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To be accomplished by SEC Personnel concerned



SEC FORM - I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

GENERAL INSTRUCTIONS

A. Use of Form I-ACGR

This SEC Form shall be used as a tool to disclose Publicly-Listed Companies' compliance/non-compliance with the recommendations provided under the Code of Corporate Governance for Publicly-Listed Companies, which follows the "comply or explain" approach, and for harmonizing the corporate governance reportorial requirements of the SEC and the Philippine Stock Exchange (PSE).

B. Preparation of Report

These general instructions are not to be filed with the report. The report shall contain the numbers and captions of all items.

The I-ACGR has four columns, arranged as follows:

RECOMMENDED CG PRACTICE/POLICY	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
Contains CG Practices/ Policies, labelled as follows: (1) "Recommendations" – derived from the CG Code for PLCs; (2) "Supplement to Recommendation" – derived from the PSE CG Guidelines for Listed Companies; (3) "Additional Recommendations" – CG Practices not found in the CG Code for PLCs and PSE CG Guidelines but are expected already of PLCs; and (4) "Optional Recommendation" – practices taken from the ASEAN Corporate Governance Scorecard *Items under (1) – (3) must be answered/disclosed by the PLCs following the "comply or explain" approach. Answering of items under (4) are left to the discretion of PLCs.	The company shall indicate compliance or non-compliance with the recommended practice.	The company shall provide additional information to support their compliance with the recommended CG practice	The PLCs shall provide the explanations for any non-compliance, pursuant to the "comply or explain" approach. Please note that the explanation given should describe the non-compliance and include how the overall Principle being recommended is still being achieved by the company. *"Not Applicable" or "None" shall not be considered as sufficient explanation

C. Signature and Filing of the Report

- a. Three (3) copies of a fully accomplished I-ACGR shall be filed with the Main Office of the Commission on or before May 30 of the following year for every year that the company remains listed in the PSE.
- b. At least one (1) complete copy of the I-ACGR shall be duly notarized and shall bear <u>original and</u> <u>manual</u> signatures
- c. The I-ACGR shall be signed under oath by: (1) Chairman of the Board; (2) Chief Executive Officer or President; (3) All Independent Directors; (4) Compliance Officer; and (5) Corporate Secretary.
- d. The I-ACGR shall cover all relevant information from January to December of the given year.
- e. All reports shall comply with the full disclosure requirements of the Securities Regulation Code.



SEC FORM – I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended December 31, 2020		
2.	SEC Identification Number: 99905 3. BIR Tax Iden	entification No.: 000188233000.	
4.	Exact name of issuer as specified in its charter PHI	ILIPPINE REALTY AND HOLDINGS CORPORAT	ION
5.	PHILIPPINES	6. (SEC Use Only)	
.	Province, Country or other jurisdiction of incorporation or organization	Industry Classification Code:	
	One Balete 1 Balete Drive cor N. Domingo Street, Barangay Kaunlaran, District 4 Quezon City	1111	
7.	Address of principal office	Postal Code	
	86313179		
8.			
٠.	Issuer's telephone number, including area code		
Fo	rmer Address: Andrea North Complex 1 Balete Drive	e Cor. N. Domingo St. New Manila Quezon City	
9.	Former name, former address, and former fiscal ye		

	INTEGRATED ANN	UAL CORPORATE GOVERNANCE REPORT	
	COMPLIANT/ NON-COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION
	The Boar	d's Governance Responsibilities	
Principle 1: The company should be headed by a profitability in a manner consistent with its corpo Recommendation 1.1 1. Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the company's industry/sector. 2. Board has an appropriate mix of competence and expertise. 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.	The Boar competent, working boar	rd to foster the long- term success of the corpora	
		2. Please check Part IV of RLT 2020 17A Annual report. Link: RLT website	
		https://www.philrealty.com.ph/disclos ures/ Please check section 2.3.4.2 and	
		2.3.4.7 of RLT Amended Corporate Governance Manual	

		http://philrealty.c governance/ 3. 2. Please check Par 2020 17A Annual Link: RLT website https://www.philrea ures/	rt IV of RLT report.	
Recommendation 1.2	1			
Board is composed of a majority of non- executive directors.	COMPLIANT	Identify or provide link document identifying t type of their directorsh	he directors and the	
		Director's Name	Executive Director (ED), Non-Executive Director (NED) or Independent Director (ID)	
		Lanuza Jr., Gerardo O.	NED	
		Olbes, Antonio O.	NED	
		Bacani, Amador C.	NED	
		Lanuza, Gerardo Domenico Antonio V.	NED	
		Yang, Gregory G.	NED	
		Ng, Andrew C.	NED	
		Del Rosario Jr., Alfredo S.	ED	
		Medrano, Edmundo C.	ED	
		Arollado, Jomark O.	ID	

			Eizmendi, Alfonso ID
			Martin E.
			Nuñez, Renato G. ID
R	ecommendation 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. REPLY: 1. Please refer to Sec. 4 of the Amended Corporate Governance Manual of the Company Link: http://philrealty.com.ph/corporate- governance/
2.	Company has 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.
3.	Company has relevant annual continuing training for all directors.	COMPLIANT	REPLY: 2. Please refer to Sec. 4 of the Amended Corporate Governance Manual of the Company for the policy on orientation program for first time directors. New directors are given an orientation program to familiarize themselves with the Company's businesses and operations as well as their responsibilities and duties as directors. As part of the continuing education process for directors, the

Company's officers prepare and present programs concerning the Company's strategies, initiatives and business plans; arrange for presentations by outside parties concerning industry issues and general business and regulatory matters; and conduct on-site meetings with Company personnel. Directors are encouraged to attend, at the Company's expense, appropriate third-party programs relating to their continuing education especially on SEC and/or PSE-required seminars/workshops.

Link:

http://philrealty.com.ph/corporategovernance/

Please see below schedules of Board of Directors Training including the number of hours attended and topics covered.

Name of Director/Officer	Date of Training	Program	Name of Training Institution	Training hours
Gerardo Domenico Antonio V. Lanuza	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Gerardo O. Lanuza, Jr.	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Antonio O. Olbes	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Andrew C. Ng	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours

Jomark O. Arollado	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Alfonso Martin E. Eizmendi	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Gregory G. Yang	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Alfredo S. Del Rosario, Jr.	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Edmundo C. Medrano	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Renato G. Nuñez	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours
Amador C. Bacani	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours

Recommendation 1.4			
1. 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. Indicate gender composition of the board. REPLY:	
		Please refer to Sec. 2.3.4.1 of the Amended Corporate Governance Manual of the Company for the policy on Board Diversity	

		Link: http://philrealty.com.ph/corporate-	
		governance/	
		The Company's BOD is male-dominated.	
Optional: Recommendation 1.4			
 Company has a policy on and discloses measurable objectives for implementing its board diversity and reports on progress in achieving its objectives. 		Provide information on or link/reference to a document containing the company's policy and measurable objectives for implementing board diversity.	
		Provide link or reference to a progress report in achieving its objectives.	
Recommendation 1.5			
1. Board is assisted by a Corporate Secretary.	COMPLIANT	Provide information on or link/reference to a	
2. Corporate Secretary is a separate individual from the Compliance Officer.	COMPLIANT	document containing information on the Corporate Secretary, including his/her name,	
3. Corporate Secretary is not a member of the	COMPLIANT	qualifications, duties, and functions.	
Board of Directors.		REPLY:	
		1. Please refer to Part IV of RLT 2020 SEC Form 17-A Annual Report. Link: RLT website	
		https://www.philrealty.com.ph/disclosures/	
		2. Please refer to Sec. 2.7.2 of the Amended Corporate Governance Manual for the Corporate Secretary's qualifications, duties, and functions. Link: http://philrealty.com.ph/corporate-governance/	
4. Corporate Secretary attends training/s on	COMPLIANT	Please see below governance training	
corporate governance.		attended, including number of hours and	

			topics covered t Corporate Secre	by the Company's		
REPLY:						
	Name of Director/Officer	Date of Training	Program	Name of Training Institution	Training hours	
	Rex Bonifacio	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours	
Optional: Recommer	idation 1.5					
for board meeting days before sched	ŭ	3	distributed board	at corporate secretary I meeting materials at least s before scheduled meeting		
Recommendation 1.6						
3. Compliance Office President or an ec adequate stature a corporation.	by a Compliance Officer or has a rank of Senior V quivalent position with and authority in the	ice COMPLIANT	document contair Compliance Office	ion on or link/reference to a ning information on the er, including his/her name, ations, duties, and functions.		
4. Compliance Office board.	er is not a member of the	e COMPLIANT	 Please refer SEC Form 17 Link: RLT w https://www ures/ Please refer Amended Co Manual for the duties and furnish: 	to Sec. 2.7.1 of the orporate Governance he Compliance Officer's		

5. Compliance Offic corporate gover	cer attends training/s on mance.	COMPLIANT	document contai corporate govern	tion on or link/reference to a ining information on the nance training attended, r of hours and topics covered		
REPLY:	Name of Director/Officer	Date of Training	Program	Name of Training Institution	Training hours	
	Mark Anthony M. Ramos	October 20, 2020	Roles, Responsibilities and Liabilities of Board of Directors	Center for Best Global Practices	4 hours	
good faith, with	a fully informed basis, in due diligence and care, an est of the company.	d	document contain directors perform board resolution. REPLY: Please refer to 2020 Definitive regarding major Directors. Minutes of the interest of the property of the prope	tion or reference to a fining information on how the med their duties (can include s, minutes of meeting) Item 18 of the Company's e information Statement or acts of the Board of		
				e accessed through the porate Secretary. The very month.		
	the development, review the company's business	COMPLIANT	document conta	tion or link/reference to a ining information on how rformed this function (can		

2. Board oversees and monitors the implementation of the company's business objectives and strategy. Supplement to Recommendation 2.2	COMPLIANT	include board resolutions, minutes of meeting). Indicate frequency of review of business objectives and strategy REPLY: Please refer to Item 18 of the Company's 2020 Preliminary/Definitive Information Statement regarding Major acts of the Board of Directors. Minutes of the meeting can be access through the Company's Corporate Secretary. The Board held twelve (12) regular meetings in 2020.	
2. Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	COMPLIANT - as to Vision and Mission NON-COMPLIANT - as to Core Values COMPLIANT	Indicate or provide link/reference to a document containing the company's vision, mission, and core values. Indicate frequency of review of the vision, mission, and core values. REPLY: Please refer to Company's website. Link: http://philrealty.com.ph/about-us/ Provide information on or link/reference to a document containing information on the strategy execution process. REPLY:	REPLY: The Company has core values but is largely unwritten.

		The monthly meeting / discussions of the Board of Directors and their individual recommendations during the said meetings facilitate effective management performance. The CEO/President, the EVP/COO and some Vice Presidents attend the Board meetings to be guided by the business strategies recommended by the individual Board members. The discussion of the Board for this purpose will be seen in the Office of the Corporate Secretary upon the written request by the Stockholder.	
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 REPLY: Please refer to Part IV of RLT 2020 SEC Form 17-A Annual Report submission. Link: RLT website https://www.philrealty.com.ph/disclosures/	
Recommendation 2.4			
Board ensures and adopts an effective succession planning program for directors, key officers, and management.	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	
2. Board adopts a policy on the retirement for directors and key officers.	COMPLIANT	REPLY:	

		1. Please refer to the Amended Corporate Governance manual regarding information on succession planning program for directors, key officers, and management. Link: http://philrealty.com.ph/corporate-governance/ 2. Please refer to the retirement plan of the Company for information related to policy on the retirement for directors and key officers.	
Recommendation 2.5			
 Board aligns the remuneration of key officers and board members with long-term interests of the company. Board adopts a policy specifying the 	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.	
relationship between remuneration and performance.		REPLY:	
3. Directors do not participate in discussions or deliberations involving his/her own remuneration.	COMPLIANT	1 - 3 Please refer to the Amended Corporate Governance Manual (Sec. 2.6.2.3) regarding information on the company's remuneration policy and its implementation, including the relationship between remuneration and performance. Link: http://philrealty.com.ph/corporate-	
		governance/	
Optional: Recommendation 2.5			
Board approves the remuneration of senior executives.		Provide proof of board approval	
Company has measurable standards to align the performance-based remuneration of the executive directors and senior executives		Provide information on or link/reference to a document containing measurable standards to align performance-based	

		1 1							
	with long-term interest, such as cla	w back		remuneration with the long	g-term interest of				
	provision and deferred bonuses.			the company.					
_	commendation 2.6								
1.	Board has a formal and transparent nomination and election policy.		COMPLIANT	Provide information or refeduced document containing information and	nation on the election policy				
2.	Board nomination and election polidisclosed in the company's Manual Corporate Governance.		COMPLIANT	the criteria used in selecting how the shortlisted candida	and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it		and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it		
3.	Board nomination and election poli		COMPLIANT	encourages nominations fro	ım snarenotaers.				
	includes how the company accepte nominations from minority shareho			Provide proof if minority sh right to nominate candidate					
4.	Board nomination and election polincludes how the board shortlists candidates.	icy	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. REPLY: 1- 6. Please see below information on the company's nomination and election policy and process and its implementation, including the criteria used in selecting new directors, how the shortlisted candidates and how it encourages nominations from shareholders.		sessment of the effectiveness of the Board's occsses in the nomination, election, or			
5.	Board nomination and election poli includes an assessment of the effect of the Board's processes in the nom election, or replacement of a direct	tiveness iination,	COMPLIANT						
6.	Board has a process for identifying quality of directors that is aligned v strategic direction of the company.		COMPLIANT						
		I	rocedure	Process Adopted	Criteria	ı			
	a. Selection/Appoir (i) Executive Director		on/Appointment						
			ive Directors	Executive Directors are elected annually by the Board of Directors, at its first meeting following the annual stockholders' meeting. They are elected by the majority of	General principle transparency, accountability, and Competence derive experience and extraining, education	d fairness. ed from pertise,			

		the members of the Board. They are subject to the same qualifications and disqualifications applicable to a director and can be removed at any time by the Board of Directors.	background, integrity and ability to work with others are critical considerations.
(ii) Non-	-Executive Directors	Non-Executive Directors are elected annually by the stockholders during a stockholders meeting. They are subject to the qualifications and disqualifications as provided in the Corporation Code and the Company's Manual on Corporate Governance. They can be removed by the stockholders representing at least 2/3 of the Company's outstanding capital stock in a regular or special meeting of the stockholders duly called for the purpose.	General principle of qualifications, accountability, and fairness. Ability to render objective and independent judgment to serve as checks and balances are critical considerations.
(iii) Indo	ependent Directors	Independent Directors are nominated and elected in accordance with the Guidelines for the Nomination and Election of Independent Directors (based on SRC Rule 38). They are subject to the qualifications and disqualifications as provided in the Guidelines and can be	Based on SRC Rule 38, as amended

	1	
	removed also in accordance with the said Guidelines.	
b. Re-appointment	"	
(i) Executive Directors	The same procedure as in A (i) is observed	General principle of transparency, accountability, and fairness.
(ii) Non-Executive Directors	The same procedure as in A (ii) is observed	General principle of transparency, accountability, and fairness.
(iii) Independent Directors	The same procedure as in A (iii) is observed	General principle of transparency, accountability, and fairness.
c. Permanent Disqualification	n	
(i) Executive Directors	The Corporate Governance and Nomination Committee pre-screens and shortlists all candidates nominated to become a member of the Board in the accordance with the qualifications and disqualifications provided for by law, rules and regulations, and the Company's Manual on Corporate Governance.	General principle of transparency, accountability, and fairness.
(ii) Non-Executive Directors	The Corporate Governance and Nomination Committee pre-screens and shortlists all candidates nominated to become a member of the Board in the accordance with	General principle of transparency, accountability, and fairness.

