----Original Message-----

From: Philippine Stock Exchange < no-reply@pse.com.ph >

Sent: Monday, May 30, 2022 12:00 PM

Subject: Integrated Annual Corporate Governance Report

Dear Sir/Madam:

Your disclosure was approved as Company Report. Details are as follows:

Company Name: APC Group, Inc. Reference Number: 0019776-2022

Date and Time: Monday, May 30, 2022 11:59 AM Template Name: Integrated Annual Corporate

Governance Report Report Number: CR03612-2022

Best Regards, PSE EDGE

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The Philippine Stock Exchange, Inc., 6th to 10th Floors, PSE Tower, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City, Philippines 1634

## SECURITIES AND EXCHANGE COMMISSION SEC FORM - I-ACGR

#### INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1. For the fiscal year ended

Dec 31, 2021

2. SEC Identification Number

AS93008127

3. BIR Tax Identification Number

002-834-075

4. Exact name of issuer as specified in its charter

APC Group, Inc.

5. Province, country or other jurisdiction of incorporation

Metro Manila, Philippines

- 6. Industry Classification Code(SEC Use Only)
- 7. Address of principal office

G/F MyTown New York Bldg., General E. Jacinto St. corner Capas St., Barangay Guadalupe Nuevo, Makati City
Postal Code

1212

8. Issuer's telephone number, including area code

(+632) 8662 8888

9. Former name, former address, and former fiscal year, if changed since last report

-

The Exchange does not warrant and holds no responsibility for the veracity of the facts and representations contained in all corporate disclosures, including financial reports. All data contained herein are prepared and submitted by the disclosing party to the Exchange, and are disseminated solely for purposes of information. Any questions on the data contained herein should be addressed directly to the Corporate Information Officer of the disclosing party.



# APC Group, Inc.

PSE Disclosure Form I-ACGR - Integrated Annual Corporate Governance Report Reference: SEC Code of Corporate Governance for Publicly-Listed Companies, PSE Corporate Governance Guidelines, and ASEAN Corporate Governance Scorecard

#### **Description of the Disclosure**

In compliance with SEC Memorandum Circular No. 15, Series of 2017, directing all publicly listed companies (PLCs) to submit an Integrated Annual Corporate Governance Report (I-ACGR), pursuant to the 2016 Code of Corporate Governance for PLCs, we are submitting herewith our 2021 I-ACGR.

#### Filed on behalf by:

Name	Michelle Angeli Hernandez
Designation	Chief Risk Officer



30 May 2022

Securities and Exchange Commission Secretariat Building, PICC Complex, Roxas Boulevard, Pasay City

Attention:

Mr. Vicente Graciano P. Felizmenio, Jr.

Director, Markets and Securities Regulation Department

Philippine Stock Exchange, Inc. PSE Tower, 5th Avenue corner 28th Street, Bonifacio Global City, Taguig City

Attention:

Ms. Alexandra D. Tom Wong

Officer-in-Charge, Disclosure Department

Subject:

2021 Integrated Annual Corporate Governance Report

#### Gentlemen:

In compliance with SEC Memorandum Circular No. 15, Series of 2017, directing all publicly listed companies (PLCs) to submit an Integrated Annual Corporate Governance Report (I-ACGR), pursuant to the 2016 Code of Corporate Governance for PLCs, we are submitting herewith our 2021 I-ACGR.

Thank you for your kind attention.

Very truly yours,

Compliance Officer

Tel.:

(632) 662-8888 local 2101

Fax No.: (632) 662-8898

### **COVER SHEET**

	A S 9 3 0 0 8 1 2 7
	S.E.C. Registration Number
APC GROUP, INC.	
(Company's Full Name)	
G/F, MYTOWN NEW YOR	K B L D G .
G E N . E . J A C I N T O S T . C O	R . C A P A S S T .
B G Y G U A D A L U P E N U E V O	, MAKATI
MICHELLE ANGELI T. HERNANDEZ  Contact Person	(+632) 8662 8888  Company Telephone Number
	Company relephone Number
1 23 1I-ACGRMonthDayFORM TYPE	Month Day
Fiscal Year	Annual Meeting
Secondary License Type, If Applicab	ble
Dept. Requiring this Doc.	Amended Articles Number/Section
	Total Amount of Borrowings
Total No. of Stockholders Domestic	c Foreign
To be Accomplished by SEC Personnel co	oncernea
File Number LCU	
Document I.D. Cashier	<u> </u>
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Remarks = pls. use black ink for scanning purposes



#### **SEC FORM - I-ACGR**

#### INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

- 1. For the fiscal year ended **December 31, 2021**
- 2. SEC Identification Number AS93008127 3. BIR Tax Identification No. 002-834-075
- 4. Exact name of issuer as specified in its charter **APC Group, Inc.**
- 5. Metro Manila, Philippines

Province, Country or other jurisdiction of incorporation or organization

6. (SEC Use Only) Industry Classification Code:

- 7. G/F MyTown New York Building, General E. Jacinto
  corner Capas Streets, Brgy. Guadalupe Nuevo, Makati City
  Address of principal office
  Postal Code
- 8. (+632) 8662 8888

Issuer's telephone number, including area code

9. **Not applicable** 

Former name, former address, and former fiscal year, if changed since last report.

	INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT			
	COMPLIANT/ NON- COMPLIANT	ADDITIONAL INFORMATION	EXPLANATION	
		vernance Responsibilities		
Principle 1: The company should be headed by a co and profitability in a manner consistent with its corporate commendation 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	Compliant	Academic qualifications, industry		
<ul> <li>and expertise.</li> <li>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.</li> </ul>	Compliant	knowledge, professional experience, expertise and relevant trainings of directors  APC Group Inc. Website/Our Company/Board of Directors, Management Team and Executive Officers http://www.apcaragorn.net/index.php/ home/our-company/7-board-of- directors-management-team-and- executive-officers  SEC Form 20-IS/Information Statement (DIS), pp.7-9, 14-19  http://apcaragorn.net/index.php/component/jdownloads/send/133-sec-form- 20-is-information-statement-for-the-2022- annual-stockholders-meeting/602-sec- form-20-is-information-statement- definitive-for-the-2022-annual- stockholders-meeting?Itemid=0		

Part III- Control and Compensation Information; Item 9 and Board Matrix of SEC Form 17-A for 2020 (Annual Report), pp. 37-39

http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021/603-sec-form-17-a-annual-report-2021?Itemid=0

## Item 5 and Board Matrix of DIS, pp 14-19, 68

http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0

 Qualification standards for directors to facilitate the selection of potential nominees and to serve as benchmark for the evaluation of its performance

Qualification standards for nominated directors

November 2021 Revised Manual on Corporate Governance (MCG) - Item 2.4 on pp. 13 on the qualification standards for nominated directors:

http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021

Recommendation 1.2			
Board is composed of a majority of non- executive directors.	Compliant	Identify or provide link/reference to a document identifying the directors and the type of their directorships  Out of seven (7) directors of the Company, four (4) are non-executive directors; two (2) are independent directors and one (1) is an executive director	
		APC Group Inc. Website http://www.apcaragorn.net/index.php/h ome/our-company/7-board-of-directors- management-team-and-executive- officers	
		Item 9 and Board Matrix of SEC Form 17-A (Annual Report), pp.37-39  http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021/603-sec-form-17-a-annual-report-2021?Itemid=0	
		Item 5 and Board Matrix of DIS, pp 14-19, 68  http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0	
		Charter of the Board of Directors http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/board-committee- charters/send/95-board-committee-	

			1	
			charters/293-apc-board-of-directors-	
			<u>committee-charter</u>	
_				
	commendation 1.3			
1.	Company provides in its Board Charter and	Compliant	Provide link or reference to the	
	Manual on Corporate Governance a policy on	·	company's Board Charter and Manual	
	training of directors.		on Corporate Governance relating to its	
	Training of all corols.		policy on training of directors.	
			policy of frailing of directors.	
			Defends Home O.O. on the second	
			Refer to item 9.2 on page 8 of <b>Board</b>	
1			Charter:	
			http://www.apcaragorn.net/index.php/c	
			orporate-governance/board-	
			committees/board-committee-	
			charters/send/95-board-committee-	
			charters/293-apc-board-of-directors-	
			<u>committee-charter</u>	
			Refer to item 1.2 on page 7 of <b>MCG</b> :	
			http://www.apcaragorn.net/index.php/c	
			orporate-governance/manual-on-	
			corporate-governance/send/3-manual-	
			on-corporate-governance/593-11-5-	
1			2021-revised-manual-on-corporate-	
			governance-as-of-november-2021	
2.	Company has an orientation program for first	Compliant	Provide information or link/reference to a	
	time directors.		document containing information on the	
1			orientation program and trainings of	
			directors for the previous year, including	
			the number of hours attended and topics	
<u> </u>			covered.	
3.	Company has relevant annual continuing	Compliant	COVOICU.	
	training for all directors.		Attandamenta componenta marroma sus s	
			Attendance to corporate governance	
			training	

		Refer to link below for the trainings	
		attended by the directors and officers in	
		2021:	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/122-pse-	
		and-sec-disclosures-2021/567-	
		attendance-of-directors-and-officers-to-	
		corporate-governance-training?Itemid=0	
Recommendation 1.4		Corporate governance training, normally	
Board has a policy on board diversity.	Compliant	Provide information on or link/reference	
1. Bodia Has a policy of bodia diversity.	Compilani	to a document containing information	
		on the company's board diversity policy.	
		on the company's board diversity policy.	
		Indicate gander composition of the	
		Indicate gender composition of the	
		board.	
		D ( 1 '1 10 7 (100)	
		Refer to item 1.3 on page 7 of <b>MCG</b> :	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		<u>2021-revised-manual-on-corporate-</u>	
		governance-as-of-november-2021	
		The Company has 1 female director out	
		of 7 directors.	
		of 7 directors.	
		APC Group Inc. Website/Our	
		Company/Board of Directors,	
		Management Team and Executive	
		Officers	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/7board-of-directors-	
		management-team-and-executive-	
		<u>officers</u>	
		Item 9 and Board Matrix of SEC Form 17-A	
		(Annual Report), pp. 37-39	

		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec- form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
		Item 5 and Board Matrix of DIS, pp 14-19,	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		Item 3.A of the Code of Business Conduct	
		and Ethics	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/code-of-conduct-	
		<u>and-ethics</u>	
Optional: Recommendation 1.4			
Company has a policy on and discloses	Compliant	Provide information on or link/reference	
measurable objectives for implementing its		to a document containing the	
board diversity and reports on progress in		company's policy and measurable	
achieving its objectives.		objectives for implementing board	
		diversity.	
		Provide link or reference to a progress	
		report in achieving its objectives.	
		report in actile villy its objectives.	
		As stated in the Manual on Corporate	
		Governance, the Corporation values	
		diversity in its Board of Directors.	
		arraising in his board of birociois.	
		Board Diversity in SEC Form 17-A	
		(Annual Report), pp. 51-52	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec-	

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		form-20-is-information-statement-for-the- 2022-annual-stockholders-meeting/602- sec-form-20-is-information-statement- definitive-for-the-2022-annual-	
		<pre>stockholders-meeting?Itemid=0  Item 9 of SEC Form 17-A (Annual Report), p. 40 http://www.apcaragorn.net/index.php/c</pre>	
		omponent/jdownloads/send/134-sec- form-17-a-annual-report-2021/603-sec- form-17-a-annual-report-2021?Itemid=0	
<ol> <li>Corporate Secretary attends training/s on corporate governance.</li> </ol>	Compliant	Provide information or link/reference to a document containing information on the corporate governance training attended, including number of hours and topics covered	
		The Corporate Secretary attends training on corporate governance at least annually. For 2021, the Corporate Secretary attended at least 4-hour training seminar.	
		Refer to the link below for the certificate of attendance:  http://www.apcaragorn.net/index.php/component/jdownloads/send/122-pse-and-sec-disclosures-2021/567-attendance-of-directors-and-officers-to-corporate-governance-training?Itemid=0	
Optional: Recommendation 1.5			
<ol> <li>Corporate Secretary distributes materials for board meetings at least five business days before scheduled meeting.</li> </ol>	Compliant	Provide proof that corporate secretary distributed board meeting materials at least five business days before scheduled meeting	

		The Corporate Secretary sends the	
		materials to the Board through electronic	
		mail at least five days prior to the	
		meetings. Printed copies are distributed	
		upon request.	
Recommendation 1.6			
Board is assisted by a Compliance Officer.	Compliant	Provide information on or link/reference	
2. Compliance Officer has a rank of Senior Vice	Compliant	to a document containing information	
President or an equivalent position with	·	on the Compliance Officer, including	
adequate stature and authority in the		his/her name, position, qualifications,	
corporation.		duties and functions.	
3. Compliance Officer is not a member of the	Compliant		
board.		The Board was assisted by Mr. Ian Jason	
200101		R. Aguirre, Company's Compliance	
		Officer until November 5, 2021. He was	
		the Company's Executive Vice President	
		and Chief Financial Officer. He was not a	
		member of the Board.	
		member of the board.	
		On the same day, he was replaced by	
		Marie Joy T. Co, who is also the	
		Company's Treasurer. She is not a	
		member of the Board.	
		member of the board.	
		Refer to item 1.5.2 on pages 8-9 of MCG	
		for the duties, responsibilities and	
		functions of the Compliance Officer:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		governance-as-or-november-2021	
		Refer to the <b>company website</b> link below	
		for the qualifications and other	
		information of the Compliance Officer:	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/7board-of-directors-	

	-		
		management-team-and-executive-	
		officers	
		Item 5 of DIS, p. 19	
		http://www.apcaragorn.net/index.php/c	
		omponent/idownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		stockholders-meening@nemid=o	
		Item 9 of SEC Form 17-A (Annual Report),	
		p. 40	
		http://www.apcaragorn.net/index.php/c	
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		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?temid=0	
		Results of 2021 Organizational Meeting of	
		the Board of Directors	
		http://www.apcaragorn.net/index.php/c	
		omponent/idownloads/send/123-sec-	
		form-17-c-current-report-2021/604-	
		amended-results-of-2021-organizational-	
		meeting-of-the-board-of-	
		directors?Itemid=0	
		Results of the November 5, 2021 Board of	
		Directors' Meeting	
		http://apcaragorn.net/index.php/comp	
		onent/jdownloads/send/123-sec-form-17-	
		c-current-report-2021/574-results-of-	
		meeting-of-the-board-of-directors-held-	
		on-november-5-2021?Itemid=0	
		<u>011-11076111061-0-2021 911611110-0</u>	
4. Compliance Officer attends training/s on	Compliant	Provide information on or link/reference	
corporate governance.	Compilarii	to a document containing information	
Corporate governance.		on the corporate governance training	

attended, including number of hours and topics covered The Compliance Officer attends training on corporate governance at least annually. For 2021, Mr. Aguirre, the Compliance Officer until November 5, 2021, attended at least 4-hour training seminar on September 30, 2021 Refer to the link below for the certificate of attendance: http://www.apcaragorn.net/index.php/c omponent/idownloads/send/122-pseand-sec-disclosures-2021/567attendance-of-directors-and-officers-tocorporate-governance-training?Itemid=0 Principle 2: The fiduciary roles, responsibilities and accountabilities of the Board as provided under the law, the company's articles and by-laws, and other legal pronouncements and guidelines should be clearly made known to all directors as well as to stockholders and other stakeholders. **Recommendation 2.1** 1. Directors act on a fully informed basis, in good Compliant Provide information or reference to a faith, with due diligence and care, and in the document containing information on best interest of the company. how the directors performed their duties (can include board resolutions, minutes of meeting) Refer to item 2.1 on pages 9-10 of MCG: http://www.apcaragorn.net/index.php/c orporate-aovernance/manual-oncorporate-governance/send/3-manualon-corporate-governance/593-11-5-2021-revised-manual-on-corporategovernance-as-of-november-2021 The directors discuss, clarify, confirm and make informed decisions on matters with

the best interest of the Company in mind.

