does the company explicitly disclose the health, safety, and welfare policy for its employees?	OECD Principle IV (C): Performance-enhancing mechanisms for employee participation should be permitted to develop. In the context of corporate governance, performance enhancing mechanisms for participation may benefit companies directly as well as indirectly through the readiness by employees to invest in firm specific skills. Firm specific skills are those skills/competencies that are related to production technology and/or organizational	Y	Revised CGM: Stakeholders_item 4.7 Employee Health, Safety and Welfare Policy; item 4.7.1 Initiatives and Processes P. 36-37; 2019 Annual Report_Members & Employees Health & Safety P.32	Health, safety and welfare policy are among the policies included in the Employees Handbook. KMBA share with the rest of the kasagana-ka organizations Human Resource & Development services for all offices.
C.3.2	Does the company publish relevant information relating to health, safety and welfare of its employees?	aspects that are unique to a firm. Examples of mechanisms for employee participation include: employee representation on boards; and governance processes such as works councils that consider employee viewpoints in certain key decisions. With respect to performance enhancing mechanisms,	Υ	KMBA website: Gallery Health Advisory	Information Campaign Materials on Health are being posted at all Field Offices through Tarpaulin and fliers; Facebook account_Kasaganaka Employees Page Only
C.3.3	Does the company have training and development programmes for its employees?	employee stock ownership plans or other profit sharing mechanisms are to be found in many countries.	Υ	2019 Annual Report Training Course/Seminars P.42-43	It is explicit in the association's objectives to stregthen leadership competencies of management and staff by providing training and other exposure opportunities
C.3.4	Does the company publish relevant information on training and development programmes for its employees?		Y	KMBA Website: Dislosure Other Disclosure-2019 Plan of activities	KMBA as a member of networks, both local and international recevice invitations for training opportunities for staff. Such invitation will be discussed in the board for approval.
C.3.5	Does the company have a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures?		Y	Employees Handbook:Article 8 Evaluation & Performance Management System; Board Resolution No. 12 and 47	KMBA may provide rewards or bonuses, either monetary or non-monetary in value, to the staff on instances of exemplary performance of the association

C.4	Stakeholders including individual employee and their representative bodies, should be able to freely communicate their concerns about illegal or unethical practices to the board and their rights should not be compromised for doing this.				
C.4.1	Does the company have procedures for complaints by employees concerning illegal (including corruption) and unethical behaviour?	OECD Principle IV (E): Stakeholders, including individual employees and their representative bodies, should be able to freely communicate their concerns about illegal or unethical practices to the board and their rights should not be	Y	Stakeholders_item 4.4.1	The procedures for filing a complaint as well as hanling complaints is included in the Employees Handbook
C.4.2	Does the company have a policy or procedures to protect an employee/person who reveals illegal/unethical behavior from retaliation?	compromised for doing this.	Υ	Procedures for Handling	Policies and Procedures for Protecting the whistle blower is posted at KMBA website under Corporate Governance_Policies & Implementing Rules