(ii) Non-Executive Directors	unjustified reasons, the disqualification shall become permanent. The Corporate Governance and Nomination Committee pre-screens and shortlists all candidates nominated to become a member of the Board in the accordance with the qualifications and disqualifications provided for by law, rules and regulations, and the Company's Manual on Corporate Governance. A temporarily disqualified director shall, within sixty (60) business days from such disqualification, take the appropriate action to remedy or correct the disqualification. If he fails or refuses to do so for unjustified reasons, the disqualification shall become permanent.	General principle of transparency, accountability, and fairness
(iii) Independent Directors	The Corporate Governance and Nomination Committee pre-screens and shortlists all candidates nominated to become an Independent Director in accordance with the Guidelines for the Nomination and Election of Independent Directors. A temporarily disqualified director shall, within sixty	General principle of transparency, accountability, and fairness

			-
	(60) business days from such		
	disqualification, take the		
	appropriate action to remedy		
	or correct the		
	disqualification. If he fails or		
	refuses to do so for		
	unjustified reasons, the		
	disqualification shall become		
	permanent.		
e. Removal			
5. 11511151111	Any director of the Company		1
	may be removed from office		
	by a vote of the stockholders		
	holding or representing at		
	least two-thirds (2/3) of the		
	outstanding capital stock.		
	The removal shall take place		
	either at a regular meeting of		
	the Company or at a special		
	meeting called for the		
	purpose, and in either case,		
	after previous notice to	General principle of	
(i) Executive Directors	stockholders of the Company	transparency,	
	of the intention to propose	accountability, and fairness	
	such removal at the meeting.	-	
	A special meeting of the		
	stockholders of the Company		
	for the purpose of removal of		
	any director must be called		
	by the Secretary on order of		
	the President or on the		
	written demand of the		
	stockholders representing or		
	holding at least a majority of		
	the outstanding capital stock.		
	Should the Secretary fail or		1

	to call the special	
	ng upon such demand	
or fail	or refuse to give the	
notice,	or if there is no	
Secreta	ary, the call for the	
meetin	ng may be addressed	
directl	y to the stockholders	
by any	stockholder of the	
Compa	any signing the	
deman	nd. Notice of the time	
and pla	ace of such meeting, as	
	s of the intention to	
propos	se such removal, must	
be give	en by publication or by	
writte	n notice as prescribed	
in the	Corporation Code. The	
	cy resulting from such	
	al may be filled by	
	n at the same meeting	
withou	it further notice, or at	
any re	gular or at any special	
	ng called for the	
	se, after giving notice	
	scribed by the	
	ration Code. Removal	
	e with or without	
	Provided, that removal	
	at cause may not be	
	o deprive minority	
	olders or members of	
l l	ht of representation to	
	they may be entitled	
	Section 23 of the	
	d Corporation Code.	
Revise	a 551 p 51 a 25 a 5 a 5 a 5 a 5 a 5 a 5 a 5 a 5 a	

		¬		
		The same procedures will be	General principle of	
(ii) Non	-Executive Directors	observed as in the removal of	transparency,	
		an Executive Director.	accountability, and fairness	
		The same procedures will be	General principle of	
(iii) Ind	ependent Directors	observed as in the removal of	transparency,	
	1	an Executive Director.	accountability, and fairness	
		<u> </u>	, , , , , , , , , , , , , , , , , , ,	
Optional: Recommendation to 2.6				
1. Company uses professional search firms or		Identify the professional se		
other external sources of candidates (such		other external sources of c	andidates	
as director databases set up by director or				
shareholder bodies) when searching for				
candidates to the board of directors.				
Recommendation 2.7				
1. Board has overall responsibility in ensuring	COMPLIANT	Provide information on or r	reference to a	
that there is a group-wide policy and system		document containing the company's policy on		
governing related party transactions (RPTs		related party transaction, including policy on		
and other unusual or infrequently occurring		review and approval of sign		
transactions.				
2. RPT policy includes appropriate review and	COMPLIANT	REPLY:		
approval of material RPTs, which guarantee				
fairness and transparency of the			npany's Policy	
transactions.		Manual on Material Relat		
3. RPT policy encompasses all entities within	COMPLIANT	Transactions	-	
the group, considering their size, structure,				
risk profile and complexity of operations.		Link:		
		http://philrealty.com.ph/c	<u>corporate-</u>	
		governance/		
Supplement to Recommendations 2.7				
1. Board clearly defines the threshold for	COMPLIANT	Provide information on a m		
disclosure and approval of RPTs and			e and approval, if	
categorizes such transactions according to				
those that are considered de minimis or				
transactions that need not be reported or		Provide information on RPT	^r categories	
announced, those that need to be disclosed,				
and those that need prior shareholder				

	approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and approval.		REPLY: Please refer to Company's Policy Manual on Material Related Party Transactions Link: http://philrealty.com.ph/corporate-governance/	
2.	Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	COMPLIANT	Provide information on voting system, if any. REPLY: Please refer to Company's Policy Manual on Material Related Party Transactions Link: http://philrealty.com.ph/corporate-governance/	
	commendation 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	Provide information on or reference to a document containing the Board's policy and responsibility for approving the selection of management. Identity the Management team appointed REPLY: Please refer to Sec. 2.2.3 of the Company's Amended Corporate Governance Manual regarding information on the Board's policy and responsibility for approving the selection of management. Link: http://philrealty.com.ph/corporate-governance/	

2. Board is primarily responsible for assessing the performance 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	Please refer to Company's website for the Complete list of Management Team Link: http://www.philrealty.com.ph/corporate-governance/ Provide information on or reference to a document containing the Board's policy and responsibility for assessing the performance of management. Provide information on the assessment process and indicate frequency of assessment of performance. REPLY: Please refer to Sec. 2.2.4 of the Company's Amended Corporate Governance Manual regarding information containing the Board's policy and responsibility for assessing the performance of management. Link: http://philrealty.com.ph/corporate-governance/	
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. Management	COMPLIANT	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel. REPLY:	

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	Please refer to Sec. 2.2.4 of the Company's Amended Corporate Governance Manual regarding information containing the Board's policy and responsibility for assessing the performance of management. Link: http://philrealty.com.ph/corporate-governance/	
Recommendation 2.10			
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	
2. The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members, and shareholders. Output Description:	COMPLIANT	control system is in place and what is included in the internal control system REPLY: RLT's Board oversees that an appropriate internal control system is in place through the Audit Committee. The functions of Audit Committee are the following: Increase the integrity and efficiency of the internal control process as well the financial reporting of the company Reviews policies regarding risk assessment and risk management Ensures effective implementation of good governance within the organization The Audit Committee has also oversight responsibilities over the following areas: Financial reporting	

		Risk management and internal	
		controls	
		 Internal and external audit 	
		Philippine Realty and Holdings	
		Corporation is committed to establish	
		and maintain a system of internal control	
		for the efficient and effective	
		management of its resources, operations,	
		reliability of financial reporting and	
		compliance with applicable laws and	
		regulations. And improve the overall	
		effectiveness of risk management,	
		control and process.	
		The Audit Committee reviewed and	
		found adequate the effectiveness of the	
		system of internal control being	
		implemented by the Corporation.	
		implemented by the corporation.	
		The Board's criteria for assessing the	
		effectiveness of the internal control	
		system is whether the internal control	
		fulfilled its function as stated in the	
		general objectives of internal control.	
3. Board approves the Internal Audit Charter.	NON-COMPLIANT	Provide reference or link to the company's	REPLY:
• •		Internal Audit Charter	
			The Internal Audit Charter will be presented
			to the Board for approval through the Audit
			Committee within 2021.
Recommendation 2.11	G024DV 142VIII		
1. Board oversees that the company has in	COMPLIANT	Provide information on or link/reference to a	
place a sound enterprise risk management		document showing the Board's oversight	
(ERM) framework to effectively identify,		responsibility on the establishment of a sound	
monitor, assess and manage key business risks.		enterprise risk management framework and how the board was guided by the framework.	
	COMPLIANT	now the board was guided by the framework.	
2. The risk management framework guides the board in identifying units/business lines	COMPLIANI	Provide proof of effectiveness of risk	
and enterprise-level risk exposures, as well		management strategies, if any.	
and enterprise-leverrisk exposures, as well		munagement strutegies, ij uny.	

as the effectiveness of risk management strategies.	REPLY:	
	1-2. Kindly refer to Sec. 2.2.5 of the Company's Amended Corporate Governance Manual regarding information 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.	
	Link: Link: http://philrealty.com.ph/corporate- governance/	

(a) Overall risk management philosophy of the company.

Risk management is an essential component of effective corporate governance and an integral part of a sound management practice. The Company's overall risk management program seeks to minimize potential adverse effects on the financial performance of the Company. The Audit Committee's roles and responsibilities are defined in the Audit Committee Charter approved by the Audit Committee. The Committee assists the BOD in fulfilling its oversight responsibility to the shareholders particularly on the quality and integrity of the risk management process. The Committee has reviewed the effectiveness and adequacy of the Company's risk management system, including any updates on its procedures and processes. The Committee reports to the BOD during its meetings.

Re	commendation 2.12			
1.	Board has a Board Charter that formalizes	COMPLIANT	Provide link to the company's website where	REPLY:
	and clearly states its roles, responsibilities,		the Board Charter is disclosed.	
	and accountabilities in carrying out its			The Board Charter will be presented to the
	fiduciary role.		Link: Philippine Realty and Holdings	Board for approval through the Corporate
2.	Board Charter serves as a guide to the	COMPLIANT	Corporation ("RLT") website	Governance and Nomination Committee
	directors in the performance of their			within 2020.
	functions.		https://www.philrealty.com.ph/wp-	
			content/uploads/2020/10/Charter-of-the-	
3.	Board Charter is publicly available and	COMPLIANT	Board-of-Directors.pdf	
	posted on the company's website.			

1. Board has a clear insider trading policy.	COMPLIANT	Provide information on or link/reference to a document showing company's insider trading policy. REPLY: Please refer to the Company's website showing company's insider trading policy. Link: http://philrealty.com.ph/corporate-	
Optional: Principle 2		governance/	
1. Company has a policy on granting loans to directors, either forbidding the practice or ensuring that the transaction is conducted at arm's length basis and at market rates.		Provide information on or link/reference to a document showing company's policy on granting loans to directors, if any.	
Company discloses the types of decision requiring board of directors' approval.		Indicate the types of decision requiring board of directors' approval and where there are disclosed.	
	er key corporate gover	to support the effective performance of the Board's france concerns, such as nomination and remunerate bublicly available Committee Charter.	

Recommendation 3.1

Recommendation 3.1			
1. Board establishes board committees that	COMPLIANT	Provide information or link/reference to a	
focus on specific board functions to aid in		document containing information on all the	
the optimal performance of its roles and		board committees established by the	
responsibilities.		company.	
		REPLY:	
		Please refer to the Company's website	
		containing information on all the board	
		committees established by the company.	