		They address concerns and decide on appropriate courses of action. These are duly recorded in the minutes of the meetings, copies of which are kept by the Office of the Corporate Secretary.  Refer to the link in the company website for the summary of board activities for 2020.  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/532-summary-of-2020-activities-of-the-board-of-directors-and-its-committees  Summary of 2021 Activities of the Board of Directors and its Committees  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-of-the-board-of-	
		<u>directors-and-its-committees</u>	
Recommendation 2.2			
<ol> <li>Board oversees the development, review and approval of the company's business objectives and strategy.</li> <li>Board oversees and monitors the</li> </ol>	Compliant  Compliant	Provide information or link/reference to a document containing information on how the directors performed this function (can include board resolutions, minutes	
implementation of the company's business objectives and strategy.	·	of meeting)  Indicate frequency of review of business objectives and strategy  Refer to item 2.1b and 2.1.g on pages 9-10 of MCG: <a href="http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-">http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-</a>	

## <u>2021-revised-manual-on-corporate-governance-as-of-november-2021</u>

The Board of Directors leads the overall company's business direction by developing strategy and identifying targets for the coming years. The CEO's role is to ensure delivery of these targets within the general business environment, with quarterly business reviews with his Management Team as well as the Board of Directors. The Management Team then objectives cascades the deliverables to the employees, for timely appropriate implementation, evaluation and corrective courses of action, if required.

The Board approved the setting of the date of the Annual Stockholders' Meeting for 2020 and 2021, including the Company's 2020 and 2021 Plan of Operations included in the Company's Definitive 20-IS:

http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0

#### 2020 Annual Report (SEC Form 17A)

http://www.apcaragorn.net/index.php/component/jdownloads/send/124-secform-17-a-annual-report-2020/523-secform-17-a-annual-report-for-2020-april-15-2021?Itemid=0

#### 2021 Annual Report (SEC Form 17A), p. 50 Corporate Objectives

http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0

## Summaries of 2020 and 2021 Board and Board Committee Activities

http://apcaragorn.net/index.php/corporate-governance/board-committees/bm-i/send/111-board-matters/532-summary-of-2020-activities-of-the-board-of-directors-and-its-committees

http://apcaragorn.net/index.php/corporate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-of-the-board-of-directors-and-its-committees

Indicate frequency of review of business objectives and strategy

The Board oversees and monitors the implementation of the Company's business objectives and strategy at least annually. Please refer to the link below for SEC form 17Q filed by the Company that has been approved by BOD:

http://www.apcaragorn.net/index.php/disclosures/sec-filings/sec-form-17-q-quarterly-report

## Mission Vision and Core Values, and Corporate Objectives

http://www.apcaragorn.net/index.php/home/our-company

		http://www.apcaragorn.net/index.php/home/our-company/30-mission  http://www.apcaragorn.net/index.php/home/our-company/31-corporate-objectives  The Vision and Mission Statements were reviewed and approved by the Board on May 7, 2021 and on February 10, 2022	
Supplement to Recommendation 2.2		May 7, 2021 and on rebroary 10, 2022	
Board has a clearly defined and updated vision, mission and 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.  Refer to the company website link below for the Company's vision, mission and core values: <a href="http://www.apcaragorn.net/index.php/home/our-company/30-mission">http://www.apcaragorn.net/index.php/home/our-company/30-mission</a> The vision, mission and core values are reviewed annually by the Board of Directors.  The Vision and Mission Statements were reviewed and approved by the Board on May 7, 2021 and on February 10, 2022	
Board has a strategy execution process that facilitates effective management performance and is attuned to the company's business environment, and culture.	Compliant	Provide information on or link/reference to a document containing information on the strategy execution process.  Please refer to item 2 on page 9 of MCG: <a href="http://www.apcaragorn.net/index.php/corporate-governance/manual-on-">http://www.apcaragorn.net/index.php/corporate-governance/manual-on-</a>	

		corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  The Board of Directors discuss key strategies and overall direction of the Company. Through the CEO as the head of management and to the employees	
		for proper execution. The CEO oversees the operations and execution of the plans and keeps the BOD abreast of the progress.	
		SEC Form 17-A (Annual Report) with Sustainability Report  http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
Recommendation 2.3			
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  Mr. Willy N. Ocier is the Chairman of the Board.	
		Refer to item 2.2 on pages 10-11 of MCG for the responsibilities of the Chairman of the Board:  http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021	

		Refer to the <b>company website</b> link below	
		for the qualification and other information	
		of the Chairman of the Board.	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/7-board-of-directors-	
		management-team-and-executive-	
		officers	
		<u>omeors</u>	
		Item 5 of DIS, p. 15	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		SIOCKHOIDEIS-MEETING-U	
		Item 9 of SEC Form 17-A (Annual Report),	
		p. 37	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
Recommendation 2.4			
Board ensures and adopts an effective	Compliant	Disclose and provide information or	
succession planning program for directors, key		link/reference to a document containing	
officers and management.		information on the company's	
		succession planning policies and	
		programs and its implementation	
2. Board adopts a policy on the retirement for	Compliant		
directors and key officers.		Refer to Article IV and Article VI of the	
		Corporation's By-Laws for the succession	
		planning for directors and officers.	
		http://apcaragorn.net/index.php/home/	
		our-company/27-articles-of-	
		incorporation-and-by-laws	
		Refer to item 2.1.i on page 9 of <b>MCG</b> :	
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http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021

A fundamental responsibility of the Board of Directors is to ensure that effective processes are in place to provide continuity of Board and executive leadership. The Board ensures that such leadership possesses sufficient depth, talent and conviction for effective Board oversight and execution of long-term strategies, consistent with the Company's vision and mission statements. Hence, a process for identifying and assessing potential internal candidates, periodic review and assessment of readiness. contingency planning for temporary absences of the key positions due to disability or any other unexpected event, should be in place.

The Board will review and assess said processes on an annual basis. A succession planning process shall be established to include:

- a) Identification of critical positions,
- b) Identifying potential successors, and behavior,
- c) Readiness of successors,
- d) Possession of necessary knowledge, skills
- e) Tracking the progress.

In a meeting on May 9, 2018, the Board has adopted a policy on the retirement age of directors and key officers, which

	has been set at the maximum age of 80 years old.  http://www.apcaragorn.net/index.php/c orporate-governance/company- policies/47-succession-planning-and- retirement-of-directors-and-key-officers	
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Recommendation 2.5

<ol> <li>Board aligns the remuneration of key officers and board members with long-term interests of the company.</li> <li>Board adopts a policy specifying the relationship between remuneration and performance.</li> </ol>	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.  Refer to item 2.1.j on page 9 and 2.8 on	
Directors do not participate in discussions or deliberations involving his/her own remuneration.   Output  Directors do not participate in discussions or deliberations involving his/her own remuneration.	Compliant	page 16 of MCG: http://www.apcaragorn.net/index.php/c orporate-governance/manual-on- corporate-governance/send/3-manual- on-corporate-governance/593-11-5- 2021-revised-manual-on-corporate- governance-as-of-november-2021  Refer to Section 12 of Article IV and Section 13 of Article VI of the Corporation's By-Laws for the remuneration of directors and key officers. http://www.apcaragorn.net/index.php/component/jdownloads/send/80-articles-of-incorporation-and-by-laws/249-amended-by-laws?Itemid=0  The Board of Directors values its management team and employees and recognizes the need of commensurate pay with corporate and individual performance. In order to deliver its long-term vision and mission, the Board of Directors espouses meritocracy and integrity within and loyalty to the organization. In terms of compensation of key officers and board members, all discussions are maintained in the strictest confidence.	

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			Code of Business Conduct and Ethics,	
			Item D	
			http://www.apcaragorn.net/index.php/	
			corporate-governance/code-of-	
			conduct-and-ethics	
			The Directors are prohibited from	
			deciding their own remuneration.	
On	tional: Recommendation 2.5		acciding men emirromenation.	
1	Board approves the remuneration of senior		Provide proof of board approval	
	executives.		Trovide proof of bodia approval	
2	Company has measurable standards to align		Provide information on or link/reference	
۷.	the performance-based remuneration of the		to a document containing measurable	
	executive directors and senior executives with		standards to align performance-based	
	long-term interest, such as claw back provision		remuneration with the long-term interest	
	and deferred bonuses.		of the company.	
Ke	commendation 2.6			
1.	Board has a formal and transparent board	Compliant	Provide information or reference to a	
	nomination and election policy.		document containing information on the	
			company's nomination and election	
2.	Board nomination and election policy is	Compliant	policy and process and its	
	disclosed in the company's Manual on		implementation, including the criteria	
	Corporate Governance.		used in selecting new directors, how the	
			shortlisted candidates and how it	
			encourages nominations from	
_			shareholders.	
3.	Board nomination and election policy includes	Compliant		
	how the company accepted nominations from		Provide proof if minority shareholders	
	minority shareholders.		have a right to nominate candidates to	
			— the board	
4.	Board nomination and election policy includes	Compliant		
	how the board shortlists candidates.		Provide information if there was an	
			assessment of the effectiveness of the	
5.	Board nomination and election policy includes	Compliant	Board's processes in the nomination,	
	an assessment of the effectiveness of the		election or replacement of a director.	
	Board's processes in the nomination, election		discharge replacement of a director.	
	or replacement of a director.			
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6. Board has a process for identifying the quality	Compliant	Refer to item 2.1.k on pages 9-10 of MCG	
of directors that is aligned with the strategic	,	for the policy for formal and transparent	
direction of the company.		board nomination and election policy.	
. ,		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		Refer to item 2.3-2.6 on pages 11-15 of	
		MCG for nomination and election policy,	
		qualifications, temporary and permanent	
		disqualifications for the Board of Directors	
		of the Corporation:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		Refer to item 3.3 on pages 20-21 of MCG	
		for the responsibilities of the Nominations	
		Committee, responsibilities of which were	
		merged with the Corporate Governance	
		Committee in May 2018:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		Item 13.4.1.1 on pages 34-35 of MCG	
		states that the minority shareholders shall	
		have the right to nominate candidates	
		for election to the Board during the	
		Corporation's Annual Stockholders'	

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		Meetings, in accordance with the	
		Corporation's By-laws.	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		governance as of november 2021	
		Board Diversity in SEC Form 17-A	
		(Annual Report), pp. 51-52	
		http://www.apcaragorn.net/index.php/c	
		omponent/idownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
		10111-17-d-drillodi-report 2021 \$1101111d-0	
		Board Diversity in DIS, pp.67-68	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		STOCKHOIGETS THECHING PHETTIG—U	
Online of December 1 of the August 1			
Optional: Recommendation to 2.6			
Company uses professional search firms or	Compliant	Identify the professional search firm used	
other external sources of candidates (such as		or other external sources of candidates	
director databases set up by director or		Defeate Home 2.2.5 of many 12 of the	
shareholder bodies) when searching for		Refer to Item 2.3.5 of page 12 of the	
candidates to the board of directors.		MCG:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	

		This is not applicable at the moment as	
		there are no vacancies. The Company,	
		however, endeavors to make use of	
		professional search firms in the event of a	
		vacancy in its Board of Directors, as per	
		company policy and as practiced within	
		the Belle Group, of which APC Group Inc.	
		is an affiliate. In the case of Belle	
		Corporation, it sought the assistance of	
		the Institute of Corporate Directors for	
		candidates who replaced its former	
		Independent Director, Mr. Washington	
		Sycip.	
Recommendation 2.7			
1. Board has overall responsibility in ensuring that	Compliant	Provide information on or reference to a	
there is a group-wide policy and system	·	document containing the company's	
governing related party transactions (RPTs) and		policy on related party transaction,	
other unusual or infrequently occurring		including policy on review and approval	
transactions.		of significant RPTs	
2. RPT policy includes appropriate review and	Compliant		
approval of material RPTs, which guarantee	·	Identify transactions that were approved	
fairness and transparency of the transactions.		pursuant to the policy.	
3. RPT policy encompasses all entities within the	Compliant		
group, taking into account their size, structure,	·	Refer to item 8.5 of page 30 and item	
risk profile and complexity of operations.		2.1.1 of page 10 of MCG:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		Refer to the <b>company website</b> links below	
		for the <b>Related Party Transactions Policies</b> :	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/110-pse-	
		and-sec-disclosures-2019/421-october-25-	
		2019-policy-on-material-related-party-	

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ratification by a vote of the majority of the minority shareholders

Refer to item 3.5.2 of page 24 of MCG: <a href="http://www.apcaragorn.net/index.php/c">http://www.apcaragorn.net/index.php/c</a> orporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021

Refer to the **company website** links below for the **Related Party Transactions Policies**: http://www.apcaragorn.net/index.php/component/jdownloads/send/110-pse-and-sec-disclosures-2019/421-october-25-2019-policy-on-material-related-party-transactions-as-of-october-25-2019?Itemid=0

http://www.apcaragorn.net/index.php/component/jdownloads/send/114-pse-and-sec-disclosures-2020/508-amended-material-related-party-transactions-policy?Itemid=0

Related Party Transactions under SEC Form 17-A (Annual Report), Item 12, pp. 42 and Note 16 of the AFS, p. 46

http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021?Itemid=0

Material Related Party Transactions Policy http://apcaragorn.net/index.php/component/jdownloads/send/114-pse-and-sec-disclosures-2020/508-amended-

		material-related-party-transactions-	
		policy?Itemid=0	
2. Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.  Output  Description:	Compliant	Provide information on voting system, if any.  All related party transactions which are not in the usual course of business and which are equal or greater than the materiality threshold of Php50 million, shall be subject for review by the Related Party Transactions Committee.  All other RPT which are considered usual course of business need not be reviewed by the RPT Committee. The RPT Committee may, at any time, ask for a review of any of the transactions. The Board of Directors reviews and approves all material RPTs endorsed by the RPT Committee. All Board-approved material RPTs may be subject to ratification by a vote of the majority of the minority shareholders  Refer to item 3.6.3 of page 24 of MCG: http://www.apcaragorm.net/index.php/c orporate-governance/send/3-manual-on-cor	

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		The approval of MRPT Policy and the acts	
		of the Board and Management from	
		August 10, 2020 until the date of the 2021	
		ASM were also ratified by the	
		stockholders during their July 22, 2021	
		meeting:	
		http://www.apcaragorn.net/index.php/d	
		isclosures/other-disclosures/send/129-	
		minutes-of-all-general-or-special-	
		stockholders-meetings-2021/553-draft-	
		minutes-of-2021-annual-stockholders-	
		meeting-posted-on-july-28-2021	
Recommendation 2.8			
1. Board is primarily responsible for approving the	Compliant	Provide information on or reference to a	
selection of Management led by the Chief		document containing the Board's policy	
Executive Officer (CEO) and the heads of the		and responsibility for approving the	
other control functions (Chief Risk Officer, Chief		selection of management.	
Compliance Officer and Chief Audit			
Executive).		Identity the Management team	
, ,		appointed	
		Refer to item 2.1.m of page 10 of MCG:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		Refer to the Results of the Organizational Meeting	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/123-sec-	
		form-17-c-current-report-2021/604-	
		amended-results-of-2021-organizational-	
		meeting-of-the-board-of-	
		directors?Itemid=0	
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			Refer to the <b>company website</b> link for the background and qualifications of APC's management team: <a href="http://www.apcaragorn.net/index.php/home/our-company/7-board-of-directors-management-team-and-executive-officers">http://www.apcaragorn.net/index.php/home/our-company/7-board-of-directors-management-team-and-executive-officers</a>	
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	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.  Refer to items 2.1.m and 2.1.n on page 10 of MCG:  http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  Performances of management and personnel are assessed annually and implemented manually.  The Board, on March 2021 and April 2022, did self-assessments as well as appraised its individual members, Committees, Chairman, CEO, Chief Compliance Officer, Chief Risk Officer and Chief Audit Executive for the period 2020 and 2021, respectively.	