				T
			Link: http://philrealty.com.ph/corporate- governance/	
	commendation 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. REPLY: Please refer to 2.6.1 of the Company's Amended Manual on Corporate	
			Governance containing information on the Audit Committee, including its functions as well as the Audit Committee's responsibility to recommend the appointment and removal of the company's external auditor. Link: http://philrealty.com.ph/corporate-governance/	
	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.	
3.	All the members of the committee have relevant background, knowledge, skills, and/or experience in the areas of accounting, auditing, and finance.	COMPLIANT	REPLY: Members of the Audit Committee	

4. The Chairman of the Audit Committee is not the Chairman of the Board or of any other committee. Supplement to Recommendation 3.2	COMPLIANT	Chairman: _Renato G. Nuñez / 51 (Independent Director) - Filipino Members: Amador C. Bacani/72 (Non-Executive Director - Filipino Alfonso Martin Eizmendi/56 (Independent Director) - Filipino Jomark O. Arollado /37 (Independent Director) - Filipino Please refer to the Company's 2020 SEC Form 17-A Annual Report (Item 9) for the qualifications and type of directorship. Provide information or link/reference to a document containing information on the Chairman of the Audit Committee REPLY: Chairman: Renato Nunez/51 (Independent Director) - Filipino Please refer to the Company's 2020 SEC Form 17-A Annual Report (Item 9) for the information on the Chairman of the Audit Committee.	
Supplement to Recommendation 3.2 Audit Committee approves all non-audit services conducted by the external auditor.	COMPLIANT	Provide proof that the Audit Committee approved all non-audit services conducted by the external auditor. REPLY:	

Audit Committee conducts regular meetings and dialogues with the external audit team without anyone from management present.	NON-COMPLIANT	Please refer to 2.6.1.5 of the Amended Manual on Corporate Governance that the Audit Committee approved all non-audit services conducted by the external auditor. Link: http://philrealty.com.ph/corporate-governance/ Provide proof that the Audit Committee conducted regular meetings and dialogues with the external audit team without anyone from management present.	REPLY: The Audit Committee of the Company met the External Auditors in March 2021 to discuss and approve the Company's 2020 Audited Financial Statements. The Audit Committee assures the Board that next year and, in the years, to come that the Committee will conduct regular meetings with the External Auditor.
Optional: Recommendation 3.2	l		
Audit Committee meet at least four times during the year.		Indicate the number of Audit Committee meetings during the year and provide proof	
2. Audit Committee approves the appointment and removal of the internal auditor.		Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.	
Recommendation 3.3			
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 direction, if applicable. REPLY:	

		Please refer to Sec. 2.6.2 of the Amended Manual on Corporate Governance of the Company containing information on the Corporate Governance and Nomination Committee, including its functions.	
		The Committee undertook the process of identifying the quality of directors aligned with the Company's strategic direction.	
Corporate Governance Committee is composed of at least three members, all of whom should be independent directors.	COMPLIANT	Provide information or link/reference to a document containing information on the members of the Corporate Governance Committee, including their qualifications and type of directorship. REPLY: MEMBERS OF THE CORPORATE GOVERNANCE AND NOMINATIONS COMMITTEE Chairman: Alfonso Martin E. Eizmendi (Independent Director) - Filipino Members: Renato Nunez / 51 (Independent Director) - Filipino	
		Jomark O. Arollado / 37 (Independent Director) - Filipino Please refer to the Company's 2020 SEC	
		Form 17-A Annual Report (Item 9) for the	

		qualifications of the members of the Committee.	
3. 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. REPLY: Chairman: Alfonso Martin E. Eizmendi (Independent Director) - Filipino Please refer to the Company's 2020 SEC Form 17-A Annual Report (Item 9) for the qualifications of the Chairman of the Committee.	
Optional: Recommendation 3.3			
Corporate Governance Committee meet at least twice during the year.		Indicate the number of Corporate Governance Committee meetings held during the year and provide proof thereof.	
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 REPLY: Please refer to Sec. 2.6.3 of the Amended Manual on Corporate Governance of the Company containing information on the Board Risk Oversight Committee (BROC), including its functions.	
		Link:	

		http://philrealty.com.ph/corporate-	
		governance/	
2. BROC is composed of at least three members,	COMPLIANT	Provide information or link/reference to a	
the majority of whom should be independent		document containing information on the	
directors, including the Chairman.		members of the BROC, including their	
g		qualifications and type of directorship	
		quantications and species an economip	
		REPLY:	
		REFLI:	
		MEMBERS OF MAR BOARD DISK	
		MEMBERS OF THE BOARD RISK	
		OVERSIGHT COMMITTEE	
		Chairman -Jomark O. Arollado / 37	
		(Independent Director) - Filipino	
		Members:	
		Alfonso Martin E. Eizmendi / 56	
		(Independent Director) - Filipino	
		(maepenaent Director) - rinpino	
		D . N /FO() 1	
		Renato Nunez / 50 (Independent	
		Director) - Filipino	
		Alfredo S. Del Rosario Jr. / 65 (Director) -	
		Filipino	
		_	
		Gregory G. Yang / 64 (Director) - Filipino	
		5 , 1 8, 1 (1111 , 1 F	
		Please refer to the Company's 2020 SEC	
		Form 17-A Annual Report (Item 9) for the	
		roini 1/-A Annual Report (Item 9) for the	
		qualifications and composition of the	
		Committee.	
		Link:	
		http://philrealty.com.ph/corporate-	
		governance/	
			

3. The Chairman of the BROC is not the Chairman of the Board or of any other committee. 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 Chairman of the BROC REPLY: Chairman - Alfonso Martin Eizmendi / 56 (Independent Director) - Filipino Please refer to the Company's 2020 SEC Form 17-A Annual Report (Item 9) for the information on the Chairman of the BROC. Link: http://philrealty.com.ph/corporate-governance/ Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC. REPLY: Members of the BROC are current and former Presidents and CEOs of some notable companies/organizations and are familiar with risk management policies and practices.	
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. REPLY:	

		Please refer to the Company's website containing information on the Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company Link: http://philrealty.com.ph/corporategovernance/	
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. REPLY: MEMBERS OF THE RELATED PARTY TRANSACTION (RPT) COMMITTEE Alfonso Martin Eizmendi / 56 (Independent Director) - Filipino Renato Nunez / 51 (Independent Director) - Filipino Jomark O. Arollado / 37 (Independent Director) - Filipino Alfredo S. Del Rosario Jr. / 65 (Director) - Filipino Please refer to the Company's SEC Form 17-A Annual Report (Item 9) and 2020 Definitive Information Statement (Annex A) for the qualifications and membership composition of the Committee.	

Decommendation 2.6			
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. 2. Committee Charters provide standards for evaluating the performance of the Committees.	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. REPLY: Please refer to the Company's website for the information to the Company's Committee charters, containing all the required information, particularly the functions of the various Committees, memberships, reporting process, etc.	
3. Committee Charters were fully disclosed on the company's website.	COMPLIANT	Link: http://philrealty.com.ph/wp- content/uploads/2019/01/Board- Committee-Charters.pdf Provide link to company's website where the Committee Charters are disclosed. REPLY: Link: http://philrealty.com.ph/wp- content/uploads/2019/01/Board- Committee-Charters.pdf	
Principle 4: To show full commitment to the com and effectively, including sufficient time to be fam Recommendation 4.1 1. The Directors attend and actively participate in all meetings of the Board, Committees, and shareholders in person or through tele-/videoconferencing conducted in accordance			form their duties and responsibilities properly

with the rules and regulations of the Commission.

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.

REPLY:

Please refer to 2.3.3.4 of the Amended Manual on Corporate Governance of the Company containing information on the process and procedures for teleconferencing / videoconferencing for 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.

A. 2020 attendance and participation of directors to Board, Committee, and shareholders' meetings.

Board	Name	Period	No. of Meetings Held during the year	No. of Meetings Attended	%	REMARKS
Chairman- Emeritus	Gerardo O. Lanuza Jr.	January 1 - December 31, 2020	11	13	85%	
Vice Chairman- Emeritus	Antonio O. Olbes	January 1 - December 31, 2020	12	13	92%	
Chairman	Gerardo Domenico Antonio V. Lanuza	January 1 - December 31, 2020	13	13	100%	
Vice Chairman/ Independent	Renato Nunez	January 1 - December 31, 2020	12	13	92%	

Member	Gregory Yang	January 1 - December 31, 2020	11	13	85%	
Member	Andrew Ng	January 1 - December 31, 2020	13	13	100%	
Member	Alfredo S. Del Rosario Jr.	January 1 - December 31, 2020	13	13	100%	
Member	Amador C. Bacani	January 1 - December 31, 2020	13	13	100%	
Member	Edmundo C. Medrano	January 1 - December 31, 2020	13	13	100%	
Independent	Jomark Ong Arollado	January 1 - December 31, 2020	10	13	77%	
Independent	Alfonso Martin Eizmendi	January 1 - December 31, 2020	8	13	62%	

2. The directors review meeting materials for all Board and Committee meetings.	COMPLIANT		
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 REPLY: During monthly BOD meetings, any Director can raise questions or seek clarification and explanation from the Board. Minutes of the Board Meetings will show information on any questions raised or clarification/explanation sought by the directors. This document can be accessed through the Company's Corporate Secretary.	

Recommendation 4.2	
1. Non-executive directors concurrently serve in a maximum of five publicly listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	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 REPLY: Please refer to Sec. 2.3.4.5 of the Amended Manual on Corporate Governance of the Company containing information of a policy setting the limit of board seats that a non-executive director can hold simultaneously. Please see below information on the directorships of the Company's directors in both listed and non-listed companies other than RLT.

Director's Name	Corporate Name of the Group Company	Type of Directorship (Executive, Non-Executive, Independent). Indicate if director is also the Chairman.
	Greenhills Properties, Inc.	ED / President
	Universal Travel Corporation	NED / Chairman
	Xcell Property Ventures, Inc.	NED / Chairman
Gerardo O. Lanuza, Jr.	Meridian Assurance Corporation	NED / Chairman
	Gerzon Management Corporation	ED
	Broadford Property Holdings Inc	ED
	Merdom Corporation	ED
	Al Husn Manila, Inc.	ED
	Xcell Property Ventures Inc	ED
	Julnad Assets Holdings Inc.	ED
	Mernic Assets Holdings Inc.	ED
	La Bodequita del Medio Inc.	ED
	Merlan Holdings Inc.	ED
	Peridot Asset Holdings Inc.	ED
	Penzance Properties Holdings Corporation	ED
	Ju-Lan Assets Holdings Co. Inc	ED
	Stonehaven Realty Services Inc.	ED
Amador C. Bacani	Xcell Property Ventures, Inc.	ED / President
Antonio O. Olbes	Universal Travel Corporation	NED / Vice Chairman
	Greenhills Properties, Inc.	ED / Treasurer
Alfredo S. Del Rosario Jr.	Sultan Powers Inc.	ED / Treasurer

	Recon-X Energy Corp.	Chairman / NED
	PRHC Property Managers Inc.	NED
Gerardo Domenico Antonio V.	Meridian Assurance Corporation	ED / President
Lanuza	Sultan Powers Inc.	ED / President
	A Brown Co., Inc.	NED
Renato G. Nunez	CATS Motor Inc.	ED
	Techzone Philippines Inc.	NED
	Toosie's Tagaytay Restaurant Inc.	NED
	Lia Philfoods, Inc.	NED
	Javi Philfoods, Inc.	NED
	Everland Estate Dev't Corp.	NED
Jomark Ong Arollado	N/A	N/A
Edmundo C. Medrano	Credit Information Corporation	ID
	Recon-X Energy Corp.	NED
	Andrea North Condominium Corporation	ED
Alfonso Martin Eizmendi	Meridian Assurance Corporation	NED
	Secret 6 Inc,	NED
	Clean Pro	NED
	The Icon Plaza Condominium Corporation	ED
	Frimar Realty	NED
	Frimar USA	NED

Recommendation 4.3			
The directors notify the company's board 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. REPLY:	

		Please refer to Section 2.3.3.3 of the Amended Manual on Corporate Governance of the Company containing information on a policy requiring directors to notify the Board before accepting directorship in another company. For year 2020 there was no discussion at the Board regarding this matter.	
Optional: Principle 4			
1. Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.			None.
Company schedules board of directors' meetings before the start of the financial year.			The Board meets every 3 rd Tuesday of each month.
3. Board of directors meet at least six times during the year.		Indicate the number of board meetings during the year and provide proof	There were 12 Board meetings for the year 2019. Please refer to the Company's SEC Form 20-IS Definitive Information Statement
4. Company requires as minimum quorum of at least 2/3 for board decisions.		Indicate the required minimum quorum for board decisions	
Principle 5: The board should endeavor to exercise	se an objective and indep	endent judgment on all corporate affairs	
Recommendation 5.1			
The Board has at least 3 independent directors or such number as to constitute one-third of the board, whichever is higher.	COMPLIANT	Provide information or link/reference to a document containing information on the number of independent directors in the board REPLY: Please refer to the Company's website	
		that shows information on the number of independent directors in the Board of Directors Link:	

		http://philrealty.com.ph/about-us/	
Recommendation 5.2			
The independent directors possess all the qualifications and none of the disqualifications to hold the positions.	COMPLIANT	Provide information or link/reference to a document containing information on the qualifications of the independent directors. REPLY: All the Company's independent director possess the following qualifications:	

- o Is not, or has not been, a senior officer or employee of the Company unless there has been a change in the controlling ownership of the Company;
- o Is not, and has not been, in the three years immediately preceding the election, a director of the Company; a director, officer, employee of the Company's substitutions, associates, affiliates or related companies; or a director, officer, employee of the Company's substantial shareholders and its related companies;
- Has not been appointed in the Company, its subsidiaries, associates, affiliates or related companies as Chairman "Emeritus," "Ex-Officio" Directors/Officers or Members of any Advisory Board, or otherwise appointed in a capacity to assist the Board in the performance of its duties and responsibilities within three years immediately preceding his election;
- o Is not an owner of more than two percent (2%) of the outstanding shares of the Company, its subsidiaries, associates, affiliates or related Companies.
- o Is not a relative of a director, officer, or substantial shareholder of the Company or any of its related companies or of any of its substantial shareholders. For this purpose, relatives include spouse, parent, child, brother, sister and the spouse of such child, brother or sister.
- o Is not acting as a nominee or representative of any director of the Company or any of its related companies.
- Is not a securities broker-dealer of listed companies and registered issuers of securities. "Securities broker-dealer" refers to any person holding any office of trust and responsibility in a broker-dealer firm, which includes, among others, a director, officer, principal stockholder, nominee of the firm to the Exchange, an associated person or salesman, and an authorized clerk of the broker or dealer;
- o Is not retained, either in his personal capacity or through a firm, as a professional adviser, auditor, consultant, agent or counsel of the Company, any of its related companies or substantial shareholder, or is otherwise independent of Management and free from any business or other relationship within the three years immediately preceding the date of his election;

- Does not engage or has not engaged, whether by himself or with other persons or through a firm of which he is a partner, director or substantial shareholder, in any transaction with the Company or any of its related companies or substantial shareholders, other than such transactions that are conducted at arm's length and could not materially interfere with or influence the exercise of his independent judgment;
- o Is not affiliated with any non-profit organization that receives significant funding from the Company or any of its related companies or substantial shareholders; and
- o Is not employed as an executive officer of another company where any of the Company's executives serve as directors.