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		Board Evaluation Form for 2021  http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/bm-i/send/111-board- matters/590-annual-performance- evaluation-form-2021	
Recommendation 2.9			
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.	Compliant	Provide information on or link/reference to a document containing the Board's performance management framework for management and personnel.	
		Refer to item 2.1.n on page 10 of MCG:	
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.  Senior Management.	Compliant	http://www.apcaragorn.net/index.php/c orporate-governance/manual-on- corporate-governance/send/3-manual- on-corporate-governance/593-11-5- 2021-revised-manual-on-corporate- governance-as-of-november-2021  Performances of management and personnel are assessed annually and implemented manually. Performance evaluation criteria includes accomplishment of defined goals in line with Company strategies and objectives as well as core values set out by the Company and its parent companies, among others.	
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 control system is in	
The internal control system includes a mechanism for monitoring and managing	Compliant	place and what is included in the internal control system	

potential conflict of interest of the		Refer to item 2.1.o on page 10 of MCG	
Management, members and shareholders.		for board's responsibility over internal	
Management, members and shareholders.		control system and item 12.1 on page 32	
		of MCG:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		governance as of hevelmed 2021	
		Audit Committee Charter	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/board-	
		<u>committees/board-committee-</u>	
		<u>charters/send/95-board-committee-</u>	
		<u>charters/286-apc-audit-committee-</u>	
		<u>charter</u>	
		Internal Audit and Compliance	
		Attestation for 2021	
		http://apcaragorn.net/index.php/corpor	
		ate-governance/board-committees/bm-	
		i/send/111-board-matters/592-internal-	
		audit-and-compliance-attestation-for-	
		the-year-ended-december-31-2021	
3. Board approves the Internal Audit Charter.	Compliant	Provide reference or link to the	
		company's Internal Audit Charter	
		The Board of Directors approved the	
		Internal Audit Charter:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/board-	
		committees/board-committee-	
		charters/send/95-board-committee-	
		charters/286-apc-audit-committee-	
		<u>charter</u>	
	I.		

		Summary of 2020 Activities of the Board and its Committees  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/532-summary-of-2020-activities-of-the-board-of-directors-and-its-committees  Summary of 2021 Board Activities and its Committees  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-of-the-board-of-directors-and-its-committees  The Board reviewed and approved its Charter on February 10, 2022.
Recommendation 2.11		
Board oversees that the company has in place a sound enterprise risk management (ERM) framework to effectively identify, monitor, assess and manage key business risks.	Compliant	Provide information on or link/reference to a document showing the Board's oversight responsibility on the establishment of a sound enterprise risk
2. The risk management framework guides the board in identifying units/business lines and enterprise-level risk exposures, as well as the effectiveness of risk management strategies.	Compliant	management framework and how the board was guided by the framework.  Provide proof of effectiveness of risk management strategies, if any.  Refer to item 2.1.p on page 10 of MCG for board's responsibility over establishment of ERM and item 12.4 on page 33 of MCG for the ERM framework: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/s93-11-5-

<u>2021-revised-manual-on-corporate-governance-as-of-november-2021</u>

Provide proof of effectiveness of risk management strategies, if any.

Refer to **item 3.4 on pages 22-23 of MCG** for the Risk Oversight Committee: <a href="http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021">http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance-governance-governance-as-of-november-2021</a>

The Enterprise Risk Management (ERM) matrices are prepared annually by the Company. This process includes identification, rationalization and assessment/prioritizing of risks.

Development and implementation of risk management strategies then follow which involve avoidance, reduction, transfer or acceptance.

Thereafter, these are presented to the Management Committee for discussion. The Chief Risk Officer chairs the meetings and provides direction as necessary. The ERM matrices are then presented to the Risk Oversight Committee to ensure the integrity and quality of the Company's risk management system.

The matrices used by the Company include the risks' descriptions and information on how they are mitigated. They are also categorized based on "Impact" and "likelihood of occurrence." Effectiveness of the strategies employed

			to manage the risk may be determined if the risk items from the previous year are considered "closed" or "moved to issue" or "open" with provisions on how they may be mitigated.	
Recommendation 2.12				
	esponsibilities and ying out its fiduciary role.	Compliant	Provide link to the company's website where the Board Charter is disclosed.	
Board Charter serves as directors in the perform	ance of their functions.	Compliant	Board Charter of the Company:  http://www.apcaragorn.net/index.php/c orporate-governance/board-	
3. Board Charter is publicl on the company's web		Compliant	committees/board-committee-charters	
Additional Recommendation	on to Principle 2		The <b>Board Charter</b> was reviewed and approved in February 2020 and February 2021: <a href="http://apcaragorn.net/index.php/corporate-governance/board-committees/bm-i/send/111-board-matters/532-summary-of-2020-activities-of-the-board-of-directors-and-its-committees">http://apcaragorn.net/index.php/corporate-governance/board-committees/bm-i/send/111-board-matters/532-summary-of-2020-activities-of-the-board-of-directors-and-its-committees</a> The Board reviewed and approved its Charter on February 10, 2022.	
1. Board has a clear inside	er trading policy.	Compliant	Provide information on or link/reference to a document showing company's insider trading policy.  Insider Trading Policy: <a href="http://www.apcaragorn.net/index.php/corporate-governance/company-policies/22-insider-trading-policy">http://www.apcaragorn.net/index.php/corporate-governance/company-policies/22-insider-trading-policy</a>	

		_	
		Code of Business Conduct and Ethics,	
		Item B	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/code-of-conduct-	
		<u>and-ethics</u>	
Optional: Principle 2			
1. Company has a policy on granting loans to	Compliant	Provide information on or link/reference	
directors, either forbidding the practice or		to a document showing company's	
ensuring that the transaction is conducted at		policy on granting loans to directors, if	
arm's length basis and at market rates.		any.	
		The Company's policy on Conflict of	
		Interest item no. 5.5 states the following:	
		The Company shall not extend loans to	
		Directors and Officers unless these grants	
		are conducted at arms-length basis and	
		at prevailing market rates.	
		ar provaming marker rares.	
		Conflict of Interest Policy:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/company-	
		policies/34-conflict-of-interest	
		Conflict of Interest under the Code of	
		Business Conduct and Ethics:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/code-of-conduct-	
		and-ethics	
2. Company discloses the types of decision	Compliant	Indicate the types of decision requiring	
	Compilarii	board of directors' approval and where	
requiring board of directors' approval.			
		there are disclosed.	
		The Board is responsible for approving	
		the amendments to the By-Laws and	
		Articles of Incorporation, dividend	
		declarations, audited financial	
		statements, quarterly financial reports,	
		annual corporate governance report,	

manual on corporate governance and code of business conduct and ethics, among others. These are regularly disclosed to the PSE and SEC. Quarterly financial reports may be viewed in the **company website** through the following link: http://www.apcaragorn.net/index.php/d isclosures/sec-filings/sec-form-17-qquarterly-report Matters approved by the Board in 2020 are also available in the company website through this link: http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bmi/send/111-board-matters/532-summaryof-2020-activities-of-the-board-ofdirectors-and-its-committees Summary of 2021 Activities of the Board and its Committees http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bmi/send/111-board-matters/606-summaryof-2021-activities-of-the-board-ofdirectors-and-its-committees Principle 3: Board committees should be set up to the extent possible to support the effective performance of the Board's functions, particularly with respect to audit, risk management, related party transactions, and other key corporate governance concerns, such as nomination and remuneration. The composition, functions and responsibilities of all committees established should be contained in a publicly available Committee Charter. **Recommendation 3.1** Provide information or link/reference to a 1. Board establishes board committees that focus Compliant on specific board functions to aid in the document containing information on all

optimal performance of its roles and responsibilities.		the board committees established by the company.  Refer to <b>company website</b> link below for the list of Company's board committees and its members:  http://apcaragorn.net/index.php/corporate-governance/board-committees/board-committees-and-members	
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.  Refer to Item 3.2 pages 18-20 of the MCG for the Audit Committee functions, duties and responsibilities http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  Refer to link below for the Audit Committee Charter: http://www.apcaragorn.net/index.php/corporate-governance/board-committee-charters/send/95-board-committee-charters/286-apc-audit-committee-charter	

			·	
			During the July 22, 2021 ASM, the stockholders approved the appointment of Reyes Tacandong & Co. as the Corporation's external auditor for 2021. Prior to the said approval, the Audit Committee reviewed and likewise endorsed to the Board for shareholders' approval the appointment of SGV & Co. as external auditor for 2020. http://www.apcaragorn.net/index.php/disclosures/other-disclosures/send/129-minutes-of-all-general-or-special-stockholders-meetings-2021/553-draft-minutes-of-2021-annual-stockholders-meeting-posted-on-july-28-2021	
2.	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.  The Audit Committee Members appointed on July 22, 2021 are:  1. Rafael M. Alunan III (Chairman/ID) – independent, non-executive  2. Jerry C. Tiu (Member/ID) – independent, non-executive  3. Bernardo D. Lim (Member) – non-executive until November 5, 2021  4. Jackson T. Ongsip (Member) – non-executive starting November 5, 2021  Profiles, Qualification, and Type of Directorship: http://www.apcaragorn.net/index.php/home/our-company/7-board-of-directors-	

	1		
		management-team-and-executive- officers	
		<u>Officers</u>	
		DIS, pp. 15-19, 68	
		http://apcaragorn.net/index.php/comp	
		onent/jdownloads/send/133-sec-form-20- is-information-statement-for-the-2022-	
		annual-stockholders-meeting/602-sec-	
		form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
3. All the members of the committee have	Compliant	Provide information or link/reference to a	
relevant background, knowledge, skills, and/or		document containing information on the	
experience in the areas of accounting,		background, knowledge, skills, and/or	
auditing and finance.		experience of the members of the Audit Committee.	
		Members of Audit Committee:	
		http://www.apcaragorn.net/index.php/corporate-governance/board-	
		committees/board-committees-and-	
		members	
		Background and Experience of Directors:	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/7board-of-directors-	
		management-team-and-executive-	
		<u>officers</u>	
		Board Diversity under SEC Form 17-A	
		(Annual Report), pp. 51-52	
		http://www.apcaragorn.net/index.php/c omponent/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
		DIS no 47 49	
		DIS, pp. 67-68	

		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
4. The Chairman of the Audit Committee is not	Compliant	Provide information or link/reference to a	
the Chairman of the Board or of any other	Compilarii	document containing information on the	
committee.		Chairman of the Audit Committee	
Comminde.		Chairman of the Adah Committee	
		Following the July 22, 2021 Annual	
		Stockholders' Meeting (ASM) and the	
		Organizational Meeting thereafter, Mr.	
		Rafael M. Alunan III, was appointed as	
		the Audit Committee Chairman and	
		Lead Independent Director. He was	
		neither the Chairman of the Board nor of	
		any other committee.	
		Background and Experience of Directors:	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/7board-of-directors-	
		management-team-and-executive-	
		<u>officers</u>	
		Item 9 and Board Matrix of SEC Form 17-	
		A (Annual Report), pp 37-39	
		http://www.apcaragorn.net/index.php/	
		component/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
		DIS, pp. 14-19	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	

		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		Results of 2021 Organizational Board	
		meeting:	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/123-sec-	
		form-17-c-current-report-2021/604-	
		amended-results-of-2021-organizational-	
		meeting-of-the-board-of-	
		<u>directors?Itemid=0</u>	
		Members of Board Committees:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/board-	
		committees/board-committees-and-	
		<u>members</u>	
Supplement to Recommendation 3.2			
Audit Committee approves all non-audit	Compliant	Provide proof that the Audit Committee	
services conducted by the external auditor.		approved all non-audit services	
		conducted by the external auditor.	
		conducted by the external addition.	
		For 2020 and 2021, there were no non-	
		For 2020 and 2021, there were no non-	
		audit services conducted by the external	
		•	
		audit services conducted by the external auditors.	
		audit services conducted by the external auditors.  DIS, Item 7.f, pp.23-24	
		audit services conducted by the external auditors.  DIS, Item 7.f, pp.23-24 <a href="http://www.apcaragorn.net/index.php/c">http://www.apcaragorn.net/index.php/c</a>	
		audit services conducted by the external auditors.  DIS, Item 7.f, pp.23-24 <a href="http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-">http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-</a>	
		audit services conducted by the external auditors.  DIS, Item 7.f, pp.23-24 <a href="http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-">http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-</a>	
		audit services conducted by the external auditors.  DIS, Item 7.f, pp.23-24	

		Summary of Board and Committee Activities in 2020 (included NED meetings) http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm- i/send/111-board-matters/532-summary- of-2020-activities-of-the-board-of- directors-and-its-committees  Summary of 2021 Activities of the Board and its Committees http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm- i/send/111-board-matters/606-summary- of-2021-activities-of-the-board-of- directors-and-its-committees	
Optional: Recommendation 3.2  1. Audit Committee meet at least four times during the year.	Compliant	Indicate the number of Audit Committee meetings during the year and provide proof  The Company's Audit Committee conducted at least four (4) meetings in 2020.  Summary of Board and Committee Activities in 2020 (including NED meetings)  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/532-summary-of-2020-activities-of-the-board-of-directors-and-its-committees  There were four (4) Audit Committee meetings in 2021.	

		Summary of 2021 Activities of the Board and its Committees (including NED meetings)  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-of-the-board-of-directors-and-its-committees	
Audit Committee approves the appointment and removal of the internal auditor.	Compliant	Provide proof that the Audit Committee approved the appointment and removal of the internal auditor.  It is the Audit Committee's responsibility to recommend the appointment and removal of the company's internal auditor. Please refer to No. 5.3 on Page 3 the Audit Committee Charter http://www.apcaragorn.net/index.php/corporate-governance/board-committees/board-committee-charters/send/95-board-committee-charters/286-apc-audit-committee-charter  Results of the 2021 Organizational Meeting http://www.apcaragorn.net/index.php/component/jdownloads/send/123-secform-17-c-current-report-2021/604-amended-results-of-2021-organizational-meeting-of-the-board-of-directors?Itemid=0  Summary of Board and Committee Activities in 2020 (including NED meetings)	

Recommendation 3.3		http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/532-summary-of-2020-activities-of-the-board-of-directors-and-its-committees  Summary of 2021 Activities of the Board and its Committees (including NED meetings)  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-of-the-board-of-directors-and-its-committees	
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.  Corporate Governance Committee Charter:  http://apcaragorn.net/index.php/corporate-governance/board-committee-charters/send/95-board-committee-charters/288-apc-corporate-governance-committee-charter  The Corporate Governance Committee undertakes the process of identifying the quality of directors aligned with the	

		Company's strategies. Refer to item 3.3.2	
		and 3.3.3 on page 20 of <b>MCG</b> :	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		Board Diversity in SEC Form 17-A	
		(Annual Report), pp. 51-52	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
		DIS, pp. 65-66	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		<u>sicokilolacis illochilg.licillac</u>	
Corporate Governance Committee is	Non-compliant	Provide information or link/reference to a	The Company has 2 independent directors,
composed of at least three members, all of	Trom compliant	document containing information on the	and both are members of the Corporate
whom should be independent directors.		members of the Corporate Governance	Governance Committee.
When should be independent directors.		Committee, including their qualifications	Covernance comminee.
		and type of directorship.	Despite this and since the Company is still in its
		and type of all deformer.	pre-operating stage, the objective is still being
			achieved as the Corporate Governance
			Committee ensures that the Company is in
			good faith, with due diligence and care and
			in the best interest of the Company and all
			shareholders. The qualifications and
			credentials of the directors are very much
			satisfactory.