Supplement to Recommendation 5.2			
Company has no shareholder agreements, by-laws provisions, or other arrangements that constrain the directors' ability to vote independently.	COMPLIANT	Provide link/reference to a document containing information that directors are not constrained to vote independently. REPLY: It is the policy of the Company that directors are not constrained to vote independently. However, the Company does not have available documents to support such policy.	
Recommendation 5.3			
1. The independent directors serve for a cumulative term of nine years (reckoned from 2012).	COMPLIANT	Provide information or link/reference to a document showing the years IDs have served as such.	
2. The company bars an independent director from serving in such capacity after the term limit of nine years.	COMPLIANT	REPLY: Please refer to section 2.3.4.9 of the Amended Corporate Governance Manual of the Company showing its policy regarding Independent Director tenure and term limits. Link: http://philrealty.com.ph/corporate-governance/	

Name of Independent Direct	or Date	e of the Independent Director first election to RLT Board	No of Years as RLT Board of Directors
Renato G. Nuñez		June 2015	6 years
Jomark Ong Arollado		June 2017	4 years
Alfonso Martin Eizmendi		June 2017	4 years
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting.	COMPLIANT	Provide reference to the meritorious justification and proof of shareholders' approval during the annual shareholders' meeting. REPLY: Please refer to Section 2.3.4.9 of the Amended Corporate Governance Manu of the Company showing its policy regarding an instance that the company retains an independent director in the same capacity after nine years, the boat provides meritorious justification and seeks shareholders' approval during the annual shareholders' meeting. Link: http://philrealty.com.ph/corporate-governance/ The Company does not have any case y about an Independent Director staying such for nine years.	y ard ne et
Recommendation 5.4			
1. The positions of Chairman of the Board and Chief Executive Officer are held by separate	COMPLIANT	Identify the company's Chairman of the Bo and Chief Executive Officer	ard

REPLY:

individuals.

		Chairman of Board: Gerardo Domenico Antonio V. Lanuza Chief Executive Officer: Alfredo S. Del Rosario, Jr.	
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. Identify the relationship of Chairman and CEO. REPLY: Please refer to Sections 2.4.2 and 2.5 of the Amended Manual on Corporate Governance regarding information on the roles and responsibilities of the Chairman of the Board and Chief Executive Officer. Link: http://philrealty.com.ph/corporate-governance/	
Recommendation 5.5			
If the Chairman of the Board is not an independent director, the board designates 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. REPLY: Please refer to Section 2.3.2 of the Amended Manual on Corporate Governance regarding the policy that if	

Recommendation 5.6		the Chairman of the Board is not an independent director, the board designates a lead director among the independent directors. Link: http://philrealty.com.ph/corporategovernance/ The current Chairman of the Board is not an Independent Director. However, the lead Independent Director has been elected as Vice Chairman of the Board.	
1. Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction. Recommendation 5.7	COMPLIANT	Provide proof of abstention if this was the case REPLY: In 2018, there was an instance wherein Directors with material interest in a transaction affecting the Corporation abstained from taking part in the deliberations on the transaction. The transaction however, involved the appraisal of real properties using two independent property appraisal companies, Asian Appraisal Co. Inc. and Royal Asia Appraisal Corp., as well as the engagement of a valuation company, R.G. Manabat & Co. IncKPMG to undertake a valuation study and fairness opinion on the transaction.	

 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 present. The meetings are chaired by the lead independent director. 	NON-COMPLIANT NON-COMPLIANT	Provide proof and details of said meeting, if any. Provide information on the frequency and attendees of meetings.	REPLY: Although there are no separate meetings between the NEDs, the External Auditors, and heads of the internal audit without any executive present during the year 2020, the Company is still maintains a policy in the Corporate Governance Manual Sec. 2.3.4.6 which states that "The non-executive directors (NEDs) shall 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. The meetings shall be chaired by the lead independent director." In addition, the Audit Committee, last 2020, have separate meeting with the Internal Audit, and some members of the Management Team, to discuss the results of the 2019 Audited FS of the Company.
Optional: Principle 5			
1. None of the directors is a former CEO of the company in the past 2 years.		Provide name/s of company CEO for the past 2 years	
Principle 6: The best measure of the Board's effect as a body and assess whether it possesses the right Recommendation 6.1			carry out evaluations to appraise its performance
Board conducts an annual self-assessment	NON-COMPLIANT	Provide proof of self-assessments conducted	REPLY:
of its performance.		for the whole board, the individual members,	
2. The Chairman conducts a self-assessment of his performance.	NON-COMPLIANT	the Chairman, and the Committees	The Company did not conduct, for year 2020, formal self-assessment for the whole board, individual members, the Chairman, and the
3. The individual members conduct a self-assessment of their performance.	NON-COMPLIANT		Committees.

5.	Each committee conducts a self-assessment of its performance. Every three years, the assessments are supported by an external facilitator.	NON-COMPLIANT NON-COMPLIANT	Identify the external facilitator and provide proof of use of an external facilitator.	However, the Company still maintains its position to provide self-assessment for the whole board, individual members, the Chairman, and the Committees. As a matter of fact, it was mentioned in Sec. 6.6 of the Company's Corporate Governance Manual that "The Board shall conduct an annual self-assessment of its performance, including the performance of the Chairman, individual members and committees. Every three years, the assessment shall be supported by an external facilitator. The external facilitator can be any independent third party such as, but not limited to, a consulting firm, academic institution or professional organization." With this, the Company undertakes to develop a formal self-assessment that can be used in the years to come.
	commendation 6.2			
	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	Provide information or link/reference to a 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	
2.	The system allows for a feedback mechanism from the shareholders.	COMPLIANT	REPLY: Please refer to Section 6.7 of Amended Manual on Corporate Governance regarding the policy containing information on the system of the company to evaluate the performance of the board, individual directors, and	

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		committees, including a feedback mechanism from shareholders.	
		mechanism from snareholders.	
		Link:	
		http://philrealty.com.ph/corporate-	
		governance/	
Principle 7: Members of the Board are duty-bour	nd to apply high othical s	tandards, considering the interests of all stakehol	ldora
Recommendation 7.1	iu to appry mgn etincar s	tandards, considering the interests of an stakenor	ideis.
Board adopts a Code of Business Conduct	COMPLIANT	Provide information on or link/reference to	
and Ethics, which provide standards for		the company's Code of Business Conduct and	
professional and ethical behavior, as well as		Ethics.	
articulate acceptable and unacceptable			
conduct and practices in internal and		REPLY:	
external dealings of the company.	COMPLIANT		
2. The Code is properly disseminated to the Board, senior management, and employees.	COMPLIANT	Please refer to Section 6.8 of Amended Manual on Corporate Governance on the	
board, semor management, and employees.		Company's Code of Business Conduct and	
		Ethics and information on how the	
		Company disseminated the Code to the	
		Board members, senior management and	
		employees.	
		Link:	
		http://philrealty.com.ph/corporate-	
		governance/	
		g	
		The Corporate Governance and Audit	
		Committees, Internal Audit Department	
		and HR Department put in place	
		monitoring systems and conduct periodic assessment to ensure that the Company's	
		Code of Conduct is diligently observed	
		corporate-wide. Sanctions are meted out	
		depending on the gravity of offense.	
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Business Conduct & Ethics	Directors	Senior Management	Employees
Conflict of Interest	The Company prohibits conflict of interest, whether such interest is personal, social financial or political, if it interferes with the interest of the Company as a whole. Directors, officers, and employees should avoid any direct or indirect business connection with the Company's customers, suppliers or competitors, except on the Company's behalf. They are expected to avoid activities that might interfere with the proper and efficient discharge of their duties or which might be inconsistent with their obligations of loyalty to the Company.	The same policy is observed.	The same policy is observed.
Conduct of Business and Fair Dealings	Directors, officers, and employees	The same policy is observed.	The same policy is observed.

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		should endeavor to			
		deal fairly with the			
		Company's			
		customers, suppliers			
		and competitors.			
		They should not			
		take unfair			
		advantage of anyone			
		through			
		manipulation,			
		concealment, abuse			
		of privileged			
		information,			
		misrepresentation			
		of material facts, or			
		any other unfair-			
		dealing practice.			
		They should never			
		pay or receive			
		kickbacks for			
		obtaining business			
		for or from the			
		Company.			
 		The Company			
		prohibits paying or			
		receiving money,			
		gifts, services, loans,			
		or other favors that			
		may influence			
Receip	at at gitte tram	-	The same policy is	The same policy is	
third p	artics	business decisions	observed.	observed.	
		or compromise			
		independent			
		judgment. No gift or			
		entertainment			
		should ever be			
		offered, given,			

(3) is not excessive in value, (4) cannot be construed as a bribe or payoff and (5) does not violate any laws or
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	or other appropriate			
	personnel if they			
	have any doubt			
	regarding the			
	legality of an action			
	taken, or not taken,			
	on behalf of the			
	Company.			
	Directors, officers,			
	and employees of			
	the Company are			
	required to			
	maintain the			
	confidentiality of			
Respect for Trade	information	The same policy is	The same policy is	
Secrets/Use of Non-	entrusted to them	observed.	observed.	
public Information	by the Company or	observeu	observed.	
	its customers,			
	except when			
	disclosure is			
	authorized or legally			
	mandated.			
	Directors, officers,			
	and employees			
	should protect the			
	Company's assets			
	(which include			
Use of Company	Company funds,	m)	m	
Funds, Assets, and	property, and time)	The same policy is	The same policy is	
Information	and ensure their	observed.	observed.	
	efficient use. All			
	Company assets			
	should be used for			
	legitimate business			
	purposes. Company			
	assets and			

	equipment should only be used for Company business, although incidental personal use of assets may be permitted in some circumstances and with prior approval from the management.			
Employment & Labor Laws & Policies	Compliance with labor laws and policies is the Company's paramount goal to preserve good working relationship with its directors, officers, and employees. The Company undertakes to observe and enforce within its organization labor standard, welfare, and labor relations laws.	The same policy is observed.	The same policy is observed.	
Disciplinary action	The Company will not condone any type of harassment, abuse or punishment, whether corporal, mental or physical,	The same policy is observed.	The same policy is observed.	

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	of a director, officer			
	or employee by			
	another director,			
	officer or employee			
	or any partner,			
	customer, business			
	associate or supplier			
	of the Company.			
	The Company			
	promotes ethical			
	behavior. Directors,			
	officers, and			
	employees are			
	encouraged and	ml	ml	
Whistle Blower	obligated to report	The same policy is	The same policy is	
	violations of laws,	observed.	observed.	
	rules, regulations, or			
	the Company's			
	Manual on			
	Corporate			
	Governance.			
	The Company			
	believes that			
	conflicts and			
	disputes can be			
	resolved not only by			
	court litigation but			
	also through	_, , , ,		
Conflict Resolution	mediation and	The same policy is	The same policy is	
Sommer negotiation	voluntary	observed.	observed.	
	compromise.			
	Towards this end,			
	the Company shall			
	see to it that all			
	conflicts or disputes with shareholders,			

		customers, sup and other third parties are submitted at th first instance to available metho conflict or disporesolution beforesorting to cou- litigation.	e o all ods of ute ore urt				
3. The Code is disclosed and made a the public through the company w	website.		where th	a link to the company's web ne Code of Business Conduct posted/ disclosed.		Conduct and Eth disclosure throu still subject to re Management ap	mpany has an existing Code of nics, the clearance for its ngh the company website was eview and approval. Once proves its disclosure, it will ble in the Company's website
Supplement to Recommendation 7 1. Company has clear and stringent and procedures on curbing and p company involvement in offering and receiving bribes.	t policies COMP penalizing		document company and pende REPLY: Please in Corporation information procedule bribery The policompany and recompany and recompan	information on or link/referent containing information of y's policy and procedure on a lizing bribery refer to section 9.3.3 of Anate Governance manual relation on the company's poure on curbing and penaling involvement in offering eiving bribes is within the est policy of the Company	n the curbing mended egarding blicy and izing izing g, paying, e Conflict		

Recommendation 7.2 1. Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	COMPLIANT		Link: http://philrealty.com. governance/ Provide proof of impler monitoring of complian Business Conduct and I	mentation and nce with the Code of	
2. Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies. Output Description:	COMPLIANT		Indicate who are requi Code of Business Condu findings on non-compli REPLY: Please see below pro criteria used in asses performance of the E committees, individu CEO/President. It als required to comply v Business Conduct an	ocess followed and ssing the annual Board and its all directors, and the o indicates who are with the Code of	
			Process	Criteria	
Board of Dire	ctors	Annual	self-evaluation	 Experience of the Board of Director related to the curs and future busine the Company. The knowledge th Board has gained contributed relate the organization's affairs; Independence of the 	rs rrent ess of hat the d and ted to s's

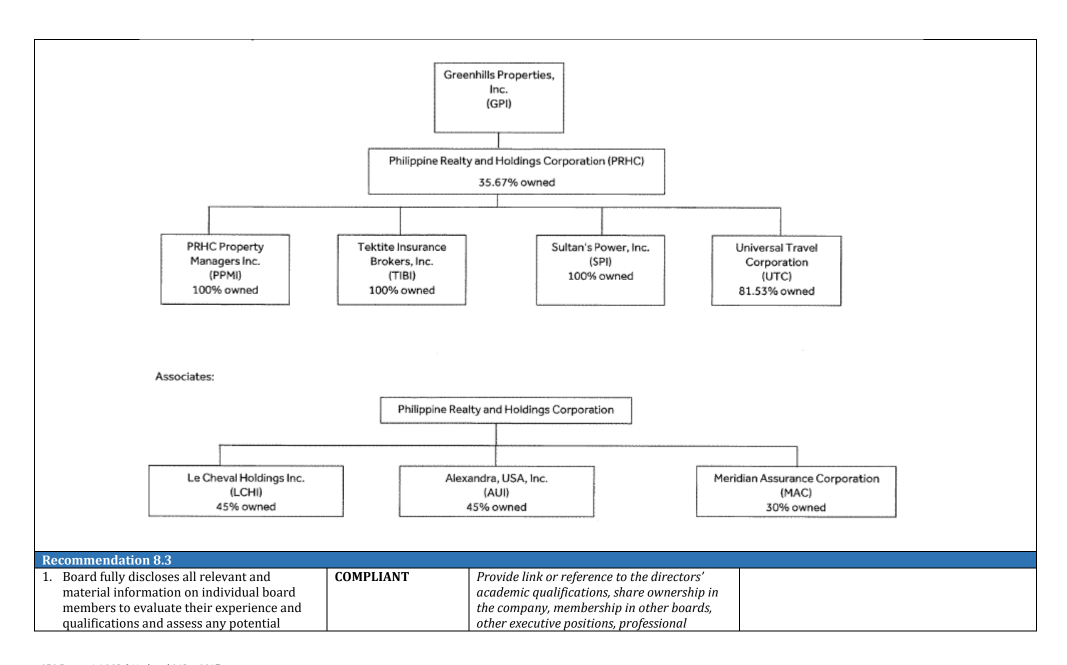
		4. Relationship of the Board with senior management and staff. 5. Impact of the Board on the internal operations of the organization. 6. Influence of the Board on the development and implementation of strategic plans. 7. Impact of the Board on external issues facing the organization.
Board Co	ommittees Evaluation by Cl	nairman of The same as the Board of Directors
Individu	al Directors Annual self-eval	affairs of the organization. 5. Participation in the organization's strategy and policy discussions. 6. Participation in the review and approval of plans submitted by the management.
CEO/Pre	Annual evaluati BOD	1. Attendance and

Principle 8: The company should establish corporat		vision. 3. Participation in formation of visions strategic plan to the organization losure and Transparency	ion and guide n.
Recommendation 8.1	COMPLIANT	Provide information on or link/reference to the company's disclosure policies and	ee with sest practices and regulatory expectations.
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.		procedures including reports distributed/made available to shareholders and other stockholders REPLY:	
		Please refer to section 8 of the Amended Manual on Corporate Governance regarding information on the Company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders	
		Link: http://philrealty.com.ph/corporate-governance/	
Supplement to Recommendations 8.1			
annual and quarterly consolidated reports, cash flow statements, and special audit revisions. Consolidated financial statements are published within ninety (90) days from the end of the fiscal year, while interim	NON-COMPLIANT AS TO THE CONSOLIDATED FINANCIAL STATEMENT AND 2020 1 ST QUARTER INTERIM REPORTS	Indicate the number of days within which the consolidated and interim reports were published, distributed, or made available from the end of the fiscal year and end of the reporting period, respectively. 2020 Quarter Reports:	REPLY: The Company is COMPLIANT with regards to the distribution of 2 nd and 3rd quarterly consolidated reports, cash flow statements, and special audit revisions. The 2 nd and 3rd Quarterly Consolidated Financial statements are

reports are published within forty-five (45)		<u> </u>			published within forty-five (45) days from the
days from the end of the reporting period.		Quarter	Date published	Number of days	end of the reporting period.
		1 st	June 30, 2020	60 days	Meanwhile, the Company's 2020 Annual Consolidated Financial statements were
		2 nd	July 27, 2020	27 days	published last May 14, 2021, more than 120 days from the end of the reporting period. Although, it
		3rd	Nov 13, 2020	44 days	is a clear non-compliance with the recommended 90 days submission from the end of the reporting
		2020 Annual F	Report		period, the whole National Capital Region was placed under Enhanced Community Quarantine, hence, it affected the completion of the Annual
		Year	Date published	Number of days	Report.
		2021	May 14, 2021	134 days	The Company undertakes to improve its submission of their annual report through proper planning and execution.
2. Company discloses in its annual report the	COMPLIANT	Provide link or	reference to the	e comnany's	r · r · r · · · · · · · · · · · · · · ·
principal risks associated with the identity of the company's controlling shareholders; the degree of ownership concentration; crossholdings among company affiliates; and any imbalances between the controlling shareholders' voting power and overall equity position in the company.	COMPLIANT	annual report disclosed: 1. principal rassociated company's 2. crossholdinand 3. any imbala shareholde	isks to minority with the identity controlling sharings among compares between the rs' voting power the compares in the compares in the compares when the compares we have the compares when the compares when the compares we have the compares when the compares when the compares when the compares we have the compares when the compares when the compares we have the compares when the compares when the compares we have the compares when the compares when the compares we have the compares when the co	ving are shareholders y of the reholders. cany affiliates; ne controlling r and overall	
		beneficial ow reported ann	Ownership of oners and mana ually in the Co	agement are mpany's	

		Since there are no principal risk associated with the identity of the Company's controlling shareholders nor are there imbalances between the controlling shareholders' voting power and overall equity position in the Company, no such risk has been reported. Please refer to item Part II Items 5 and 11 of the Company's 2020 Annual Report SEC Form 17-A Link: https://www.philrealty.com.ph/disclosures	
 Company has a policy requiring all directors to disclose/report to the company any dealings in the company's shares within three business days. Company has a policy requiring all officers to disclose/report to the company any dealings in the company's shares within three business days. 	COMPLIANT	Provide information on or link/reference to the company's policy requiring directors and officers to disclose their dealings in the company's share. Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage, and date of transaction. REPLY: Please refer to Section 9.4 of the Amended Manual on Corporate Governance regarding information on the Company's policy requiring directors and officers to disclose their dealings in the Company's shares of stock. Please refer to item Part IV Item 11 of the Company's 2020 Annual Report SEC Form 17-A	

		Link: https://www.philrealty.com.ph/disclosures	
1. Company discloses the trading of the corporation's shares by directors, officers (or persons performing similar functions) and controlling shareholders. This includes the disclosure of the company's purchase of its shares from the market (e.g. share buyback program).	COMPLIANT	Provide information on or link/reference to the shareholdings of directors, management, and top 100 shareholders. Provide link or reference to the company's Conglomerate Map. REPLY: Please refer to disclosures made to PSE regarding shareholdings of directors, management, and top 100 shareholders. Please see below Conglomerate map	



conflicts of interest that might affect their judgment.		experiences, expertise, and relevant trainings attended. REPLY: Please refer to Part IV of the Company's 2020 Annual Report (17A) Link: https://www.philrealty.com.ph/disclosures	
2. Board fully discloses all relevant and material information on key executives 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 key officers' academic qualifications, share ownership in the company, membership in other boards, other executive positions, professional experiences, expertise, and relevant trainings attended. REPLY: Please refer to Part IV of the Company's 2020 Annual Report (17A) Link: https://www.philrealty.com.ph/disclosures /	
Recommendation 8.4			
Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	COMPLIANT	Disclose or provide link/reference to the company policy and practice for setting board remuneration REPLY: Please see below reference to the company policy and practice for setting board remuneration	

	Remuneration Policy	Structure of Compensation Packages	How Compensation is Calculated
Executive Directors	Per diem and salary	Salary	Based on company's financial performance and industry standard
Non-Executive Directors	Per diem only as director	None	NA

2.	Company provides a clear disclosure of its	COMPLIANT	Please see below reference to the company policy and practice for determining	
	policies and procedure for setting executive remuneration, including the level and mix of		executive remuneration	
	the same.			

REPLY:

Process	СЕО	Top 4 Highest Paid Management Officers	
(1) Fixed remuneration	Performance evaluation for the past year and industry salary survey are conducted	Performance evaluation for the past year and industry salary survey are conducted	
(2) Variable None remuneration		none	
(3) Per diem allowance	Based on level of company's operating activity and financial capacity	none	
(4) Bonus Based on approved profishering policy		Based on approved profit- sharing policy	
(5) Stock Options and other financial instruments	NA	NA	
(6) Others (specify)	NA	NA	

Company discloses the remuneration on an individual basis, including termination and retirement provisions.	COMPLIANT	Provide breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO. REPLY: Please refer to Item 10 Part IV of the 2020 Annual Report SEC Form 17A for breakdown of director remuneration and executive compensation, particularly the remuneration of the CEO.	
Recommendation 8.5 1. Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance.	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. REPLY: Please refer to Section 9.4 of the Amended Manual on Corporate Governance regarding information on Related Party Transaction policy Link: http://philrealty.com.ph/corporate-governance/ In 2020, there were no transactions that involved a material related party transaction.	
Company discloses material or significant RPTs reviewed and approved during the year.	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.	

		3. transaction date.				
		4. type/nature of transaction.				
		5. amount or contract price.				
		6. terms of the transaction.				
		7. rationale for entering into the				
		transaction.				
		8. 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				
		9. other terms and conditions				
		5. Other terms and conditions				
		REPLY:				
		Please refer to Note 17 of the 2020				
		Consolidated FS of the Company				
		regarding information on material or				
		significant RPTs reviewed and approved				
		during the year.				
		Link:				
		https://www.philrealty.com.ph/disclosures				
Supplement to Recommendation 8.5						
1. Company requires directors to disclose their	COMPLIANT	Indicate where and when directors disclose				
interests in transactions or any other conflict		their interests in transactions or any other				
of interests.		conflict of interests.				
		REPLY:				
		Please refer to section 9.3 of Amended				
		Manual on Corporate Governance				
		regarding information on complete				
		details of conflict of interest's policy.				
		deans of conflict of interest's policy.				
		Link:				
	<u> </u>					

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		http://philrealty.com.ph/corporate-governance/				
		governance/				
Optional: Recommendation 8.5						
1. Company discloses that RPTs are conducted		Provide link or reference where this is				
in such a way to ensure that they are fair and		disclosed if any				
at arms' length.						
Recommendation 8.6						
Company makes a full, fair, accurate and timely disclosure to the public of every	COMPLIANT	Provide link or reference where this is disclosed				
material fact or event that occur, particularly		disclosed				
on the acquisition or disposal of significant		REPLY:				
assets, which could adversely affect the						
viability or the interest of its shareholders		Please see below the link where it was				
and other stakeholders.		disclosed.				
		Link:				
		https://edge.pse.com.ph/companyDisclosur				
		es/form.do?cmpy id=40				
		,				
2. Board appoints an independent party to	COMPLIANT	Identify independent party appointed to				
evaluate the fairness of the transaction price		evaluate the fairness of the transaction price.				
on the acquisition or disposal of assets.		Disclose the rules and procedures for				
		evaluating the fairness of the transaction				
		price, if any.				
		REPLY:				
		The Board of Directors of RLT approved				
		on 18 April 2018 the engagement of R. G.				
		Manabat & Co. ("RGM&Co."), the				
		Philippine member firm of KPMG				
		International and a PSE-accredited firm,				
		to conduct valuation and to issue fairness				
		opinion on the exchange ratio used in the exchange of properties for shares, or on				
		the fair valuation of the properties and				
		on the valuation of the RLT shares.				

		The Company also made use of two (2) PSE- and SEC-accredited independent property appraisal companies, namely Royal Asia Appraisal Co. and Asian Appraisal Company Inc. to appraise the real properties.	
1. Company discloses the existence, justification, and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company.	COMPLIANT	Provide link or reference where these are disclosed. REPLY: Please refer to Item 11 of the Company's Annual report (SEC Form 17-A) which discloses the existence, justification and details on shareholder agreements, voting trust agreements, confidentiality agreements, and such other agreements that may impact on the control, ownership, and strategic direction of the company Please refer to Part IV of the Company's 2020 Annual Report (SEC Form 17-A) Link: https://www.philrealty.com.ph/disclosures/	
Recommendation 8.7			
Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	COMPLIANT	Provide link to the company's website where the Manual on Corporate Governance is posted.	
2. Company's MCG is submitted to the SEC and PSE.	COMPLIANT	REPLY: Link:	

3. Company's MCG is posted on its company website.	COMPLIANT	http://philrealty.com.ph/corporate- governance/	
Company submits to the SEC and PSE an updated MCG to disclose any changes in its corporate governance practices.	COMPLIANT	Provide proof of submission. REPLY: During the year 2019, the Company submitted an Amended Manual on Corporate Governance. Link: https://edge.pse.com.ph/openDiscViewer.do?edge_no=35aeff62de40088fefdfc15ec263a54d	
Optional: Principle 8 1. Does the company's Annual Report disclose the following information:		Provide link or reference to the company's Annual Report containing the said information.	
 a. Corporate Objectives b. Financial performance indicators c. Non-financial performance indicators d. Dividend Policy e. Biographical details (at least age, academic qualifications, date of first appointment, relevant experience, and other directorships in listed companies) of all directors f. Attendance details of each director in all directors' meetings held during the year g. Total remuneration of each member of the board of directors 			
2. The Annual Report contains a statement confirming the company's full compliance with the Code of Corporate Governance and where there is non-compliance, identifies and explains reason for each such issue.		Provide link or reference to where this is contained in the Annual Report	

3. The Annual Report/Annual CG Report discloses that the board of directors conducted a review of the company's material controls (including operational, financial and compliance controls) and risk management systems.	Provide link or reference to where this is contained in the Annual Report	
4. The Annual Report/Annual CG Report contains a statement from the board of directors or Audit Committee commenting on the adequacy of the company's internal controls/risk management systems.	Provide link or reference to where this is contained in the Annual Report	
5. The company discloses in the Annual Report the key risks to which the company is materially exposed to (i.e. financial, operational including IT, environmental, social, economic).	Provide link or reference to where these are contained in the Annual Report	

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

1. Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	COMPLIANT	Provide information or link/reference to a document containing information on the process for approving and recommending the appointment, reappointment, removal, and fees of the company's external auditor.	
		REPLY: Please refer to Section 2.6.1.5 of the Amended Manual on Corporate Governance regarding the process for	
		approving and recommending the appointment, reappointment, removal, and fees of the Company's external auditor.	

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.	COMPLIANT	Indicate the percentage of shareholders that ratified the appointment, reappointment, removal, and fees of the external auditor. REPLY: Please refer to Section 2.6.1.5 of the Amended Manual of Corporate Governance regarding information containing information on the process for approving and recommending the appointment, reappointment, removal and fees of the Company's external auditor. The percentage of shareholders that ratified the appointment, reappointment, removal, and fees of the external auditor during the 2020 Annual Stockholders Meeting was 73.76%.	
3. For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	COMPLIANT	Provide information on or link/reference to a document containing the company's reason for removal or change of external auditor. REPLY: The Company has not changed its external auditor for a long time now. If ever the Company decides to change, we will provide necessary disclosures such as reasons for removal or change to the regulators and the public through the Company website.	
Supplement to Recommendation 9.1			
Company has a policy of rotating the lead audit partner every five years.	COMPLIANT	Provide information on or link/reference to a document containing the policy of rotating the lead audit partner every five years.	