			Qualification and Type of Directorship:  http://apcaragorn.net/index.php/home/our- company/7-board-of-directors-management- team-and-executive-officers
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.	
		The Chairman of the Corporate Governance Committee is Mr. Jerry C. Tiu, an Independent Director of the Company.	
		Profile, Qualification, and Type of Directorships: http://www.apcaragorn.net/index.php/home/our-company/7board-of-directors-management-team-and-executive-officers	
		Item 9 and Board Matrix of SEC Form 17-A (Annual Report), pp. 37-41, 51-52 http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021/603-sec-form-17-a-annual-report-2021?Itemid=0	
		DIS, Item 5 and Board Matrix, pp. 14-19, 67-68  http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0	
		Results of the 2021 Organizational Board:	

1. Corporate Governance Committee meet at least twice during the year.    Compliant   Compliant   Compliant   Compliant   Compliant   Compliant   Covernance Committee meetings held during the year and provide proof thereof.    The Corporate Governance Committee had at least three (3) meetings in 2020.    Summary of Board and Committee Activities in 2020 (including NED meetings)   http://apcaragom.net/index.php/corpor ate-governance/board-committees/form/i/send/111-board-of-gdirectors-and-its-committees committees for directors-and-its-committees in the Corporate Governance Committee had three (3) meetings in 2021.    Summary of 2021 Activities of the Board and its Committees (including NED meetings)   http://apcaragom.net/index.php/corpor ate-governance/board-committees/form/i/send/111-board-of-gdirectors-and-its-committees/form/i/send/111-board-of-ddirectors-and-its-committees/			http://www.apcaragorn.net/index.php/component/jdownloads/send/123-secform-17-c-current-report-2021/604-amended-results-of-2021-organizational-meeting-of-the-board-of-directors?Itemid=0	
Recommendation 3.4	Corporate Governance Committee meet at least twice during the year.      Corporate Governance Committee meet at least twice during the year.	Compliant	Governance Committee meetings held during the year and provide proof thereof.  The Corporate Governance Committee had at least three (3) meetings in 2020.  Summary of Board and Committee Activities in 2020 (including NED meetings)  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/532-summary-of-2020-activities-of-the-board-of-directors-and-its-committees  The Corporate Governance Committee had three (3) meetings in 2021.  Summary of 2021 Activities of the Board and its Committees (including NED meetings)  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-of-the-board-of-	

1	Reard establishes a separate Reard Dist	Compliant	Provide information or link/reference to a	
1.	Board establishes a separate Board Risk	Compliant	•	
	Oversight Committee (BROC) that should be		document containing information on the	
	responsible for the oversight of a company's		Board Risk Oversight Committee (BROC),	
	Enterprise Risk Management system to ensure		including its functions	
	its functionality and effectiveness.			
			Risk Oversight Committee (ROC) Charter:	
			http://www.apcaragorn.net/index.php/c	
			orporate-governance/board-	
			committees/board-committee-	
			charters/send/95-board-committee-	
			charters/291-apc-risk-management-	
			committee	
			COMMINCE	
			MCG as of November 2021, Item 3.4, pp.	
			22-23	
			http://www.apcaragorn.net/index.php/c	
			orporate-governance/manual-on-	
			corporate-governance/send/3-manual-	
			on-corporate-governance/593-11-5-	
			2021-revised-manual-on-corporate-	
		) P 1	governance-as-of-november-2021	
2.	BROC is composed of at least three members,	Non-compliant	Provide information or link/reference to a	Majority of the members of the ROC are
	the majority of whom should be independent		document containing information on the	independent directors. However, due to the
	directors, including the Chairman.		members of the BROC, including their	limit in the number of independent directors,
			qualifications and type of directorship	the Chairman of the Risk Management is not
				an independent director. Chairmanship of
				the Audit and CG Committees were
				accorded to its two independent directors.
				In addition, Mr. Bernardo D. Lim, the
				Chairman of ROC, has a wide experience in
				Finance, Treasury and Controllership, making
				him a qualified chair for the ROC.
				Qualification and Type of Directorship:
				http://apcaragorn.net/index.php/home/our-
				company/7-board-of-directors-management-
				team-and-executive-officers

3. The Chairman of the BROC is not the Chairman of the Board or of any other committee.	Compliant	Provide information or link/reference to a document containing information on the Chairman of the BROC  The Chairman of the ROC is Mr. Bernardo D. Lim until November 5, 2021. He was not the Chairman of the Board nor of the other committees. He was replaced by Mr. Jackson T. Ongsip, who is not the Chairman of any other Committee, on the same day.  Profiles, Qualifications, and Types of Directorships:  http://apcaragorn.net/index.php/home/our-company/7-board-of-directorsmanagement-team-and-executive-officers  Item 9 and Board Matrix of SEC Form 17-A (Annual Report), pp. 37-40, 51-52  http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0  DIS, Item 5 and Board Matrix, pp. 14-19, 67-68  http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-	
4. At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	stockholders-meeting?Itemid=0  Provide information or link/reference to a document containing information on the background, skills, and/or experience of the members of the BROC.	

		Members of BROC: http://www.apcaragorn.net/index.php/ corporate-governance/board- committees/board-committees-and- members	
		Qualification and Type of Directorship: http://www.apcaragorn.net/index.php/h ome/our-company/7board-of-directors- management-team-and-executive- officers	
		Board Diversity in SEC Form 17-A (Annual Report), pp. 51-52 http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0	
		DIS, Board Diversity, pp. 14-19, 67-68 http://www.apcaragorn.net/index.php/c omponent/jdownloads/send/133-sec- form-20-is-information-statement-for-the- 2022-annual-stockholders-meeting/602- sec-form-20-is-information-statement- definitive-for-the-2022-annual-	
Recommendation 3.5  1. Board establishes a Related Party Transactions	Compliant	stockholders-meeting?Itemid=0  Provide information or link/reference to a	
(RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Соттріїатії	document containing information on the Related Party Transactions (RPT) Committee, including its functions.	
		Related Party Transactions Committee (RPT Com) Charter: http://www.apcaragorn.net/index.php/corporate-governance/board-	

		committees/board-committee-	
		<u>charters/send/95-board-committee-</u>	
		<u>charters/290-apc-related-party-</u>	
		<u>committee-charter</u>	
		MCC as of November 2021, Hem 2.5, np	
		MCG as of November 2021, Item 3.5, pp. 23-24	
		http://www.apcaragorn.net/index.php/c orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
RPT Committee is composed of at least three	Compliant	governance-as-of-november-2021  Provide information or link/reference to a	
non-executive directors, two of whom should	Compilani	document containing information on the	
		members of the RPT Committee,	
be independent, including the Chairman.		•	
		including their qualifications and type of	
		directorship.	
		Members of RPT Com:	
		http://www.apcaragorn.net/index.php/	
		corporate-governance/board-	
		committees/board-committees-and-	
		members	
		<u>ITTELLIDEIS</u>	
		Qualifications and type of directorship:	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/7board-of-directors-	
		management-team-and-executive-	
		officers	
Recommendation 3.6	<u> </u>	<u> </u>	
All established committees have a Committee	Compliant	Provide information on or link/reference	
Charter stating in plain terms their respective		to the company's committee charters,	
purposes, memberships, structures, operations,		containing all the required information,	
reporting process, resources and other relevant		particularly the functions of the	
information.		Committee that is necessary for	
		performance evaluation purposes.	
	1	1 perioritarios oralicament perpeses.	<u>l</u>

2. Committee Charters provide standards for	Compliant		
evaluating the performance of the	·	Committee Charters of the Company:	
Committees.		http://www.apcaragorn.net/index.php/c	
		orporate-governance/board-	
		committees/board-committee-charters	
		MCG as of November 2021, pp. 17-25	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
3. Committee Charters were fully disclosed on the	Compliant	Provide link to company's website where	
company's website.		the Committee Charters are disclosed.	
		Refer to the Committee Charters of the	
		Company in the <b>company website</b> :	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/board-	
		committees/board-committee-charters	
		hould devote the time and attention necessary to properly and effectively perf	orm their duties
and responsibilities, including sufficient time to be fai	miliar with the car	progration's business	
	Tilliai Will lile Co.	ripordilett 3 besittess.	
Recommendation 4.1			
Recommendation 4.1  1. The Directors attend and actively participate in	Compliant	Provide information or link/reference to a	
Recommendation 4.1     The Directors attend and actively participate in all meetings of the Board, Committees and		Provide information or link/reference to a document containing information on the	
Recommendation 4.1     The Directors attend and actively participate in all meetings of the Board, Committees and shareholders in person or through tele-		Provide information or link/reference to a document containing information on the process and procedure for	
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		Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or	
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 with the rules and regulations of		Provide information or link/reference to a document containing information on the process and procedure for	
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		Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or	
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 with the rules and regulations of		Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.  Provide information or link/reference to a	
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 with the rules and regulations of		Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.	
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 with the rules and regulations of		Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.  Provide information or link/reference to a document containing information on the	
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 with the rules and regulations of		Provide information or link/reference to a document containing information on the process and procedure for tele/videoconferencing board and/or committee meetings.  Provide information or link/reference to a document containing information on the attendance and participation of	
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 with the rules and regulations of		Provide information or link/reference to a document containing information on the process and procedure for 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	

procedure for tele/videoconferencing for board/committee meetings:

http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021

If a Director is not able to personally attend the meeting, subject to the existing rules, he may be able to participate thru the use of modern technology such as but not limited to telephone or video conference. This is on the premise that said Director is able to participate actively in the discussions. Prior advice to the Corporate Secretary is required so arrangements for the tools for communication and recording that may be used may be made. Prior to the start of the actual meeting, it is important to determine if all Directors present can hear one another as well as the other participants who will present matters before the Board or Committee meetings.

Refer to link below for the Board of Directors' meeting attendance, **Page 47** of SEC Form 17-A:

http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021?Itemid=0

## Summary of Board Activities in 2020:

http://apcaragorn.net/index.php/corporate-aovernance/board-committees/bm-

		i/send/111-board-matters/532-summary-	
		of-2020-activities-of-the-board-of-	
		directors-and-its-committees	
			ļ
		Summary of 2021 Activities of the Board	ļ
			ļ
		and its Committees	
		http://apcaragorn.net/index.php/corpor	
		ate-governance/board-committees/bm-	
		i/send/111-board-matters/606-summary-	
		of-2021-activities-of-the-board-of-	
		<u>directors-and-its-committees</u>	ļ
			ļ
		APC BOD Attendance to Stockholders'	
		Meetings:	
		http://www.apcaragorn.net/index.php/d	ļ
		isclosures/minutes-of-meetings	
		http://www.apcaragorn.net/index.php/d	
		isclosures/other-disclosures/send/129-	ļ
		minutes-of-all-general-or-special-	ļ
		stockholders-meetings-2021/553-draft-	ļ
		minutes-of-2021-annual-stockholders-	ļ
		meeting-posted-on-july-28-2021	
The directors review meeting materials for all	Compliant	Please refer to the Company's <b>MCG</b> , <b>No</b> .	
Board and Committee meetings.	Compilani		ļ
board and Committee meetings.		2.9.2, page 16:	ļ
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		In addition, the minutes of the previous	
		meetings as well as the agenda and	
		materials of upcoming meetings are	
		distributed to the directors one week in	ļ
		advance to give them ample time to	
		review and prepare for the meeting.	ı
		They come to the meetings prepared	

			and ready, often with discussion questions in mind that they raise during the meetings.	
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	
			Please refer to the Company's MCG, No. 4.1 of page 25: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021	
			All questions and clarifications are raised during committee and board meetings. Discussions are lively and energetic, giving rise to several options and insights that help direct the Company's actions.	
			Summary of Board Activities in 2020 http://apcaragorn.net/index.php/corpo rate-governance/board- committees/bm-i/send/111-board- matters/532-summary-of-2020-activities- of-the-board-of-directors-and-its- committees	
			Summary of 2021 Activities of the Board and its Committees  http://apcaragorn.net/index.php/corporate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-	

		of the color and of allow the second the	
		of-the-board-of-directors-and-its-	
		<u>committees</u>	
Recommendation 4.2	T		
<ol> <li>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.</li> </ol>	Non-compliant	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 Please refer to Item 4.2, pages 25-26 of the MCG  http://www.apcaragorn.net/index.php/c orporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  Directorship in other Publicly-listed Companies in the DIS, p. 15-19, 21: http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0  Item 9 in SEC Form 17-A (Annual Report), pp. 37-39, 42: http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021/603-sec-form-17-a-annual-report-2021/81temid=0	As of December 31, 2021, a non-executive Director, serves in more than five (5) publicly-listed companies. Nonetheless, the NED ensures a sufficient time to oversee each company and that all meetings of the Boards are attended.

On	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.  Item 4.2.2 on page 26 of MCG states that a director shall notify his incumbent Board thru the Corporate Governance Committee before accepting a directorship in another company.  http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-gov	
	Company does not have any executive directors who serve in more than two boards of listed companies outside of the group.	Compliant	Mr. Jackson T. Ongsip was the only executive director of the Company until November 5, 2021. He was replaced by Mr. Ian Jason R. Aguirre, who was elected as Director and appointed as President and CEO on the same day. He does not serve as a director in any other board of listed companies outside of the group.  Types of directorships:  http://www.apcaragorn.net/index.php/home/our-company/7board-of-directorsmanagement-team-and-executive-officers	
2.	Company schedules board of directors' meetings before the start of the financial year.	Compliant	During the regular board meetings held on December 18, 2019 and December 10, 2020, the schedules of the BOD meetings for year 2020 and 2021, respectively, were presented to and approved by the board of directors. For the schedules of the 2022 Board and Committee meetings, this matter was	

		taken up during the BOD meeting on	
		November 5, 2021.	
		Refer to the summary of 2019 board	
		matters for the matters taken up on the	
		BOD meeting on:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/board-	
		committees/bm-i/send/111-board-	
		matters/481-summary-of-2019-activities-	
		of-the-board-of-directors-and-its-	
		<u>committees</u>	
		Summary of 2020 Activities of the Board	
		and its Committees	
		http://apcaragorn.net/index.php/corpor	
		ate-governance/board-committees/bm-	
		i/send/111-board-matters/532-summary-	
		of-2020-activities-of-the-board-of-	
		<u>directors-and-its-committees</u>	
		Summary of 2021 Activities of the Board	
		and its Committees	
		http://apcaragorn.net/index.php/corpor	
		<u>ate-governance/board-committees/bm-</u>	
		i/send/111-board-matters/606-summary-	
		of-2021-activities-of-the-board-of-	
		directors-and-its-committees	
		Silver direction delivers and the delive	
		MCG as of November 2021, Item 2.7.3,	
		p.15:	
		•	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
3. Board of directors meet at least six times during	Compliant	Indicate the number of board meetings	
the year.		during the year and provide proof	
. /		1 2 0 3 / 2 31 211 211 21 21 21 21 21 21 21 21 21	