		REPLY: The Company has a policy of rotating the lead audit partner every five years through the Amended Corporate Governance Manual which is found in Section 2.7.3.4	
1. Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors. ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter REPLY: Please refer to Sec. 2 of the Company's Audit Committee Charter. Link: http://philrealty.com.ph/corporate-governance/	
2. Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter REPLY: Please refer to Sec. 2 of the Company's Audit Committee Charter. Link: http://philrealty.com.ph/corporate-governance/	
Supplement to Recommendations 9.2 1. Audit Committee ensures that the external auditor is credible, competent and can understand complex related party	COMPLIANT	Provide link/reference to the company's Audit Committee Charter REPLY:	

transactions, its counterparties, and		1	1
valuations of such transactions.		Please refer to Sec. 2 of the Company's Audit Committee Charter.	
		Link: http://philrealty.com.ph/corporate- governance/	
Audit Committee ensures that the external auditor has adequate quality control procedures.	COMPLIANT	Provide link/reference to the company's Audit Committee Charter	
		REPLY:	
		Please refer to sec. 2 of the Company's Audit Committee Charter.	
		Link: http://philrealty.com.ph/corporate- governance/	
Recommendation 9.3			
1. 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. REPLY:	
connect of interest.		REPLI:	
		Please refer to item 8 of the Company's 2020 Annual Report regarding non-audit services performed by the external auditor.	
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	COMPLIANT	Provide link or reference to guidelines or policies on non-audit services. REPLY:	
external auditor's objectivity.		Please refer to Section 2.6.1.5 of the Amended Manual on Corporate Governance regarding policies on non-audit services.	

Supplement to Recommendation 9.3			
Fees paid for non-audit services do not outweigh the fees paid for audit services.	COMPLIANT	Provide information on audit and non-audit fees paid.	
		REPLY:	
		The professional fees of independent auditors Maceda Valencia & Co., for the year 2020 amounted to ₱980,000, exclusive of VAT, respectively. Out of pocket expense is pegged at 15%.	
		The Company engaged the services of Maceda Valencia & Co. about non-audit services with a fee of ₱100,000.00.	
Additional Recommendation to Principle 9			
Company's external auditor is duly accredited by the SEC under Group A category.	COMPLIANT	Provide information on company's external auditor, such as: 1. Name of the audit engagement partner. 2. Accreditation number. 3. Date Accredited. 4. Expiry date of accreditation; and 5. Name, address, contact number of the audit firm. REPLY: Company's External Auditor's information:	
		 ANTONIO O. MACEDA SEC Accreditation no. 1761-A Category A Effective until July 31, 2022 Maceda Valencia & Co. 5^{th floor} Don Jacinto Building Salcedo Corner Dela Rosa St. Legaspi Village, Makati City 	

		Philippines	
Company's external auditor agreed to be subjected to the SEC Oversight Assurance Review (SOAR) Inspection Program conducted by the SEC's Office of the General Accountant (OGA).	COMPLIANT	Provide information on the following: 1. Date it was subjected to SOAR inspection, if subjected. 2. Name of the Audit firm; and 3. Members of the engagement team inspected by the SEC. REPLY: As per our External auditor, they have not received any letter from SEC regarding the (SOAR) Inspection Program.	
<u> </u>	e material and report	able non-financial and sustainability issues are disclo	osed.
ecommendation 10.1			
 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. REPLY:	
		Please refer to Sec. 8.7 of the Amended Manual on Corporate Governance	

issues.

Link:

governance

regarding the Company's policies and practices on the disclosure of non-financial information, including EESG

http://philrealty.com.ph/corporate-

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. REPLY: Please refer to Sec. 8.7 of the Amended Manual on Corporate Governance regarding the Company's policy on adopting a globally recognized standard/framework in reporting sustainability and non-financial issues. Kindly refer to Annex A of the Company's 2020 Annual Report (SEC Form 17-A) for the Company's 2020 Sustainability Report.	
informed decision-making by investors, stakeho Recommendation 11.1	lders, and other intere		g relevant information. This channel is crucial for
1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material, and relevant information to its shareholders and other investors.	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. REPLY:	
		The Company uses websites as communication channels Link:	
		http://philrealty.com.ph	
Supplemental to Principle 11	G014PV	2 (1 1/1)	
 Company has a website disclosing up-to-date information on the following: 	COMPLIANT	Provide link to company website	

		REPLY:	
a. Financial statements/reports (latest quarterly)	COMPLIANT	Please see below link to company website:	
b. Materials provided in briefings to analysts and media	NON-COMPLIANT	Link: http://philrealty.com	No briefings to analysts and media briefings were conducted in 2020. Materials, available financial data, and current disclosures were already available in the PSE EDGE website and in the Office of the Corporate Secretary upon submission of official request. The Company is still in the process of upgrading and improving the Company's website. It includes adding important disclosures for the information of the public.
c. Downloadable annual report	COMPLIANT	Link: https://www.philrealty.com.ph/investor-	
d. Notice of ASM and/or SSM	COMPLIANT		
e. Minutes of ASM and/or SSM	COMPLIANT	relations/ Link: https://www.philrealty.com.ph/investor-relations/	
f. Company's Articles of Incorporation and By-Laws	NON-COMPLIANT	Telations/	The Company is still in the process of upgrading and improving the Company's website. It will include important disclosures for the information of the public.
Additional Recommendation to Principle 11			
Company complies with SEC-prescribed website template.	COMPLIANT		
	Internal Control	System and Risk Management Framework	
Principle 12: To ensure the integrity, transparen system and enterprise risk management framewo	cy, and proper governar		uld have a strong and effective internal control
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 REPLY: 2020 RLT Audit Plans Review of effectiveness on set of controls and processes on treasury management, collections, disbursements, and other activities. Review/Evaluate Business Continuity Plan Management and Documentation Review controls, processes and set authorization on SAP system The Company undertakes, through the Audit Committee, annual review of the internal control system.	
Company has an adequate and effective enterprise risk management framework in the conduct of its business.	COMPLIANT	List quality service programs for the internal audit functions. Identify international framework used for Enterprise Risk Management Provide information or reference to a document containing information on: 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.	

REPLY:

Risk management is an essential component of effective corporate governance and an integral part of a sound management practice. The Company's overall risk management program seeks to minimize potential adverse effects on the financial performance of the Company.

The Audit Committee's roles and responsibilities are defined in the Audit Committee Charter approved by the Board of Directors. The Committee assists the BOD in fulfilling its oversight responsibility to the shareholders particularly on the quality and integrity of the risk management process.

The Committee has reviewed the effectiveness and adequacy of the Company's risk management system, including any updates on its procedures and processes.

The Committee reports to the BOD during its meetings.

At least annually. risk management system is reviewed

The BOD monitors the effectiveness of risk management and receives regular updates on any potential risks (operational, financial, and etc.) facing the Company.

The Company's assessment on the effectiveness of its risk management system is based on the results, where there is an appropriate risk culture and capability, decisions (at all levels) are based on an understanding and consideration of risks, complete information on a timely basis on organization's residual risk status and reporting and communication.

The Company's risk management processes should:

- 1. Provide reasonable level of assurance that risks are identified (timely basis).
- 2. Fairly assessed; and
- 3. Appropriate actions are taken.

RISK POLICY

Risk Exposure	Risk Management Policy	Objective
Operational Risk	 Construction Safety policy 	■ The objective of Health,
		Safety and Environmental
	Three supplier/contractor	policy is for oversight and
	quotation policy	implementations of all
		aspects of the company's
		health and safety programs
		and policies of the company

					to ensure zero cas	
					during construction	on.
					m)): /	
					Three supplier/ co	
					quotation policy w the company's ach	•
					transparency and	
					fraudulent activiti	
					regarding awarding	
					contracts to each s	
					and contractor.	••
	Financial F	lisk	The Com	pany has a policy not to	To avoid significant ef	ffect in the
	a. Foreign	Exchange	incur liab	oilities in foreign	Company's financial p	osition
	Risk			. Construction and	brought about by fluct	tuation in
				ontracts, which have	the exchange rates.	
				omponents, are		
				denominated in		
	b. Interest	Data Dialr	Philippin	cash equivalents are	To avoid material imp	pagt on the
	b. Iliterest	Rate RISK		m in nature and at the	profit or loss of the Co	
			ll .	nterest rate level.	due to variation in into	- ·
	c. Credit Ri	sk	ł	pany ensures that sales		
	c. di cait iti	JI.	are made to customers with		To avoid long outstand	ding
				ate credit history.	receivable.	
Supplement to Recommendations 1	2.1					
1. Company has a formal comprehens		COMPLIANT	·	Provide information on		
enterprise-wide compliance progr				document containing th		
<u> </u>	covering compliance with laws and relevant		compliance program co			
regulations that is annually reviewed. The program includes appropriate training and			with laws and relevant		eguiations.	
awareness initiatives to facilitate			Indicate frequency of re		view.	
	understanding, acceptance, and compliance		manual y squency by re			
with the said issuances.	id issuances.			REPLY:		
				Please see below information containing		
				the Company's Compl	iance Program	

		covering compliance with laws and relevant regulations.	
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	1 11 1 .			
	should endeavor to			
	deal fairly with the			
	Company's customers,			
	suppliers and			
	competitors. They			
	should not take unfair			
	advantage of anyone			
	through manipulation,			
	concealment, abuse of			
	privileged			
	information,			
	misrepresentation of			
	material facts, or any			
	other unfair-dealing			
	practice. They should			
	never pay or receive			
	kickbacks for			
	obtaining business for			
	or from the Company.			
	The Company			
	prohibits paying or			
	receiving money, gifts,			
	services, loans, or			
	other favors that may			
	influence business			
	decisions or			
	compromise			
Receipt of gifts from	independent	The same policy is	The same policy is	
third parties	judgment. No gift or	observed.	observed.	
	entertainment should			
	ever be offered, given,			
	provided or accepted			
	by any director,			
	officer or employee			
	unless it: (1) is not a			
	cash gift, (2) is			

-				77	
	Respect for Trade Secrets/Use of Non- public Information	Directors, officers, and employees of the Company are required to maintain the confidentiality of information entrusted to them by the Company or its customers, except when disclosure is authorized or legally mandated.	The same policy is observed.	The same policy is observed.	
	Use of Company Funds, Assets, and Information	Directors, officers, and employees should protect the Company's assets (which include Company funds, property and time) and ensure their efficient use. All Company assets should be used for legitimate business purposes. Company assets and equipment should only be used for Company business, although incidental personal use of assets may be permitted in some circumstances and with prior approval from the management.	The same policy is observed.	The same policy is observed.	

Employment & Labor Laws & Policies	Compliance with labor laws and policies is the Company's paramount goal to preserve good working relationship with its directors, officers, and employees. The Company undertakes to observe and enforce within its organization labor standard, welfare, and labor relations laws.	The same policy is observed.	The same policy is observed.	
Disciplinary action	The Company will not condone any type of harassment, abuse or punishment, whether corporal, mental or physical, of a director, officer or employee by another director, officer or employee or any partner, customer, business associate or supplier of the Company.	The same policy is observed.	The same policy is observed.	
Whistle Blower	The Company promotes ethical behavior. Directors, officers, and employees are encouraged and obligated to report	The same policy is observed.	The same policy is observed.	

		1 . 1		I				
		violations of laws, rules, regulations, or						
		the Company's						
		Manual on Corporate Governance.						
		The Company believes that conflicts						
		and disputes can be						
		resolved not only by court litigation but						
		also through						
		mediation and						
		voluntary						
		compromise.						
	Conflict Resolution							
				The same policy is				
			The same policy is					
	dominet resolution	it that all conflicts or disputes with	observed.	observed.				
		shareholders,						
		customers, suppliers						
		and other third						
		parties are submitted						
		at the first instance to						
		all available methods						
		of conflict or dispute						
		resolution before						
		resorting to court						
		litigation.						
Optional: Recommendation 12	2.1							
1. Company has a governance p		Provid	e information on IT governa	ince				
issues including disruption, o		proces	S					
and disaster recovery, to ens								
risks are identified, managed	l, and reported							
to the board.								
			Recommendation 12.2					

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. REPLY: The Company uses in-house internal audit.	
Recommendation 12.3			
1. Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	NON-COMPLIANT	Identify the company's Chief Audit Executive (CAE) and provide information on or reference to a document containing his/her responsibilities.	REPLY: Considering the Company's current size, risk profile and complexity of operations, it is not necessary for the Board to appoint a Chief Audit Executive to establish internal audit
2. CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third-party service provider.	NON-COMPLIANT		function. However, such officer may be appointed of such function maybe established in the future should the need arise. Currently, the Company has an active internal audit function managed by an in-house internal auditor through the guidance of a competent Audit Committee.
3. In case of a fully outsourced internal audit activity, qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity. Recommendation 12.4	NON-COMPLIANT	Identify qualified independent executive or senior management personnel, if applicable.	REPLY: Currently, the Company has an active internal audit function managed by an in-house internal auditor through the guidance of a competent Audit Committee
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, during the last Organizational Meeting in August 2020, appointed a Risk Officer to head the risk management function of the Company. The function of the Company's Risk Officer is to identify, assess and monitor key risk exposures.	