		APC Group Inc. held at least seven (6) BOD meetings in 2021.  BOD Meeting Attendance of SEC Form 17-A, Page 47: http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sectorm-17-a-annual-report-2021/603-sectorm-17-a-annual-report-2021?Itemid=0	
		Summary of 2020 Board Activities http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm- i/send/111-board-matters/532-summary- of-2020-activities-of-the-board-of- directors-and-its-committees	
		Summary of 2021 Activities of the Board and its Committees  http://apcaragorn.net/index.php/corpor ate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-of-the-board-of-directors-and-its-committees	
		Board Attendance in the <b>DIS</b> , p. 23: http://www.apcaragorn.net/index.php/c omponent/jdownloads/send/133-sec- form-20-is-information-statement-for-the- 2022-annual-stockholders-meeting/602- sec-form-20-is-information-statement- definitive-for-the-2022-annual-	
4. Company requires as minimum quorum of at least 2/3 for board decisions.	Compliant	stockholders-meeting?Itemid=0 Indicate the required minimum quorum for board decisions Refer to Item 2.7.6 of page 15 of the	
		Company's <b>MCG</b> . Presence of 2/3 of the	

		directors are required to determine quorum of the meeting.  http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021	
Principle 5: The board should endeavor to exercise a	n objective and in	dependent judgment on all corporate affair	S
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.	Non-compliant	Provide information or link/reference to a document containing information on the number of independent directors in the board	The Board is composed of 7 directors with 2 independent directors, pursuant to the requirements of the Revised Corporation Code.  Despite this not having at least 3 independent directors, the Company's board endeavors to exercise objective and independent judgment on all corporate affairs. Moreover, each director contributes valuable inputs and brings to the table essential background and experience that propels the progress of the Company.  The Company is considering possible options on how to be able to comply with this recommendation.
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.  Refer to item 5.1.2 on pages 26-27 of MCG for the qualification of the Independent Directors:  http://www.apcaragorn.net/index.php/corporate-governance/manual-on-	

corporate-governance/send/3-manualon-corporate-governance/593-11-5-2021-revised-manual-on-corporategovernance-as-of-november-2021

Refer to the Certifications of the Independent Directors in the **DIS**, **Annexes B and C** for:

http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0

## Article IV of the **By-Laws**:

http://www.apcaragorn.net/index.php/c omponent/jdownloads/send/80-articlesof-incorporation-and-by-laws/249amended-by-laws?Itemid=0

Board Diversity in **SEC Form 17-A** (Annual Report), **pp. 51-52** http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0

Board Diversity in **DIS**, **pp. 67-68**<a href="http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0</a>

Supplement to Recommendation 5.2

			,
1. Company has no shareholder agreements, by-	Compliant	Provide link/reference to a document	
laws provisions, or other arrangements that		containing information that directors are	
constrain the directors' ability to vote		not constrained to vote independently.	
independently.			
		APC Group Inc. has no shareholder	
		agreements, or any provisions in the by-	
		laws or in any agreements that states	
		that there is a constraint on the ability to	
		vote of the directors independently.	
Recommendation 5.3			
The independent directors serve for a	Compliant	Provide information or link/reference to a	
cumulative term of nine years (reckoned from	·	document showing the years IDs have	
2012).		served as such.	
,			
		The Company has two independent	
		directors.	
		Mr. Rafael M. Alunan was re-elected on	
		July 22, 2021. Mr. Tomas Santos	
		completed his 9-year tenure as an	
		Independent Director in July 2021. He	
		was replaced by Mr. Jerry C. Tiu,, who	
		was elected on July 22, 2021.	
		Item 5 of DIS, pp. 18-19	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		s.comorados mooniginoma o	
		Item 9 of SEC Form 17-A (Annual Report),	
		pp. 38-39	
		form-17-a-annual-report-2021?Itemid=0	
		http://www.apcaragorn.net/index.php/c omponent/jdownloads/send/134-sec- form-17-a-annual-report-2021/603-sec- form 17 a annual report 2021/21tomid=0	

2. The company bars an independent director from serving in such capacity after the term limit of nine years.  Output  Description:	Compliant	Provide information or link/reference to a document containing information on the company's policy on term limits for its independent director  An Independent Director who has served on the Board for a maximum cumulative term of nine (9) years shall no longer be allowed to serve as an Independent Director.  Refer to item 2.5.10 on page 14 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-2021	
3. In the instance that the company retains an independent director in the same capacity after nine years, the board provides meritoriou 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.  The Company's Independent Directors as of 2021 have not served for more than 9 years, thus no justification nor approval from the shareholders were obtained in the Annual Stockholders' Meeting. In the future, if the board decides to retain an independent director in the same capacity, the board shall provide meritorious justification and shall seek shareholder approval during the ASM.	
Recommendation 5.4		State Holder approval dolling the 7 Givi.	
The positions of Chairman of the Board and Chief Executive Officer are held by separate individuals.	Compliant	Identify the company's Chairman of the Board and Chief Executive Officer	

		The Chairman of the Board is Mr. Willy N. Ocier, while the President and the CEO of the Company is Mr. Jackson T. Ongsip until November 5, 2021. Mr. Ongsip was replaced by Mr. Ian Jason R. Aguirre on the same day.  http://www.apcaragorn.net/index.php/home/our-company/7-board-of-directors-management-team-and-executive-officers	
		Results of November 5, 2021 BOD Meeting: http://apcaragorn.net/index.php/component/jdownloads/send/123-sec-form-17-c-current-report-2021/574-results-ofmeeting-of-the-board-of-directors-held-on-november-5-2021?Itemid=0	
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.	
		Refer to item 2.2.1 on pages 10-11 and item 5.2 on pages 27-28 of MCG for the responsibilities of the Chairman and President/CEO, respectively:  http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021	

Recommendation 5.5		
	Compliant	Provide information or link/reference to a
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.  Indicate if Chairman is independent.  The Chairman of the Board, Mr. Willy N. Ocier, is not an Independent Director.  In the Organizational meeting held on July 22, 2021, Mr. Rafael M. Alunan III was re-appointed as the Lead Independent Director. Please refer to the results of the organizational meeting: http://www.apcaragorn.net/index.php/component/jdownloads/send/123-secform-17-c-current-report-2021/604-amended-results-of-2021-organizational-meeting-of-the-board-of-directors?Itemid=0
		Refer to item 5.3 on page 28 of <b>MCG</b> for the roles and responsibilities of the lead independent director:  http://www.apcaragorn.net/index.php/c orporate-governance/manual-on- corporate-governance/send/3-manual- on-corporate-governance/593-11-5- 2021-revised-manual-on-corporate- governance-as-of-november-2021
Recommendation 5.6		
<ol> <li>Directors with material interest in a transaction affecting the corporation abstain from taking part in the deliberations on the transaction.</li> </ol>	Compliant	Provide proof of abstention, if this was the case
		Item 5.4 on page 28 of <b>MCG</b> states that a director with a material interest in any

		transaction affecting the Corporation	
		shall abstain from taking part in the	
		deliberations of the same.	ļ
		http://www.apcaragorn.net/index.php/c	ļ
		orporate-governance/manual-on-	ļ
		corporate-governance/send/3-manual-	ļ
		on-corporate-governance/593-11-5-	ļ
		2021-revised-manual-on-corporate-	ļ
		governance-as-of-november-2021	ļ
		governance-as-or-november-zozi	ļ
		Approval of MRPTs under the MRPT Policy:	
		http://www.apcaragorn.net/index.php/c	ļ
		omponent/jdownloads/send/110-pse-	ļ
		and-sec-disclosures-2019/421-october-25-	ļ
		2019-policy-on-material-related-party-	ļ
		transactions-as-of-october-25-	ļ
		2019?Itemid=0	ļ
		251711101110	ļ
		No transaction occurred during the year	ļ
		that required this. A policy is in place and	ļ
		shall be adhered to in case this happens.	ļ
Recommendation 5.7		shall be danoted to in ease this happens.	
The non-executive directors (NEDs) have	Compliant	Provide proof and details of said	
separate periodic meetings with the external	Compilarii	meeting, if any.	ļ
auditor and heads of the internal audit,		Theeling, it diffy.	
compliance and risk functions, without any		Provide information on the frequency	
			ļ
executive present.		and attendees of meetings.	ļ
The meetings are chaired by the lead	Compliant	Refer to item 5.5 on page 29 of <b>MCG</b> :	
independent director.	Compilarii	http://www.apcaragorn.net/index.php/c	
independent director.		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		90.0	
		The non-executive directors (NEDs) held	
		separate meetings in February 2021 and	ļ
		2022 with the external auditor, Chief	ļ
	1	I ZUZZ WIII IIIE EXIEITIUI UUUIIUI, CHIEI	

		Audit Executive, Chief Risk Officer, without any executive present.	
		The meetings in February 2021 and 2022 were chaired by Mr. Rafael M. Alunan III, the Company's Lead Independent Director .	
		Summary of 2021 Activities of the Board and its Committees (including NED meetings in February)  http://apcaragorn.net/index.php/corporate-governance/board-committees/bm-i/send/111-board-matters/606-summary-of-2021-activities-of-the-board-of-directors-and-its-committees	
Optional: Principle 5			
None of the directors is a former CEO of the company in the past 2 years.	Compliant	Provide name/s of company CEO for the past 2 years  The current CEO, Mr. Ian Jason R. Aguirre, who was elected as a member of the Board on November 5, 2021. The previous CEO was Jackson T. Ongsip, who served as the CEO since 2016. There are no directors in the Company who served as CEO in the previous years.	
<b>Principle 6:</b> The best measure of the Board's effective performance as a body, and assess whether it posse			arly carry out evaluations to appraise its
Pacammandation / I			
Recommendation 6.1  1. Board conducts an annual self-assessment of its	Compliant	Provide proof of self-assessments	

2.	The Chairman conducts a self-assessment of his performance.	Compliant	individual members, the Chairman and the Committees	
3.	The individual members conduct a self-assessment of their performance.	Compliant	The Board conducts an annual self- assessment of its collective and individual performance, and that of the	
4.	Each committee conducts a self-assessment of its performance.	Compliant	Board Committees, the Chairman, President, Chief Compliance Officer (CCO), Chief Risk Officer (CRO) and Chief Audit Executive (CAE).	
			The 2020 and 2021 assessments of the Board, its members, Committees, Chairman, Chief Executive Office, Chief Risk Officer, Chief Compliance Officer and Chief Audit Executive were done on May 6, 2021 and April 1, 2022, respectively.	
			View Form for 2021 Board Evaluations:  http://apcaragorn.net/index.php/corporate-governance/board-committees/bm-i	
5.	Every three years, the assessments are supported by an external facilitator.	Not Compliant	Identify the external facilitator and provide proof of use of an external facilitator.	The Code of Corporate Governance became effective starting 2017. The third-year falls on 2019, with evaluation to be done within 2020, and the Company had plans for this to be supported by an external facilitator. However, due to the COVID-19 pandemic that occurred starting the early part of 2020, the Company implemented business continuity protocols, work from home arrangements for staff and socially distanced meetings via available technological platforms.
Re	commendation 6.2			
1.	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	

	<u> </u>		
		directors and committees, including a	
		feedback mechanism from shareholders	
2. The system allows for a feedback mechanism	Compliant		
from the shareholders.		The Board assesses performance (both	
		self-assessment and collective board	
		rating) using the following criteria:	
		1. Independence – the exercise of	
		independent judgment and	
		objectivity when viewing problems or	
		situations. This also includes	
		supporting plans and ideas which	
		he/she believes are beneficial to the	
		Company.	
		2. Leadership – the ability to provide	
		sound advice, counsel and direction	
		on the Company's plans and	
		strategies. This includes leadership in	
		directing the Company towards	
		sustained progress over the long term.	
		3. Expertise – the grasp of a working	
		knowledge of the statutory and	
		regulatory requirements affecting the	
		Company. This includes a firm	
		knowledge of the requirements of	
		regulatory agencies for the conduct	
		of the Company's business.	
		4. Corporate governance – the ability	
		act in the best interests of the	
		Company, its shareholders and other	
		stakeholders, in a manner	
		characterized by transparency,	
		accountability and fairness. He is	
		responsible for ensuring the presence	
		and adequacy of internal control	
		mechanisms for good governance.	
		osnanana isi goda govornanco.	
		Directors are also asked to rate the	
		information that they receive as a Board	
		as well as the conduct of meetings and	
		_	
		trainings.	

		Refer to the criteria used for assessment:  https://www.apcaragorn.net/index.php/ corporate-governance/board- committees/bm-i/send/111-board- matters/590-annual-performance- evaluation-form-2021	
		The President, Chief Risk Officer, Compliance Officer and Chief Audit Officer are assessed based on leadership, integrity and diligence.	
		In order to promote transparency and accountability, the Corporation has a dedicated contact information, where shareholders and stakeholders alike may communicate with the Board of Directors thru the Governance Department on concerns they may have.	
		https://www.apcaragorn.net/index.php/ home/contact-us	
		MICHELLE T. HERNANDEZ Chief Risk Officer and Stakeholders' Concerns Contact Email: michelle.hernandez@bellecorp.com Tel. No.: (632)8662.8888	
Principle 7: Members of the Board are duty-bound to	apply high ethica	I standards, taking into account the interests	of all stakeholders.
Recommendation 7.1			
Board adopts a Code of Business Conduct and Ethics, which provide standards for professional and ethical behavior, as well as articulate acceptable and unacceptable conduct and	Compliant	Provide information on or link/reference to the company's Code of Business Conduct and Ethics.	

	prophings in internal and outernal dealiness of	1	Code of Business Conduct and Filities:	7
	practices in internal and external dealings of		Code of Business Conduct and Ethics:	
	the company.		http://www.apcaragorn.net/index.php/c	
			orporate-governance/code-of-conduct-	
			<u>and-ethics</u>	
2.	The Code is properly disseminated to the	Compliant	Provide information on or discuss how the	
	Board, senior management and employees.		company disseminated the Code to its	
			Board, senior management and	
			employees.	
			The Code of Business Conduction d	
			The Code of Business Conduct and	
			Ethics is disseminated properly to the	
			Board, senior management and	
			employees upon entry into the	
			Company. It is also uploaded to the	
			Company website for easy reference.	
			http://www.apcaragorn.net/index.php/c	
			orporate-governance/code-of-conduct-	
			<u>and-ethics</u>	
3.	The Code is disclosed and made available to	Compliant	Provide a link to the company's website	
	the public through the company website.		where the Code of Business Conduct	
	, ,		and Ethics is posted/ disclosed.	
			Code of Business Conduct and Ethics:	
			http://www.apcaragorn.net/index.php/c	
			orporate-governance/code-of-conduct-	
			and-ethics	
Su	oplement to Recommendation 7.1			
1.	Company has clear and stringent policies and	Compliant	Provide information on or link/reference	
	procedures on curbing and penalizing		to a document containing information	
	company involvement in offering, paying and		on the company's policy and procedure	
	receiving bribes.		on curbing and penalizing bribery	
			Accompanies of Citta Pallaria	
			Acceptance of Gifts Policy:	
			https://www.apcaragorn.net/index.php/	
			corporate-governance/company-	
			policies/21-guidelines-on-acceptance-	
			<u>of-gifts</u>	

		This is further supported by the Company's Policy on Accountability, Integrity and Vigilance whereby employees are encouraged to report violations or suspected violations of the CBCE without fear of retaliation.  http://www.apcaragorn.net/index.php/corporategovernance/company-policies/28-policy-on-accountabilityintegrity-and-vigilance	
Recommendation 7.2			
<ol> <li>Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.</li> <li>Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.</li> </ol>	Compliant	Provide proof of implementation and monitoring of compliance with the Code of Business Conduct and Ethics and internal policies.  Indicate who are required to comply with the Code of Business Conduct and Ethics and any findings on noncompliance.  The Company's Ethics Committee shall be accountable for the publication of the Code, ensure a confidential investigation is immediately undertaken to determine the veracity of the report, gather pertinent data and recommend appropriate sanctions.  All directors, officers, employees and contract workers are expected to observe the Code of Business Conduct and Ethics (CBCE) at all times inside and outside the Company.  Since it was released, there are no reported violations of the Code of Business Conduct and Ethics.	

http://www.apcaragorn.net/index.php/corporate-governance/code-of-conductand-ethics

### Disclosure and Transparency

**Principle 8:** The company should establish corporate disclosure policies and procedures that are practical and in accordance with best practices and regulatory expectations.

### **Recommendation 8.1**

 Board establishes corporate disclosure policies and procedures to ensure a 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.

### Compliant

Provide information on or link/reference to the company's disclosure policies and procedures including reports distributed/made available to shareholders and other stockholders Refer to item 8 on pages 29-30 of MCG for the Company's disclosure policies and procedures:

http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021

## **Policy on Company Disclosures**

http://www.apcaragorn.net/index.php/corporate-governance/company-policies/46-corporate-disclosures

## SEC Form 17-A and Audited Financial Statements

http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021?Itemid=0

### DIS:

http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-

		sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0  The DIS for the 2022 ASM was posted in the Company's website and PSE EDGE as a Company Report on May 12, 2022.	
Supplement to Recommendations 8.1			
1. Company distributes or makes available 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 reports are published within forty-five (45) days from the end of the reporting period.	Compliant	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.  All interim reports are disclosed within forty-five (45) days from the end of the reporting period and the annual report is published within ninety (90) days from the end of the fiscal year:  http://www.apcaragorn.net/index.php/disclosures/sec-filings/sec-form-17-a-quarterly-report  http://www.apcaragorn.net/index.php/disclosures/sec-filings/sec-form-17-a-annual-report  The AFS for year ended December 31, 2021 was submitted to the SEC and PSE on March 1, 2022.	
2. Company discloses in its annual report the 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	Compliant	Provide link or reference to the company's annual report where the following are disclosed:  1. principal risks to minority shareholders associated with the identity of the company's controlling shareholders;	

	shareholders' voting power and overall equity position in the company.		<ol> <li>cross-holdings among company affiliates; and</li> <li>any imbalances between the controlling shareholders' voting power and overall equity position in the company.</li> <li>Annual Report (SEC Form 17A), pp. 4-7 http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0</li> <li>The Company discloses in its DIS, pp. 13-14, the principal risks associated with the identity of the Company's shareholders, the degree of ownership concentration, cross-holdings among company affiliates and other pertinent information on equity position in the Company. http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0</li> </ol>	
Rec	commendation 8.2			
1.	Company has a policy requiring all directors 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.	
2.	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	Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.	

		Insider Trading Policy: http://www.apcaragorn.net/index.php/corporate-governance/company-policies/22-insider-trading-policy  Indicate actual dealings of directors involving the corporation's shares including their nature, number/percentage and date of transaction.  There are no actual dealings of directors involving the Company's shares during the year.  Trading Summary of Directors under SEC Form 17-A, p.52 http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021/603-sec-form-17-a-annual-report-2021?Itemid=0  Trading Summary of Directors under DIS, p.69 http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0	
Supplement to Recommendation 8.2			
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	Compliant	Provide information on or link/reference to the shareholdings of directors, management and top 100 shareholders.	

shares from the market (e.g. share buy-back		Provide link or reference to the	
program).		company's Conglomerate Map.	
		Public Ownership Report:	
		http://www.apcaragorn.net/index.php/d	
		isclosures/other-disclosures	
		Link of Toro 100 Channah alalama	
		List of Top 100 Shareholders:	
		http://www.apcaragorn.net/index.php/d	
		isclosures/other-disclosures	
		Conglomerate Map:	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/25conglomerate-	
		map	
		шар	
		DIS, pages 13-14, 32-33	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		STOCKHOLOGIS THOUTING STOCKHOLOGIS THOUTING S	
Recommendation 8.3			
Board fully discloses all relevant and material	Compliant	Provide link or reference to the directors'	
information on individual board members to	, ,	academic qualifications, share	
evaluate their experience and qualifications,		ownership in the company, membership	
and assess any potential conflicts of interest		in other boards, other executive	
that might affect their judgment.		positions, professional experiences,	
g - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		expertise and relevant trainings	
2. Board fully discloses all relevant and material	Compliant	attended.	
information on key executives to evaluate their	- 1		
experience and qualifications, and assess any		Provide link or reference to the key	
potential conflicts of interest that might affect		officers' academic qualifications, share	
their judgment.		ownership in the company, membership	
		in other boards, other executive	
		positions, professional experiences,	
		positions, professional experiences,	

		expertise and relevant trainings attended.	
		Academic qualifications and	
		experiences of directors and key officers:	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/7-board-of-directors- management-team-and-executive-	
		officers	
		Officers	
		Item 5 of DIS, pp.15-19	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/133-sec-	
		form-20-is-information-statement-for-the-	
		2022-annual-stockholders-meeting/602-	
		sec-form-20-is-information-statement-	
		definitive-for-the-2022-annual-	
		stockholders-meeting?Itemid=0	
		Item 9 and Board Matrix of SEC Form 17-A	
		(Annual Report), pp.37-40, 48, 51-52	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
		Relevant Trainings attended: http://www.apcaragorn.net/index.php/c	
		nttp://www.apcaragorn.net/index.pnp/c omponent/jdownloads/send/122-pse-	
		and-sec-disclosures-2021/567-	
		attendance-of-directors-and-officers-to-	
		corporate-governance-training?Itemid=0	
		Solver and Solver and Market Solver and American	
Recommendation 8.4			
Company provides a clear disclosure of its	Compliant	Disclose or provide link/reference to the	
policies and procedure for setting Board		company policy and practice for setting	
remuneration, including the level and mix of		board remuneration	
the same.			

Refer to Article IV Section 12 on page 5 of the **Amended By-Laws**:

http://www.apcaragorn.net/index.php/c omponent/jdownloads/send/80-articlesof-incorporation-and-by-laws/249amended-by-laws?Itemid=0

Item **3.6.5 page 25** of the Company **MCG**:

http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021

Item 6 of the **DIS**, **p. 23** states the compensation of directors and executive officers.

http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0

Each director is entitled to a per diem of P5,000 per board meeting attended to cover transportation expenses.

The Company has a Compensation and Remuneration Committee that from time to time, recommends an increase in per diem that a director receives for attendance in Board and Committee meetings which the Board may approve should they find them just and reasonable. Any Director is prohibited

			from participating in discussions involving his own remuneration.	
2.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Compliant	Disclose or provide link/reference to the company policy and practice for determining executive remuneration  Refer to Article VI Section 13 on page 7 of the Amended By-Laws: http://www.apcaragorn.net/index.php/component/jdownloads/send/80-articles-of-incorporation-and-by-laws/249-amended-by-laws?Itemid=0  Refer to item 2.1.j on page 9 and item 8.4 on page 30 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  The Compensation and Remuneration Committee recommends compensation scheme proposals for the CEO and Management Team, which the Board approves should they find them just and reasonable.	
3.	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.  Compensation of Directors under SEC Form 17-A, pp. 43-44 <a href="http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-">http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-</a>	

			1
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
Recommendation 8.5			
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	
men mandar on corporate covernance.		interest abstained from the board discussion on that particular transaction.	
		Please refer to: <a href="http://www.apcaragorn.net/index.php/c">http://www.apcaragorn.net/index.php/c</a> <a href="http://www.apcaragorn.net/index.php/c">orporate-governance/company-policies</a>	
		Conflict of Interest Policy http://www.apcaragorn.net/index.php/c orporate-governance/company- policies/34-conflict-of-interest	
		Material Related Party Transactions (MRPT) Policy: http://www.apcaragorn.net/index.php/c omponent/jdownloads/send/110-pse- and-sec-disclosures-2019/421-october-25- 2019-policy-on-material-related-party- transactions-as-of-october-25- 2019?Itemid=0	
		There is no conflict of interest between a director and a particular transaction in 2021.	
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	<del>,</del>	
		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  Refer to Note 13 of the Consolidated Notes to the Financial Statements:  http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0	
Supplement to Recommendation 8.5			
Company requires directors to disclose their interests in transactions or any other conflict of interests.	Compliant	Indicate where and when directors disclose their interests in transactions or any other conflict of interests.	
		MRPT Policy: http://www.apcaragorn.net/index.php/component/jdownloads/send/114-pse-and-sec-disclosures-2020/508-amended-material-related-party-transactions-policy?Itemid=0	
		Conflict of Interest Policy	

		http://www.apcaragorn.net/index.php/c	
		orporate-governance/company-	
		policies/34-conflict-of-interest	
		policies/54-cornilci-or-irrieresi	
		No director had conflict of interest with	
		the related parties.	
Optional : Recommendation 8.5			
1. Company discloses that RPTs are conducted in	Compliant	Provide link or reference where this is	
such a way to ensure that they are fair and at	•	disclosed, if any	
arms' length.			
diffis lengin.		Defer to the Comment of MCC Hem No.	
		Refer to the Company's MCG, Item No.	
		2.1.l, page 10	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		It states in SEC Form 17-A-Annual Report,	
		p.49 that it is the Board and Related Party	
		Transactions Committee's responsibility to	
		ensure that the RPT are conducted at	
		market rates and on an arms-length	
		basis.	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
		Conflict of Interest Policy:	
		http://www.apcaragorn.net/index.php/c	
		orporategovernance/company-	
		policies/34-conflict-of-interest	
Recommendation 8.6			
1. Company makes a full, fair, accurate and	Compliant	Provide link or reference where this is	
timely disclosure to the public of every material		disclosed	
fact or event that occur, particularly on the			
acquisition or disposal of significant assets,			
acquisition disposal of significant assets,			

which could adversely affect the viability or the interest of its shareholders and other stakeholders.  2. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	Refer to item 8.6 on page 30 of MCG: http://www.apcaragorn.net/index.php/c orporate-governance/manual-on- corporate-governance/send/3-manual- on-corporate-governance/s93-11-5- 2021-revised-manual-on-corporate- governance-as-of-november-2021 Corporate Disclosures of APC website: http://www.apcaragorn.net/index.php/c orporate-governance/company- policies/46-corporate-disclosures  Identify independent party appointed to evaluate the fairness of the transaction price  Disclose the rules and procedures for evaluating the fairness of the transaction price, if any.  Refer to item 8.6 on page 30 of MCG:	
		Refer to item 8.6 on page 30 of MCG: http://www.apcaragorn.net/index.php/c orporate-governance/manual-on- corporate-governance/send/3-manual- on-corporate-governance/593-11-5- 2021-revised-manual-on-corporate- governance-as-of-november-2021	
Supplement to Recommendation 8.6			
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	Compliant	Provide link or reference where these are disclosed.  There are currently no shareholder agreements, voting trust agreements,	
strategic direction of the company.		confidentiality agreements, and such other agreements that may impact on	

	the control, ownership, and strategic direction of the company.	
	These shall be disclosed if and when the agreements materialize.	
Compliant	Provide link to the company's website where the Manual on Corporate Governance is posted.	
·	MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-	
Compliant	corporate-governance/send/3-manual- on-corporate-governance/593-11-5- 2021-revised-manual-on-corporate- governance-as-of-november-2021	
	The Revised Manual on Corporate Governance was submitted to the SEC and PSE on November 8, 2021.	
	http://apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/608-11052021-	
	corporate-governance	
Compliant	Provide proof of submission.	
	Results of November 5, 2021 Board of Directors' Meeting, which includes disclosures on the amended MCG among others:  http://apcaragorn.net/index.php/component/jdownloads/send/123-sec-form-17-	
	Compliant	direction of the company.  These shall be disclosed if and when the agreements materialize.  Compliant  Provide link to the company's website where the Manual on Corporate Governance is posted.  MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/s93-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  The Revised Manual on Corporate Governance was submitted to the SEC and PSE on November 8, 2021.  http://apcaragorn.net/index.php/corporate-governance/send/3-manual-on-corporate-governance/send/3-manual

			meeting-of-the-board-of-directors-held-	
			on-november-5-2021?Itemid=0	
			Proof of submission:	
			http://apcaragorn.net/index.php/corpor	
			ate-governance/manual-on-corporate-	
			governance/send/3-manual-on-	
			corporate-governance/608-11052021-	
			sec-acceptance-of-revised-manual-on-	
			corporate-governance	
			<u> </u>	
Online	ali Brinainia 0			
	al: Principle 8		Drawing link as safasan as to the	
	es the company's Annual Report disclose		Provide link or reference to the	
the	e following information:		company's Annual Report containing the	
			said information.	
a.	Corporate Objectives	Compliant		
			Corporate Objectives, p. 50 of <b>SEC Form</b>	
b.	Financial performance indicators	Compliant	17A	
C.	Non-financial performance indicators	Compliant	Financial Performance Indicators, <b>pp. 8-</b>	
			27 of SEC Form 17A	
d.	Dividend Policy	Compliant		
			Non-financial performance indicators:	
e.	Biographical details (at least age,	Compliant	Sustainability Report, <b>pp. 120-148 of pdf</b>	
	academic qualifications, date of first			
	appointment, relevant experience, and		Dividend policy: pp. 8-9	
	other directorships in listed companies) of			
	all directors		Biographical details, <b>pp. 37-39</b>	
f.	Attendance details of each director in all	Compliant	Attendance to meetings, <b>p. 47</b>	
	directors meetings held during the year	- 2 · · · ·  - · · · · · · · ·		
			Total remuneration: <b>p. 44</b>	
g.	Total remuneration of each member of the	Compliant		
9.	board of directors		SEC Form 17-A (Annual Report including	
	bodia of allociols		the Board Attendance and Profiles,	
			Dividend Policy and Non-financial	
			Indicators in the Sustainability Report)	

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			reviewed the Company's material controls and risk management system and has found the same effective and adequate.  SEC Form 17A for 2021, p. 49  http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0	
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.	Compliant	Provide link or reference to where this is contained in the Annual Report  Refer to note 18 of the Notes to the Financial Statements attached to the Sec Form 17-A http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0  For 2021, the Board of Directors, through the Audit Committee, has reviewed the effectivity of Company's internal control system, including the information technology security controls. Effective and adequate internal control mechanisms were in place, implemented and properly complied with.  SEC Form 17A for 2021, p. 49  http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0	
5.	The company discloses in the Annual Report the key risks to which the company is materially	Compliant	Provide link or reference to where these are contained in the Annual Report	

exposed to (i.e. financial, operational including IT, environmental, social, economic).

The Company is exposed to credit risk, liquidity risk and equity price risk as disclosed in the Annual Report.

Refer to note 18 of the Notes to the Financial Statements attached to the

SEC Form 17-A

http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0

**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.

The Audit Committee is in charge of recommending the appointment, re appointment, removal and fees of the Company's external auditor to the Board. The Board is then tasked to endorse the same to the shareholders during the ASM. The shareholders then approve the same via poll.

The partners of the external auditor follow a rotation cycle to ensure the impartiality and integrity of reporting business results.