	T				
Supplement to Recommendation 12.4					
Company seeks external technical support in risk management when such competence is not available internally.	COMPLIANT	The Company, during the last Organizational Meeting in August 2020, appointed a Risk Officer to head the risk management function of the Company. The function of the Company's Risk Officer is to identify, assess and monitor key risk exposures. The Company believes that the current Risk Officer is competent enough to handle the Risk Management function and does not see the need to seeks external technical support.			
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).	COMPLIANT	Identify the company's Chief Risk Officer (CRO) and provide information on or reference to a document containing his/her responsibilities and qualifications/background. Marissa S. Bontogon / 48 – Filipino Vice President and Controller and Risk Officer of Philippine Realty and Holdings Corporation. She is a Certified Public Accountant and Certified Financial Consultant. She received her Bachelor of Science degree in Accountancy from De La Salle University in 1992.			
CRO has adequate authority, stature, resources, and support to fulfill his/her responsibilities.	COMPLIANT	Ms. Marissa S. Bontogon is currently the Vice President and Controller in the Company.			
Additional Recommendation to Principle 12					
1. Company's Chief Executive Officer and Chief Audit Executive attest in writing, at least annually, that a sound internal audit, control and compliance system is in place and working effectively.	NON-COMPLIANT	Provide link to CEO and CAE's attestation.	REPLY: Will comply with the additional recommendation.		
Cultivating a Synergic Relationship with Shareholders					

Principle 13: The company should treat all shareholders fairly and equitably, and recognize, protect and facilitate the exercise of their rights.						
Recommendation 13.1						
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. REPLY: Please refer to Section 5.5.7 of the Amended Manual of Corporate Governance regarding information on shareholders' rights.				
Board ensures that basic shareholder rights are disclosed on the company's website.	COMPLIANT	Provide link to company's website REPLY: Please refer to Section 5.5.7 of the Amended Manual of Corporate Governance regarding information on shareholders' rights. The Amended Manual can be accessed in the Company's website. Link: http://philrealty.com.ph/corporate-governance/				
Supplement to Recommendation 13.1						
Company's common share has one vote for one share.	COMPLIANT					
2. Board ensures that all shareholders of the same class are treated equally with respect to voting rights, subscription rights and transfer rights.	COMPLIANT	Provide information on all classes of shares, including their voting rights if any. REPLY:				
3. Board has an effective, secure, and efficient voting system.	COMPLIANT	At every stockholders' meeting, every stockholder entitled to vote shall be entitled to one vote for each share of				

		stock registered in his/her name in the books of the Company; provided, however, that in the case of the election of Directors, every stockholder entitled to vote shall be entitled to cast his vote, at his option, in accordance with the provisions of the Corporation Code.	
4. Board has an effective shareholder voting mechanism such as supermajority or "majority of minority" requirements to protect minority shareholders against actions of controlling shareholders.	COMPLIANT	Provide information on shareholder voting mechanisms such as supermajority or "majority of minority", if any. REPLY:	
		Please see below information on shareholder voting mechanisms such as supermajority or "majority of minority".	

Policies	Implementation
	Each minority stockholder has the right to
It is the policy of the Company to protect the	elect, remove and replace directors and vote
rights of investors/minority interests.	on certain corporate acts in accordance with
	the Corporation Code.
	No director shall be removed without cause if
	it will deny minority shareholders
	representation in the Board.
	Independent Directors are nominated by
	minority shareholders in accordance with
	Guidelines for Nomination and Election of
	Independent Directors approved by the
	Securities and Exchange Commission.
	The Company grants each shareholder,
	minority included, the right to: a) inspect
	corporate books, b) information, c) dividends,
	and c) the right to dissent and demand

				payment of the fair value of his sha		
				manner provided by the Corporati	on Code.	
5. Board allows shareholders to call	a special	COMPLIANT	Provide inf	formation on how this was allowed		
shareholders' meeting and submi	it a proposal			.e., minutes of meeting, board		
or special meeting.						
			REPLY:			
				ar 2020, there was no instance		
				reholder called for a special		
				lers' meeting and submitted a for consideration or agenda		
				e AGM or special meeting		
6. Board clearly articulates and enfo		COMPLIANT		formation or link/reference to the		
policies with respect to treatmen minority shareholders.	t of		policies on shareholde	treatment of minority		
inmority shareholders.			Shareholde	75		
			REPLY:			
			Dleage see	halary wafawan as to the walising		
				e below reference to the policies ent of minority shareholders		
			on treatm	che of minority shareholders		
		Policies		Implementation		
				Each minority stockholder has the	right to	
	It is the poli	cy of the Company to pro	tect the	elect, remove and replace director	s and vote	
	rights of inv	estors/minority interests	S.	on certain corporate acts in accord	lance with	
				the Corporation Code.		
				No director shall be removed with		
				it will deny minority shareholders		
				representation in the Board.		
				Independent Directors are nomina		
				minority shareholders in accordant Guidelines for Nomination and Ele		
				Guidennes for Nomination and Ele	CUOII OI	

		Independent Directors approved by the
		Securities and Exchange Commission.
		The Company grants each shareholder,
		minority included, the right to: a) inspect
		corporate books, b) information, c) dividends,
		and c) the right to dissent and demand
		payment of the fair value of his shares in the
		manner provided by the Corporation Code.
7. Company has a transparent and specific	COMPLIANT	Provide information on or link/reference to
dividend policy.		the company's dividend Policy.
		Indicate if company declared dividends. If yes,
		indicate the number of days within which the
		dividends were paid after declaration. In case
		the company has offered scrip-dividends, indicate if the company paid the dividends
		within 60 days from declaration.
		within 60 days from declaration.
		REPLY:
		DIVIDEND POLICY
		Dividends may be declared out of a
		corporation's unrestricted retained
		earnings which shall be payable in cash,
		in property, or in stockholders based on
		outstanding stock held by them. The
		amount of retained earnings available for
		declaration as dividends may be
		determined pursuant to regulations
		issued by the SEC. The approval of the
		Board of Directors is generally sufficient
		to approve the distribution of dividends,
		except in the case of stock dividends
		which requires the approval of
		stockholders representing not less than
		2/3 of the outstanding capital stock at a

		regular or special meeting duly called for the purpose. Subject to the preferential dividend right of the Preferred Shares, each holder of a Common Share is entitled to such dividends. Aside from what is stated in the Company's amended by-laws and as provided in existing laws, the Company does not have a specific dividend policy. The Company's amended by-laws provide that the Board of Directors shall have the power and authority to fix and determine and from time to time vary, the amount to be reserved as working capital, to meet contingencies, to provide for the utilization of dividends and/or for other purposes, to such extent, in such manner and upon such terms as the Board of Directors shall deem expedient in order to determine the part of nets profits or surplus which shall be declared and paid as dividends; and generally to fix and determine the use and disposition of any net profits or surplus. The Company has not yet declared any dividend since its commencement date.	
Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting. Recommendation 13.2		Identify the independent party that counted/validated the votes at the ASM, if any.	
Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting.	NON-COMPLIANT	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out	During the 2020 Annual Stockholders meeting, the notice of annual stockholders' meeting was published 22 days prior to the meeting. The Company undertakes, that in the coming years, it will submit the notice of Annual and Special

		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 (SEC Form 20-IS)	Shareholders' Meeting with sufficient and relevant information at least 28 days before the meeting. There were no shareholders' approval of remuneration or any changes therein that were included in the agenda of the meeting. Link: https://edge.pse.com.ph/openDiscViewer.do?ed
Complemental to Decomposed at the 12.2			ge_no=d1ad8f5597a8d8f00de8473cebbd6407
 Supplemental to Recommendation 13.2 Company's Notice of Annual Stockholders' Meeting contains the following information: 		Provide link or reference to the company's notice of Annual Shareholders' Meeting	
a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)	COMPLIANT	REPLY: Please refer to Annex "A" of 2020 Definitive Information Statement Link: https://edge.pse.com.ph/openDiscViewer.d o?edge_no=d1ad8f5597a8d8f00de8473cebb d6407	
b. Auditors seeking appointment/re- appointment	COMPLIANT	REPLY: Please refer to Annex "A" of 2020 Definitive Information Statement Link: https://edge.pse.com.ph/openDiscViewer.d o?edge_no=d1ad8f5597a8d8f00de8473cebb d6407	
c. Proxy documents	COMPLIANT	REPLY: Please refer to Annex "G" of 2020 Definitive Information Statement	

			Link: https://edge.pse.com.ph/openDiscViewer.d o?edge no=d1ad8f5597a8d8f00de8473cebb d6407	
	ional: Recommendation 13.2			
1.	Company provides rationale for the agenda		Provide link or reference to the rationale for	
	items for the annual stockholders meeting		the agenda items	
Rec	commendation 13.3			
,	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.	NON-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.	REPLY: The results of the votes taken during the most recent Annual or Special Shareholders' Meeting were not made publicly available the next working day. Questions raised, and answers accorded by the Chairman and the CEO were duly recorded in the Minutes of the 2020 ASM. Voting results were presented for each agenda item during the meeting to inform the participants of such outcome.
	Minutes of the Annual and Special Shareholders' Meetings were available on the company website within five business days from the end of the meeting.	COMPLIANT	Provide link to minutes of meeting in the company website. 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 Link: https://www.philrealty.com.ph/wp-content/uploads/2020/09/SREALTY-AND20090715480.pdf	

Supplement to Recommendation 13.3			
Board ensures the attendance of the external auditor and other relevant individuals to answer shareholders questions during the ASM and SSM.	COMPLIANT	Indicate if the external auditor and other relevant individuals were present during the ASM and/or special meeting REPLY: The Company's External Auditors was present during the 2019 Annual Stockholders meeting.	
Recommendation 13.4			
Board makes available, at the option of a shareholder, an alternative dispute mechanism to resolve intra-corporate disputes in an amicable and effective manner.	NON-COMPLIANT	Provide details of the alternative dispute resolution made available to resolve intracorporate disputes	REPLY: While the Company has no specific alternative dispute resolution mechanism for shareholders, it has a strong Investor Relations Program
The alternative dispute mechanism is included in the company's Manual on Corporate Governance.	NON-COMPLIANT	Provide link/reference to where it is found in the Manual on Corporate Governance	implemented by a dedicated Investor Relations Officer to ensure a transparent and open line of communication with its shareholders. Moving forward, the Company will study including alternative dispute resolution mechanisms to resolve intercorporate disputes amicably and effectively. Moreover, in Sec. 5.5.7 of the Company's Amended Manual of Corporate Governance, it states that it shall be the duty of the directors to promote shareholder rights, remove impediments to the exercise of shareholders' rights and allow possibilities to seek redress for violation of their rights. The shareholder may, at his option, resolve any issue through alternative dispute resolution. They shall

			encourage the exercise of shareholders' voting rights and the solution of collective action problems through appropriate mechanisms. They shall be instrumental in removing excessive costs and other administrative or practical impediments to shareholders participating in meetings and/or voting in person. The directors shall pave the way for the electronic filing and distribution of shareholder information necessary to make informed decisions subject to legal constraints.
Board establishes an Investor Relations Office (IRO) to ensure constant engagement with its shareholders.	COMPLIANT	Disclose the contact details of the officer/office responsible for investor relations, such as: 1. Name of the person 2. Telephone number 3. Fax number 4. E-mail address REPLY: 1. Name: CARLOS MIGUEL T. PACA 2. Telephone number: 86313179 3. Fax number: NONE 4. E-mail address: carlos.paca@philrealty.com.ph	
IRO is present at every shareholder's meeting. Supplemental Recommendations to Principle	COMPLIANT	Indicate if the IRO was present during the ASM. REPLY: The Investor Relations Officer was present during the 2020 Annual Stockholders meeting.	

 Board avoids anti-takeover measures or similar devices that may entrench ineffective management or the existing controlling shareholder group. 	COMPLIANT	Provide information on how anti-takeover measures or similar devices were avoided by the board, if any. REPLY: For 2020 there was no instance that an anti-takeover measure or similar device	
		was avoided by the board.	
2. Company has at least thirty percent (30%) public float to increase liquidity in the	COMPLIANT	Indicate the company's public float.	
market.		REPLY:	
		The company's public float is 52.88%	
Optional: Principle 13			
1. Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting.		Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM	
 Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting. 		Disclose the process and procedure for secure electronic voting in absentia, if any.	
		Duties to Stakeholders	
		rual relations and through voluntary commitments	
and/or interests are at stake, stakeholders should Recommendation 14.1	nave the opportunity	to obtain prompt effective redress for the violation	of their rights.
1. Board identifies the company's various stakeholders and promotes cooperation between them and the company in creating wealth, growth, and sustainability.	COMPLIANT	Identify the company's shareholder and provide information or reference to a document containing information on the company's policies and programs for its stakeholders.	
		•	,

REPLY:

	Policy	Activities
Customers' welfare	The Company is committed to dealing with its customers fairly and justly.	Customers are given a fair price for their investment. The Company coordinates with government agencies in the protection of customer's rights through compliance with regulatory laws and customer rights awareness.
Supplier/contractor selection practice	The Company is committed to conducting its business with its supplier/contractor in accordance with the standards of fairness and equal opportunity for all.	The Company selects a contractor or supplier of materials through competitive bidding wherein at least three (3) bids/quotes are considered before a project or portion thereof is awarded.
Environmentally friendly value- chain	The Company is committed to conducting its business in compliance with all applicable environmental laws and regulations in a manner that has the highest regard for the environment and safety and wellbeing of its customers, employees, and the general public.	The Company selects a contractor or supplier who uses or adopts environment friendly designs and materials.
Community interaction	The Company is committed in helping less fortunate but deserving youth leaders to fulfill their dreams to become useful to the society.	The Company has implemented a scholarship program and is currently subsidizing the education of two (2) deserving college students enrolled in University of the Philippines and College of Saint Benilde.

Anti-corruption procedures?	orograms and	Corruption is, in any form, an evil which seriously affects the political, economic, and social life of a nation, and therefore must be stopped. Towards this end, the Company is committed in setting up corruption prevention programs within its organization, such as conducting a competitive bidding before a project or portion thereof is awarded to a contractor or supplier. Early detection and preventive mechanisms are also functioning to help the Company detect any unusual disbursements or highly suspicious transactions.	The Company conducts periodic meetings with its contractors and suppliers to find out whether they are compliant with laws and good business practices. The Company also conducts site inspection to measure its contractors and supplier's level of compliance with existing laws on health and safety.	
Safeguarding cre	ditors' rights	creditors as partners for growth and success. Towards this end, the Company is committed in protecting its creditors' rights and interests in all its business dealings and transactions.	The Company has engaged the services of an Internal Auditor to see it that there is check and balance in the management of the Company funds.	
Recommendation 14.2				
Board establishes clear policies and programs to provide a mechanism on the fair treatment and protection of stakeholders.	COMPLIANT	Identify policies and program protection and fair treatment stakeholders		
REPLY:				
		Policy	Activities	
Customers' welfa	ıre	The Company is committed to dealing with its customers fairly	Customers are given a fair price for their investment. The Company coordinates with	

government agencies in the protection of customer's rights

and justly.

	T	Ţ	
		through compliance with	
		regulatory laws and customer	
		rights awareness.	
		The Company selects a	
	The Company is committed to	contractor or supplier of	
Supplier/contractor selection	conducting its business with its	materials through competitive	
practice	supplier/contractor in accordance	bidding wherein at least three	
practice	with the standards of fairness and	(3) bids/quotes are considered	
	equal opportunity for all.	before a project or portion	
		thereof is awarded.	
	The Company is committed to		
	conducting its business in		
	compliance with all applicable	The Company selects a	
Environmentally friendly value-	environmental laws and	contractor or supplier who uses	
chain	regulations in a manner that has	or adopts environment friendly	
Chain	the highest regard for the	designs and materials.	
	environment and safety and well-	designs and materials.	
	being of its customers, employees,		
	and the general public.		
		The Company has implemented	
	The Company is committed in	a scholarship program and is	
	helping less fortunate but	currently subsidizing the	
Community interaction	deserving youth leaders to fulfill	education of two (2) deserving	
	their dreams to become useful to	college students enrolled in	
	the society.	University of the Philippines	
		and College of Saint Benilde.	
	Corruption is, in any form, an evil		
	which seriously affects the	The Company conducts periodic	
	political, economic, and social life	meetings with its contractors	
	of a nation, and therefore must be	and suppliers to find out	
Anti-corruption programs and	stopped. Towards this end, the	whether they are compliant	
procedures?	Company is committed in setting	with laws and good business	
	up corruption prevention	practices. The Company also	
	programs within its organization,	conducts site inspection to	
	such as conducting a competitive	measure its contractors and	
	bidding before a project or portion	supplier's level of compliance	

	thereof is awarded to a contractor	with existing laws on health and
	or supplier. Early detection and	safety.
	preventive mechanisms are also	
	functioning to help the Company	
	detect any unusual disbursements	
	or highly suspicious transactions.	
	The Company considers its	
	creditors as partners for growth	The Company has engaged the
	and success. Towards this end, the	services of an Internal Auditor
Safeguarding creditors' rights	Company is committed in	to see to it that there is checks
	protecting its creditors' rights and	and balance in the management
	interests in all its business dealings	of the Company's funds.
	and transactions.	

1.	Board adopts a transparent framework and	COMPLIANT	Provide the contact details (i.e., name of
	process that allow stakeholders to		contact person, dedicated phone number or e-
	communicate with the company and to		mail address, etc.) which stakeholders can use
	obtain redress for the violation of their		to voice their concerns and/or complaints for
	rights.		possible violation of their rights.

REPLY:

- 1. Name: CARLOS MIGUEL T. PACA 2. Telephone number: 86313179
- 3. Fax number: NONE
- 4. E-mail address:

 $\underline{carlos.paca@philrealty.com.ph}$

Please refer to Section 9.1 of the Amended Manual on Corporate Governance regarding information on whistleblowing policy, practices and procedures for stakeholders.

Supplement to Recommendation 14.3

Recommendation 14.3

Company establishes an alternative dispute resolution system so that conflicts and differences with key stakeholders is settled in a fair and expeditious manner.	COMPLIANT	Provide information on the alternative dispute resolution system established by the company. REPLY: In Sec. 5.5.7 of the Company's Amended Manual on Corporate Governance it states that: "It shall be the duty of the directors to promote shareholder rights, remove impediments to the exercise of shareholders' rights and allow possibilities to seek redress for violation of their rights. The shareholder may, at his option, resolve any issue through alternative dispute resolution. They shall encourage the exercise of shareholders' voting rights and the solution of collective action problems through appropriate mechanisms. They shall be instrumental in removing excessive costs and other administrative or practical impediments to shareholders participating in meetings and/or voting in person. The directors shall pave the way for the electronic filing and distribution of shareholder information necessary to make informed decisions subject to legal constraints."	
1. Company does not seek any exemption from the application of a law, rule, or regulation	COMPLIANT	Disclose any requests for exemption by the company and the reason for the request.	
especially when it refers to a corporate governance issue. If an exemption was sought, the Company discloses the reason for such action, as well as presents the specific		REPLY:	

steps being taken to finally comply with the applicable law, rule, or regulation.		There was no instance wherein any request for exemption by the Company was made.		
2. Company respects intellectual property rights	COMPLIANT	Provide specific instances, if any. REPLY: The Company uses legitimate programs on all its electronic and computer devices.		
Optional: Principle 14				
Company discloses its policies and practices that address customers' welfare		Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.		
2. Company discloses its policies and practices that address supplier/contractor selection procedures		Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.		
Division of the control of the contr	.: 1 111 1 1			
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.

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Recommendation 15.1		
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. REPLY: Link: http://philrealty.com.ph/corporate-governance/
		 Policy on Conflict of interest Policy on Whistle Blowing Policy on Insider Trading Policy on Material Related Party Transactions

• Policy on Data Privacy

		 Approving and Signing Authorities Amended Manual on Corporate Governance 	
Supplement to Recommendation 15.1			
Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	COMPLIANT	Disclose if company has in place a merit-based performance incentive mechanism such as an employee stock option plan (ESOP) or any such scheme that awards and incentivizes employees, at the same time aligns their interests with those of the shareholders. REPLY: The Company does not have an ESOP but the Company has a policy on	
		the Company has a policy on performance bonuses to its employees and Board members, the amount of which depends on the performance of the Company as well as the individual employee as measured against the goals agreed upon. It is a performance-based profit-sharing mechanism that directly aligns rewards and incentives to employees with the financial results of the Company.	
Company has policies and practices on health, safety, and welfare of its employees.	COMPLIANT	Disclose and provide information on policies and practices on health, safety, and welfare of employees. Include statistics and data, if any. REPLY: Please refer to Section 9.3 of Amended Manual on Corporate Governance regarding information on policies and practices on health, safety and welfare of employees.	

		Link: http://philrealty.com.ph/corporate- governance/		
Company has policies and practices on training and development of its employees.	COMPLIANT	Disclose and provide information on policies and practices on training and development of employees. Include information on any training conducted or attended. REPLY:		
		Please refer to Section 9.5.2.2 of the Amended Manual on Corporate Governance regarding information on policies and practices on training.		
		Link: http://philrealty.com.ph/corporate- governance/		
Recommendation 15.2				
1. 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 REPLY:		
		Please see below the Company's policies, programs, and practices on anti-corruption		
a. Employees who become aware of any wrongdoing or suspected wrongdoing, either financial or non-financial, are encouraged to report such matters				

- a. Employees who become aware of any wrongdoing or suspected wrongdoing, either financial or non-financial, are encouraged to report such matters as described below. An act of wrongdoing or suspected wrongdoing may relate to (i) financial matters such as auditing, accounting, or internal control issues, or (ii) non-financial matters such as a violation of Employees Code of Ethics or violation of law.
- b. Any act of wrongdoing or suspected wrongdoing should be reported in the following manner:
 - i. Employees are encouraged to discuss any concerns first with their immediate superiors.
 - ii. Alternatively, employees may contact the Company's Compliance Officer or the Chairman of the Audit Committee or the President or the Chairman of the Company's Board of Directors.

- c. For each reported instance of financial or non-financial wrongdoing, an inquiry or investigation will be undertaken. The officer in charge of the investigation will determine the appropriate scope, procedures, and resources for any inquiry or investigation based on the facts and circumstances of a reported matter. A confidential file for each report or complaint will be maintained in accordance with the Company's records retention policy. Results of all investigations will be reviewed on a quarterly basis.
- d. The Company shall not take adverse employment action against an employee in retaliation for:
 - i. Any report of actual or suspected financial or non-financial wrongdoing made in good faith.
 - ii. Providing information or causing information to be provided, directly or indirectly, in an investigation conducted by the Company or any local regulatory agency or authority.
 - iii. Reports concerning the violation of any applicable law, rules, or regulations, including those governing safety, health, discrimination, and harassment.

2. 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. REPLY: The Board disseminates the policies and programs to employees across the organization through the President and CEO and the EVP and COO and Treasurer, supported by Board Resolutions.	
 Supplement to Recommendation 15.2 Company has clear and stringent policies and procedures on curbing and penalizing employee involvement in offering, paying, and receiving bribes. 	COMPLIANT	Identify or provide link/reference to the company policy and procedures on penalizing employees involved in corrupt practices. Include any finding of violations of the company policy.	

- a. Employees who become aware of any wrongdoing or suspected wrongdoing, either financial or non-financial, are encouraged to report such matters as described below. An act of wrongdoing or suspected wrongdoing may relate to (i) financial matters such as auditing, accounting, or internal control issues, or (ii) non-financial matters such as a violation of Employees Code of Ethics or violation of law.
- b. Any act of wrongdoing or suspected wrongdoing should be reported in the following manner:
 - i. Employees are encouraged to discuss any concerns first with their immediate superiors.
 - ii. Alternatively, employees may contact the Company's Compliance Officer or the Chairman of the Audit Committee or the President or the Chairman of the Company's Board of Directors.

- c. For each reported instance of financial or non-financial wrongdoing, an inquiry or investigation will be undertaken. The officer in charge of the investigation will determine the appropriate scope, procedures, and resources for any inquiry or investigation based on the facts and circumstances of a reported matter. A confidential file for each report or complaint will be maintained in accordance with the Company's records retention policy. Results of all investigations will be reviewed on a quarterly basis.
- d. The Company shall not take adverse employment action against an employee in retaliation for:
 - j. Any report of actual or suspected financial or non-financial wrongdoing made in good faith.
 - ii. Providing information or causing information to be provided, directly or indirectly, in an investigation conducted by the Company or any local regulatory agency or authority.
 - iii. Reports concerning the violation of any applicable law, rules, or regulations, including those governing safety, health, discrimination, and harassment.

Recommendation 15.3	Recommendation 15.3				
Board establishes a suitable framework for whistleblowing that allows employees to freely communicate their concerns about illegal or unethical practices, without fear of retaliation	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. REPLY: Please refer to Section 9.1 of the Amended Manual on Corporate Governance regarding the Company's whistle-blowing policy. The Company has a Policy Manual on Whistle Blowing.			
Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent	COMPLIANT				

member of the Board or a unit created to			
monitor of the board of a diffe created to			
handle whistleblowing concerns.			
3. Board supervises and ensures the enforcement of the whistleblowing framework.	COMPLIANT	Provide information on how the board supervised and ensured enforcement of the whistleblowing framework, including any incident of whistleblowing. REPLY: Please refer to Section 9.1 of Section 9.1 of the Amended Manual on Corporate Governance regarding the Company's whistle-blowing policy and how the board will supervise and ensure enforcement of the whistleblowing framework.	
		if affiework.	
Recommendation 16.1 1. Company recognizes and places importance on the interdependence between business and society and promotes a mutually	COMPLIANT	t is fully supportive of its comprehensive and balan Provide information or reference to a document containing information on the	ced development.
beneficial relationship that allows the company to grow its business, while contributing to the advancement of the society where it operates.		company's community involvement and environment-related programs. REPLY: Please refer to the 2020 Sustainability Report which can be found in the 2020 Annual Report (SEC Form 17-A). Link: https://www.philrealty.com.ph/disclosures/	
company to grow its business, while contributing to the advancement of the society where it operates.		company's community involvement and environment-related programs. REPLY: Please refer to the 2020 Sustainability Report which can be found in the 2020 Annual Report (SEC Form 17-A). Link:	
company to grow its business, while contributing to the advancement of the		company's community involvement and environment-related programs. REPLY: Please refer to the 2020 Sustainability Report which can be found in the 2020 Annual Report (SEC Form 17-A). Link: https://www.philrealty.com.ph/disclosures/	
company to grow its business, while contributing to the advancement of the society where it operates. Optional: Principle 16		company's community involvement and environment-related programs. REPLY: Please refer to the 2020 Sustainability Report which can be found in the 2020 Annual Report (SEC Form 17-A). Link:	

	consistent with promoting sustainable development.	
2. Company exerts effort to interact positively	Identify or provide link/reference to policies,	
with the communities in which it operates.	programs, and practices to interact positively with the communities in which it operates.	

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance Report is signed on behalf of the registrant by the undersigned, thereunto duly authorized, in the City of CIT on 202021.

SIGNATURES

GERARDO DOMENICO ANTONIO V. LANUZA
Chairman of the Board

ALFREDO S. DEL ROSARIO JR.
President and Chief Executive Officer

JOMARK O'AROLLADO Independent Director

MARK ANTHONY RAMOS
Assistant Vice President for Accounting,
Compliance Officer and Data Protection Officer

RENATO G. NUÑEZ Vice Chairman and Independent Director

> ALFONSO MARTIN E. EIZMENDI Independent Director

EDMUNDO C. MEDRANO
Director, Executive Vice President and Chief
Operating Officer and Treasurer

ATTY. REX P. BONIFACIO Corporate Secretary

SUBSCRIBED AND SWORN to before me this ______ 2 8 MAY 2021 ______ 2021, affiant(s) exhibiting to me their BIR Tax Identification No. (TIN) cards, as follows:

NAME	TIN / ID NO.	DATE OF ISSUE	PLACE OF ISSUE
Gerardo Domenico Antonio V. Lanuza	243-616-771		
Renato G. Nuñez	110-182-328		
Alfredo S. Del Rosario Jr.	108-160-980		
Jomark O. Arollado	243-447-217		
Alfonso Martin E. Eizmendi	108-170-119		
Edmundo C. Medrano	134-515-229		
Mark Anthony M. Ramos	232-385-404		
Atty. Rex P. Bonifacio	236-070-936		

Doc. No. ____ Page No.

Book No.

Series of 2021

ATTY. RUBEN'NL' AZANES, JR.
NOTARY PUBLIC
UNTIL DECEMBER 31, 2021
PTR NO. 0694960, QUEZON CITY
IBP NO. 132791-Quezon City CHAPTER
Roll of Attorney's No.46427
Admin Matter No.004
MCLE-VI-0030360-2-19-2020
TIN:140-394-386-000
UNIT 2 UGF-2 Opulent Bldg., EDSA, Q.C.