Refer to item 5.4 of the **Audit Committee Charter**:

http://www.apcaragorn.net/index.php/corporate-governance/board-

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			committees/board-committee-	
			<u>charters/send/95-board-committee-</u>	
			charters/286-apc-audit-committee-	
			<u>charter</u>	
			Refer to the <b>Results of the ASM meeting</b>	
			last July 22, 2021 when the appointment	
			of the external auditor was approved:	
			http://www.apcaragorn.net/index.php/d	
			isclosures/other-disclosures/send/129-	
			minutes-of-all-general-or-special-	
			stockholders-meetings-2021/553-draft-	
			minutes-of-2021-annual-stockholders-	
			meeting-posted-on-july-28-2021	
2.	The appointment, reappointment, removal,	Compliant	Indicate the percentage of shareholders	
	and fees of the external auditor is	'	that ratified the appointment,	
	recommended by the Audit Committee,		reappointment, removal and fees of the	
	approved by the Board and ratified by the		external auditor.	
	shareholders.			
			In the Stockholders' Meeting held on July	
			22, 2021, Reyes Tacandong & Co. was	
			voted as the Company's external	
			auditor for YE 2021. This was ratified by	
			the shareholders present in person or by	
			proxy. Please refer to the link below for	
			the 2021 Annual Stockholders' Meeting	
			draft minutes:	
			http://www.apcaragorn.net/index.php/	
			disclosures/other-disclosures/send/129-	
			minutes-of-all-general-or-special-	
			stockholders-meetings-2021/553-draft-	
			minutes-of-2021-annual-stockholders-	
1			meeting-posted-on-july-28-2021	
3.	For removal of the external auditor, the reasons	Compliant	Provide information on or link/reference	
5.	for removal or change are disclosed to the	Compilarii	to a document containing the	
	regulators and the public through the		company's reason for removal or	
	company website and required disclosures.		change of external auditor.	
	company wobsite and required disclosures.		change of external aballor.	
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		Refer to 9.1.3 on pages 30-31 of MCG: http://www.apcaragorn.net/index.php/c orporate-governance/manual-on- corporate-governance/send/3-manual- on-corporate-governance/593-11-5- 2021-revised-manual-on-corporate- governance-as-of-november-2021	
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.  The Corporation's external auditor shall be rotated or the handling partner shall be changed every five (5) years or earlier.  Refer to item 9.1.5 on page 31 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
Recommendation 9.2			
Audit Committee Charter includes the Audit     Committee's responsibility on:	Compliant	Provide link/reference to the company's Audit Committee Charter	
<ul> <li>i. assessing the integrity and independence of external auditors;</li> <li>ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity; and</li> <li>iii. exercising effective oversight to review and monitor the effectiveness of the</li> </ul>		Audit Committee Charter: http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/board-committee- charters/send/95-board-committee- charters/286-apc-audit-committee- charter	

audit process, taking into consideration relevant Philippine professional and regulatory requirements.			
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  Audit Committee Charter:  http://www.apcaragorn.net/index.php/corporate-governance/board-committees/board-committee-charters/send/95-board-committee-charters/286-apc-audit-committee-charter	
Supplement to Recommendations 9.2			
Audit Committee ensures that the external auditor is credible, competent and has the ability to understand complex related party transactions, its counterparties, and valuations of such transactions.	Compliant	Provide link/reference to the company's Audit Committee Charter  Audit Committee Charter:  http://www.apcaragorn.net/index.php/corporate-governance/board-committees/board-committee-charters/send/95-board-committee-charters/286-apc-audit-committee-charter	
Audit Committee ensures that the external auditor has adequate quality control procedures.	Compliant	Provide link/reference to the company's Audit Committee Charter  Audit Committee Charter:  http://www.apcaragorn.net/index.php/corporate-governance/board-committee-charters/send/95-board-committee-charters/286-apc-audit-committee-charter	
Recommendation 9.3			

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.  Refer to item 3.2.1.9 on page 19 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  The Company did not have non-audit services from the external auditors during the current year.  Refer to Item 8 of SEC Form 17-A, p. 34 http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021/603-sec-form-17-a-annual-report-2021?Itemid=0	
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 external auditor's objectivity.	Compliant	Provide link or reference to guidelines or policies on non-audit services  Refer to item 3.2.1.9 on page 19 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  The Company did not have non-audit services from the external auditors during the current year.  Refer to Item 8 of SEC Form 17-A, p. 34 http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-	

		_ <del>,</del>	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
Supplement to Recommendation 9.3			
1. Fees paid for non-audit services do not	Compliant	Provide information on audit and non-	
outweigh the fees paid for audit services.		audit fees paid.	
		Refer to External Audit Fees and Services	
		of SEC Form 17-A, p. 34:	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
		There were no non-audit services	
		rendered in 2021.	
Additional Recommendation to Principle 9		Tendered in 2021.	
Company's external auditor is duly accredited	Compliant	Provide information on company's	
by the SEC under Group A category.	Compilani	external auditor, such as:	
by the sec officer Group A caregory.		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.	
		Details of External Auditor:	
		1. Audit Engagement Partner:	
		Belinda B. Fernando	
		2. SEC Accreditation No.:	
		No. 0207-FR-3 (Group	
		A)	
		3. Accreditation Validity:	
		August 29, 2019 to August 28, 2022	
		4. Audit Firm:	
		Reyes Tacandong & Co.	
		11/F, 8741, Paseo de Roxas, Makati City	
		1226 Metro Manila, Philippines	
		1220 MGIIO MUHIIU, FHIIIPPIHES	

		Tel: (632) 8982-9100 Refer to link for the accreditation of the partner in the auditor's opinion in the SEC Form 17-A: http://www.apcaragorn.net/index.php/component/jdownloads/send/134-secform-17-a-annual-report-2021/603-secform-17-a-annual-report-2021?Itemid=0			
2. 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.  1. Date it was subjected to SOAR inspection, if subjected: November 23 to December 16, 2020.  2. Name of the Audit firm – Reyes Tacandong & Co.  3. Members of the engagement team inspected by the SEC: Partner: Arthur Vinson Ong Managers: Laydel B. Balaquidan and Aura Vera			
Disciple 10 The second policy of the state o	de vied en el como en				
Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are disclosed.  Recommendation 10.1					
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.  Refer to item 10 of page 31 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-			

	1				
		2021-revised-manual-on-corporate-			
		governance-as-of-november-2021			
		Corporate Disclosures in APC website:			
		http://www.apcaragorn.net/			
		http://www.apcaragorn.net/index.php/c			
		orporate-governance/company-			
		policies/46-corporate-disclosures			
		Sustainability Panart in SEC Form 17 A			
		Sustainability Report in SEC Form 17-A			
		(Annual Report), Schedule A: http://www.apcaragorn.net/index.php/c			
		omponent/jdownloads/send/134-sec-			
		form-17-a-annual-report-2021/603-sec-			
		form-17-a-annual-report-2021?Itemid=0			
	Canantinud				
2. Company adopts a globally recognized	Compliant	Provide link to Sustainability Report, if any.			
standard/framework in reporting sustainability and non-financial issues.		Disclose the standards used.			
and non-linancial issues.		Please refer to the <b>SEC Form 17-A</b>			
		(Annual Report and Sustainability Report, Schedule A:			
		http://www.apcaragorn.net/index.php/d			
		isclosures/sec-filings/sec-form-17-a-			
		<u>annual-report</u>			
		http://apcaragorn.net/index.php/comp			
		onent/jdownloads/send/134-sec-form-17-			
		a-annual-report-2021/603-sec-form-17-a-			
		annual-report-2021?Itemid=0			
Principle 11: The company should maintain a comprehensive and cost-efficient communication channel for disseminating relevant information. This channel is					
crucial for informed decision-making by investors, sta					
		Hel Hilelesieu useis.			
Recommendation 11.1	Compliant	Displace and identify the companies tion			
Company has media and analysts' briefings as channels of communication to ensure the	Compliant	Disclose and identify the communication channels used by the company (i.e.,			
TO CHORNES OF COMMUNICATION TO ENSURE THE	Ī	I CHADDES USED DV THE COMDANY II.E			
timely and accurate dissemination of public,		website, Analyst's briefing, Media			

material and relevant information to its shareholders and other investors.		briefings /press conferences, Quarterly reporting, Current reporting, etc.). Provide links, if any.  Please refer to the following links for the Company's website, and annual, quarterly and current reports: <a href="http://www.apcaragorn.net/">http://www.apcaragorn.net/</a> ;  Annual Reports <a href="http://www.apcaragorn.net/index.php/disclosures/sec-filings/sec-form-17-a-annual-report">http://www.apcaragorn.net/index.php/disclosures/sec-filings/sec-form-17-a-annual-report</a> ;	
		Quarterly Reports  http://www.apcaragorn.net/index.php/disclosures/sec-filings/sec-form-17-q-quarterly-report;	
		Current Reports  http://www.apcaragorn.net/index.php/disclosures/sec-fillings/sec-form-17-c-current-report; and	
Supplemental to Principle 11		http://www.apcaragorn.net/index.php/news	
Company has a website disclosing up-to-date		Provide link to company website	
information on the following:		http://www.apcaragorn.net/	
<ul> <li>a. Financial statements/reports (latest quarterly)</li> </ul>	Compliant		
b. Materials provided in briefings to analysts and media	Non-compliant	Quarterly Reports  http://www.apcaragorn.net/index.php/d isclosures/sec-fillings/sec-form-17-q- quarterly-report	The Company uses other means of disseminating information like quarterly financial statements, annual report and SEC form 20-IS. The Company's website and disclosures to PSE are the Company's means

c. Downloadable annual report d. Notice of ASM and/or SSM e. Minutes of ASM and/or SSM f. Company's Articles of Incorporation and By-Laws	Compliant Compliant Compliant Compliant	Annual Reports  http://www.apcaragorn.net/index.php/d isclosures/sec-filings/sec-form-17-a- annual-report  Notices of Meetings http://www.apcaragorn.net/index.php/d isclosures/notice-of-meetings  Minutes of Meetings http://www.apcaragorn.net/index.php/d isclosures/minutes-of-meetings  Articles of Incorporation and By Laws http://www.apcaragorn.net/index.php/h ome/our-company/27-articles-of- incorporation-and-by-laws	of disseminating information and that is costefficient for the Company.
Additional Recommendation to Principle 11	Camari	The Communician III 111 270	
Company complies with SEC-prescribed website template.	Compliant	The Company is in compliance with SEC Memorandum Circular No. 11, Series of 2014. http://www.apcaragorn.net/	
	Internal Control Sy	ystem and Risk Management Framework	
<b>Principle 12:</b> To ensure the integrity, transparency and control system and enterprise risk management fram	d proper governa		y should have a strong and effective internal
Recommendation 12.1			
<ol> <li>Company has an adequate and effective internal control system in the conduct of its business.</li> </ol>	Compliant	List quality service programs for the internal audit functions.	
		Indicate frequency of review of the internal control system	
		The scope of work of Internal Audit is to determine whether the company's network of risk management, control,	

and corporate governance processes, as designed and represented by management, is adequate and functioning in a manner to ensure:

- Risks are appropriately identified and managed.
- Interaction with the various corporate governance groups occurs as needed.
- Significant financial, managerial, and operating information are accurate, reliable, and timely.
- Employee's actions are in compliance with policies, standards, procedures and applicable laws and regulations.
- Assets and resources are economically acquired, efficiently used, and adequately protected.
- Programs, plans, and objectives are achieved.
- Quality and continuous improvement are fostered in the control processes of the Company.
- Significant legislative or regulatory issues impacting the Company are recognized and addressed appropriately.

# Refer to items 12.1-12.3 on pages 31-32 of MCG:

http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021

The Audit Committee reviews annually the effectiveness of the Company's internal control system, including

			The state of the s	
			information technology security and	
			controls.	
			The Internal Audit reviews the controls of	
2	Company has an adequate and effective	Compliant	the company on an ongoing basis.  Identify international framework used for	
2.	enterprise risk management framework in the conduct of its business.	Compilani	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.	
			omorphise tisk management trainewerk.	
			Refer to <b>item 12.4 of page 33</b> of the <b>MCG</b> :	
			http://www.apcaragorn.net/index.php/c	
			orporate-governance/manual-on-	
			corporate-governance/send/3-manual-	
			on-corporate-governance/593-11-5-	
			2021-revised-manual-on-corporate-	
			governance-as-of-november-2021	
			The Risk Oversight Committee reviews	
			annually the effectiveness and	
			adequacy of the Company's risk	
			management system.	
Sup	pplement to Recommendations 12.1			
1.	Company has a formal comprehensive	Compliant	Provide information on or link/ reference	
	enterprise-wide compliance program		to a document containing the	
	covering compliance with laws and relevant		company's compliance program	
	regulations that is annually reviewed. The		covering compliance with laws and	
	program includes appropriate training and		relevant regulations.	
	awareness initiatives to facilitate			

understanding, acceptance and compliance with the said issuances.		Indicate frequency of review.  The Compliance Officer is constantly in coordination with the Legal Counsel and the Corporate Secretary, Governance Dept., Finance Dept. and external auditors to keep abreast with relevant laws and regulations. New issuances are circulated to all affected departments to ensure the Company's compliance.  The enterprise risk management framework is reviewed annually.	
Optional Possesson dation 12.1		MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021	
1. Company has a governance process on IT issues including disruption, cyber security, and disaster recovery, to ensure that all key risks are identified, managed and reported to the board.	Compliant	Provide information on IT governance process  With the current business environment, Information Technology risks are ever increasing. These cover unauthorized access to confidential data, loss or release of critical information, corruption of data, regulatory violations, and possible increase in costs and inefficiencies.  In order to address these risks, APC may adapt a co-location arrangement with redundant capability and automatic fail-over set-up for disaster recovery. It continues to implement enterprise security solutions to manage external	

		and internal threats. Annual review of	
		technology roadmap to ensure the	
		alignment between the business and	
		information technology is performed.	
		Summary of 2020 Board Activities:	
		http://apcaragorn.net/index.php/corpor	
		ate-governance/board-committees/bm-	
		i/send/111-board-matters/532-summary-	
		of-2020-activities-of-the-board-of-	
		directors-and-its-committees	
		directors and his committees	
		Summary of 2021 Activities of the Board	
		and its Committees	
		http://apcaragorn.net/index.php/corpor	
		ate-governance/board-committees/bm-	
		i/send/111-board-matters/606-summary-	
		of-2021-activities-of-the-board-of-	
		<u>directors-and-its-committees</u>	
Recommendation 12.2			
	Careralianet	Disclose if the internal audit is in-house or	
Company has in place an independent     internal and the stress idea are	Compliant		
internal audit function that provides an		outsourced. If outsourced, identify	
independent and objective assurance, and		external firm.	
consulting services designed to add value and			
improve the company's operations.		The internal audit function is in-house.	
Recommendation 12.3			
1. Company has a qualified Chief Audit Executive	Compliant	Identify the company's Chief Audit	
(CAE) appointed by the Board.		Executive (CAE) and provide information	
		on or reference to a document	
		containing his/her responsibilities.	
		The Company's Internal Audit Head is	
		Anna Josefina G. Esteban.	
		http://www.apcaragorn.net/index.php/h	
		ome/our-company/7-board-of-directors-	
		management-team-and-executive-	
		officers	
		<u>51115513</u>	

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			Results of the 2021 Organizational	
			Meeting	
			http://www.apcaragorn.net/index.php/c	
			omponent/jdownloads/send/123-sec-	
			form-17-c-current-report-2021/604-	
			amended-results-of-2021-organizational-	
			meeting-of-the-board-of-	
			directors?Itemid=0	
			<u>an o o o o o o o o o o o o o o o o o o o</u>	
			Refer to item 5 of the <b>Internal Audit</b>	
			Charter for the responsibilities of the	
			CAE/Internal Audit Head:	
			http://www.apcaragorn.net/index.php/	
			corporate-governance/board-	
			committees/board-committee-	
			charters/send/95-board-committee-	
			charters/370-internal-audit-charter	
2	CAE aversacs and is responsible for the internal	Compliant	The CAE oversees the internal audit	
۷.	CAE oversees and is responsible for the internal	Compilani		
	audit activity of the organization, including that		activity of the organization. The CAE	
	portion that is outsourced to a third party		ensures that the internal audit activity	
	service provider.		remains free from all conditions that	
			threaten the ability of internal auditors to	
			carry out their responsibilities in an	
			unbiased manner.	
			There is no outsourced internal audit	
			activity.	
			Refer to item 5 of the Internal Audit	
			Charter for the responsibilities of the	
			CAE/Internal Audit Head:	
			http://www.apcaragorn.net/index.php/	
			corporate-governance/board-	
			committees/board-committee-	
			<u>charters/send/95-board-committee-</u>	
			<u>charters/370-internal-audit-charter</u>	
3.	In case of a fully outsourced internal audit	Compliant	Identify qualified independent executive	
	activity, a qualified independent executive or		or senior management personnel, if	
	senior management personnel is assigned the		applicable.	

· · · · · · · · · · · · · · · · · · ·			
responsibility for managing the fully outsourced			
internal audit activity.		Not applicable as there is no internal	
		audit activity being outsourced.	
Recommendation 12.4			
Company has a separate risk management function to identify, assess and monitor key risk exposures.	Compliant	Provide information on company's risk management function.	
		Risk Oversight Committee Charter:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/board-	
		committees/board-committee-	
		<u>charters/send/95-board-committee-</u>	
		<u>charters/291-apc-risk-management-</u>	
		committee	
		MCG, pp.22-23:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
Supplement to Recommendation 12.4			
Company seeks external technical support in	Compliant	Identify source of external technical	
risk management when such competence is	·	support, if any.	
not available internally.			
,		The Chief Risk Officer shall seek external	
		technical support if and when required.	
		Risk Oversight Committee Charter:	
		http://www.apcaragorn.net/index.php/c	
		http://www.apcaragorn.net/index.php/c orporate-governance/board-	
		http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/board-committee-	
		http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/board-committee- charters/send/95-board-committee-	
		http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/board-committee- charters/send/95-board-committee- charters/291-apc-risk-management-	
		http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/board-committee- charters/send/95-board-committee-	
Recommendation 12.5		http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/board-committee- charters/send/95-board-committee- charters/291-apc-risk-management- committee	
Recommendation 12.5  1. In managing the company's Risk Management System, the company has a Chief Risk Officer	Compliant	http://www.apcaragorn.net/index.php/c orporate-governance/board- committees/board-committee- charters/send/95-board-committee- charters/291-apc-risk-management-	

(CRO), who is the ultimate champion of Enterprise Risk Management (ERM).		reference to a document containing his/her responsibilities and qualifications/background.  Ms. Michele Angeli T. Hernandez was appointed as the CRO during the Organizational meeting held on July 22, 2021:  http://www.apcaragorn.net/index.php/component/jdownloads/send/123-secform-17-c-current-report-2021/604-amended-results-of-2021-organizational-meeting-of-the-board-of-directors?Itemid=0  Refer to link below for the information about the Company's CRO: http://www.apcaragorn.net/index.php/home/our-company/7-board-of-directors-management-team-and-executive-officers  Refer to item 12.5 on page 33 of MCG for the responsibilities of the CRO. http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-2021	
CRO has adequate authority, stature, resources and support to fulfill his/her responsibilities.  Additional Recommendation to Principle 12	Compliant	Ms. Hernandez has adequate authority stature and resources which allow them to fulfil their responsibilities.  http://www.apcaragorn.net/index.php/home/our-company/7-board-of-directors-management-team-and-executive-officers	

Company's Chief Executive Officer and Chief     Audit Executive attest in writing, at least	Compliant	Provide link to CEO and CAE's attestation	
annually, that a sound internal audit, control		Internal Audit and Compliance	
and compliance system is in place and		Attestation:	
working effectively.		http://www.apcaragorn.net/index.php/c	
		orporate-governance/board-	
		committees/bm-i/send/111-board-	
		matters/592-internal-audit-and-	
		compliance-attestation-for-the-year-	
		ended-december-31-2021	
	Cultivating a	synergic Relationship with Shareholders	
Principle 13: The company should treat all sharehold			the exercise of their rights
Recommendation 13.1	acis failty afta equ	masiy, and also rocognizo, profeer and racillate	THE EXERCISE OF HIGH HIGHTS.
Board ensures that basic shareholder rights are	Compliant	Provide link or reference to the	
disclosed in the Manual on Corporate		company's Manual on Corporate	
Governance.		Governance where shareholders' rights	
		are disclosed.	
		Refer to item 13.4 on pages 34-37 of	
		MCG:	
		http://www.apcaragorn.net/index.php/corporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
2. Board ensures that basic shareholder rights are	Compliant	Provide link to company's website	
disclosed on the company's website.		Defer to Hom 12 4 on Target 24 27 of	
		Refer to item 13.4 on pages 34-37 of MCG:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	

Su	Supplement to Recommendation 13.1				
	Company's common share has one vote for one share.	Compliant	Article III Section 7 of By-Laws states that each stockholder shall have one vote for each share of stock.  http://www.apcaragorn.net/index.php/component/jdownloads/send/80-articles-of-incorporation-and-by-laws/249-amended-by-laws?ltemid=0  Refer to item 18. Voting Procedures of the DIS, Annex A, pp. 71-72: http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-form-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-		
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.  The Company has common shares and preferred shares. Please refer to Article 7 of page 6 of the Articles of Incorporation for the designation and powers, preferences and rights, conversions, limitations, or restrictions in respect of each class of stock.  http://www.apcaragorn.net/index.php/component/jdownloads/send/80-articles-of-incorporation-and-by-laws/250-amended-articles-of-inc?Itemid=0  Revised MCG , item 13.4.1, pp. 34-37 http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/send/3-manual-on-corporate-governance/s93-11-5-		

		I		
			2021-revised-manual-on-corporate-	
			governance-as-of-november-2021	
3.	Board has an effective, secure, and efficient	Compliant	Provide link to voting procedure. Indicate	
	voting system.		if voting is by poll or show of hands.	
			Article III Section 7 of <b>By-Laws</b> states that	
			the vote on any question need not be by	
			ballot. On a vote by ballot, each ballot	
			shall be signed by the stockholder voting,	
			or in his name by proxy if there be such	
			proxy and shall state the number of	
			shares voted by him.	
			http://www.apcaragorn.net/index.php/c	
			omponent/jdownloads/send/80-articles-	
			of-incorporation-and-by-laws/249-	
			amended-by-laws?Itemid=0	
			Defeate items 10 Metics December of the	
			Refer to item 18. Voting Procedures of the	
			DIS, Annex A, pp. 71-72:	
			http://www.apcaragorn.net/index.php/c	
			omponent/jdownloads/send/133-sec-	
			form-20-is-information-statement-for-the-	
			2022-annual-stockholders-meeting/602-	
			sec-form-20-is-information-statement-	
			definitive-for-the-2022-annual-	
			stockholders-meeting?Itemid=0	
4.	Board has an effective shareholder voting	Compliant	Provide information on shareholder	
	mechanisms such as supermajority or "majority		voting mechanisms such as supermajority	
	of minority" requirements to protect minority		or "majority of minority", if any.	
	shareholders against actions of controlling			
	shareholders.		Cumulative voting process is in place	
			J	
			Refer to item 18. Voting Procedures of the	
			DIS, Annex A, pp. 71-72:	
			http://www.apcaragorn.net/index.php/c	
			omponent/idownloads/send/133-sec-	
			form-20-is-information-statement-for-the-	
<u></u>			IOHH-ZU-IS-INIOHHAIIOH-SIATEMENT-TOF-TNE-	

		1		
			2022-annual-stockholders-meeting/602-	
			<u>sec-form-20-is-information-statement-</u>	
			definitive-for-the-2022-annual-	
			stockholders-meeting?Itemid=0	
5.	Board allows shareholders to call a special	Compliant	Provide information on how this was	
	shareholders' meeting and submit a proposal		allowed by board (i.e., minutes of	
	for consideration or agenda item at the AGM		meeting, board resolution)	
	or special meeting.		g, and a first transfer of	
	<b>3</b> .		Refer to Article III Section 3 of the <b>By-</b>	
			Laws for special meetings called by the	
			stockholders:	
			http://www.apcaragorn.net/index.php/c	
			omponent/jdownloads/send/80-articles-	
			of-incorporation-and-by-laws/249-	
			amended-by-laws?Itemid=0	
			difference by lawsyfictina-o	
			Revised <b>MCG</b> , <b>item 13.4.4.4</b> , <b>p. 36</b>	
			http://www.apcaragorn.net/index.php/c	
			orporate-governance/manual-on-	
			corporate-governance/send/3-manual-	
			on-corporate-governance/593-11-5-	
			2021-revised-manual-on-corporate-	
			governance-as-of-november-2021	
			governance-as-or-november-zozi	
			The minority shareholders shall be	
			granted the right to propose the holding	
			of a meeting, and the right to propose	
			items in the agenda of the meeting,	
			provided items are for legitimate	
			business purposes, and in accordance	
			with law, jurisprudence and best	
			practice.	
			There were no special shareholders'	
			meetings proposed during the year.	
	Poard aloarly articulates and enforces a dising	Compliant	Provide information or link/reference to	
6.	Board clearly articulates and enforces policies	Compliant		
	with respect to treatment of minority		the policies on treatment of minority	
	shareholders.		shareholders	

		Refer to item 13.4 on pages 34-37 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021	
7. Company has a transparent and specific dividend policy.	Compliant	Provide information on or link/reference to the company's dividend Policy.  MCG, p. 36 http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  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	
		Refer to dividend disclosures of the <b>DIS</b> , <b>p. 33</b> :  http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0	

		The Company has not declared any dividends on common stock since the time it was incorporated. The Company is not in a position to declare cash dividends because of its deficit.	
Optional: Recommendation 13.1			
Company appoints an independent party to count and/or validate the votes at the Annual Shareholders' Meeting.	Compliant	Identify the independent party that counted/validated the votes at the ASM, if any.  Ms. Cristina Castro Naguit was engaged as independent party vote validator for 2021 ASM, as well as for the 2022 ASM.  Minutes of ASM: <a href="http://www.apcaragorn.net/index.php/disclosures/other-disclosures/send/129-minutes-of-all-general-or-special-stockholders-meetings-2021/553-draft-minutes-of-2021-annual-stockholders-meeting-posted-on-july-28-2021">http://www.apcaragorn.net/index.php/disclosures/other-disclosures/send/129-minutes-of-all-general-or-special-stockholders-meetings-2021/553-draft-minutes-of-2021-annual-stockholders-meeting-posted-on-july-28-2021</a>	
Recommendation 13.2			
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.	Compliant	Indicate the number of days before the annual stockholders' meeting or special stockholders' meeting when the notice and agenda were sent out  The 2021 ASM notice was published thru the PSE EDGE and in the Company's website on June 12, 2021 or at least 28 days prior to the July 22, 2021 meeting.  The ASM notice for its June 9, 2022 meeting was published on the Company's website on May 12, 2022.	

		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)  Please refer to the Notice and Agenda of the DIS:  http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0  All acts of the Board and Board Committees which included the recommendations of the Compensation and Remuneration Committee were approved during the July 2021 ASM. Please refer to Agenda Item No. 5.	
Supplemental to Recommendation 13.2	1		
Company's Notice of Annual Stockholders'     Meeting contains the following information:		Provide link or reference to the company's notice of Annual Shareholders' Meeting	
<ul> <li>a. The profiles of directors (i.e., age, academic qualifications, date of first appointment, experience, and directorships in other listed companies)</li> </ul>	Compliant	Please refer to the Notice, Agenda, and Proxy Form of the <b>DIS</b> : <a href="http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-">http://www.apcaragorn.net/index.php/component/jdownloads/send/133-sec-</a>	
b. Auditors seeking appointment/re- appointment	Compliant	form-20-is-information-statement-for-the- 2022-annual-stockholders-meeting/602-	
c. Proxy documents	Compliant	sec-form-20-is-information-statement- definitive-for-the-2022-annual- stockholders-meeting?Itemid=0	

		Minutes of ASM: http://www.apcaragorn.net/index.php/d isclosures/other-disclosures/send/129- minutes-of-all-general-or-special- stockholders-meetings-2021/553-draft- minutes-of-2021-annual-stockholders- meeting-posted-on-july-28-2021	
Optional: Recommendation 13.2			
Company provides rationale for the agenda items for the annual stockholders meeting	Compliant	Provide link or reference to the rationale for the agenda items	
		Please refer to the rationale of ASM Agenda items of the DIS, p. 3: http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0	
Recommendation 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.	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.	
		Results/Minutes of Annual Stockholders' Meeting: http://www.apcaragorn.net/index.php/d isclosures/other-disclosures/send/129- minutes-of-all-general-or-special- stockholders-meetings-2021/553-draft- minutes-of-2021-annual-stockholders- meeting-posted-on-july-28-2021	

			http://www.apcaragorn.net/index.php/d	
			<u>isclosures/minutes-of-meetings</u>	
2.	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  Results/Minutes of Annual Stockholders' Meeting:  http://www.apcaragorn.net/index.php/disclosures/other-disclosures/send/129-minutes-of-all-general-or-special-stockholders-meetings-2021/553-draft-minutes-of-2021-annual-stockholders-meeting-posted-on-july-28-2021  http://www.apcaragorn.net/index.php/disclosures/minutes-of-meetings	
Su	oplement to Recommendation 13.3			
1.	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  The external auditors, directors and relevant officials such as the Corporate Secretary, Chief Audit Executive and Controller are present during the ASM to	

		answer any questions that may be
		posed.
		Results/Minutes of Annual Stockholders'
		Meeting:
		http://www.apcaragorn.net/index.php/d
		isclosures/other-disclosures/send/129-
		minutes-of-all-general-or-special-
		stockholders-meetings-2021/553-draft-
		minutes-of-2021-annual-stockholders-
		meeting-posted-on-july-28-2021
		http://www.apcaragorn.net/index.php/d
		<u>isclosures/minutes-of-meetings</u>
Recommendation 13.4		
1. Board makes available, at the option of a	Compliant	Provide details of the alternative dispute
shareholder, an alternative dispute mechanism		resolution made available to resolve
to resolve intra-corporate disputes in an		intra-corporate disputes
amicable and effective manner.		
		Refer to item 13.5 of page 37 of MCG:
		http://www.apcaragorn.net/index.php/c
		orporate-governance/manual-on-
		corporate-governance/send/3-manual-
		on-corporate-governance/593-11-5-
		2021-revised-manual-on-corporate-
	0 " 1	governance-as-of-november-2021
2. The alternative dispute mechanism is included	Compliant	Provide link/reference to where it is found
in the company's Manual on Corporate		in the Manual on Corporate Governance
Governance.		
		Refer to item 13.5 of page 37 of MCG:
		http://www.apcaragorn.net/index.php/c
		orporate-governance/manual-on-
		corporate-governance/send/3-manual-
		on-corporate-governance/593-11-5-
		2021-revised-manual-on-corporate-
		governance-as-of-november-2021
Recommendation 13.5		

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  MICHELLE T. HERNANDEZ Chief Risk Officer and Stakeholders' Concerns Contact Email: michelle.hernandez@bellecorp.com Tel. No.: (632)8662.8888 http://www.apcaragorn.net/index.php/home/our-company/7board-of-directors-management-team-and-executive-officers	
2. IRO is present at every shareholder's meeting.	Compliant	Indicate if the IRO was present during the ASM.  Draft Minutes of 2021 ASM: http://www.apcaragorn.net/index.php/disclosures/other-disclosures/send/129-minutes-of-all-general-or-special-stockholders-meetings-2021/553-draft-minutes-of-2021-annual-stockholders-meeting-posted-on-july-28-2021  Michelle Hernandez who is the contact for Stakeholders' Concerns was present during the 2021 ASM.	
Supplemental Recommendations to Principle 13     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.	

Company has at least thirty percent (30%)     public float to increase liquidity in the market.	Compliant	The Company has no anti-takeover measures or similar devices that may entrench ineffective management or existing controlling shareholder group.  Indicate the company's public float.  The Company's public float as of December 31, 2021 is 51.11% http://www.apcaragorn.net/index.php/component/jdownloads/send/122-pse-and-sec-disclosures-2021/580-public-ownership-report-as-of-december-31-2021?Itemid=0	
Company has policies and practices to encourage shareholders to engage with the company beyond the Annual Stockholders' Meeting	Compliant	Disclose or provide link/reference to policies and practices to encourage shareholders' participation beyond ASM  Refer to item 13 on pages 34-37 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/s93-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  The Company has indicated in its corporate website the contact information of those in charge of Investor Relations and Shareholders' Concerns whom the shareholders may get in touch with.  MICHELLE T. HERNANDEZ Chief Risk Officer and Stakeholders' Concerns Contact Email: michelle.hernandez@bellecorp.com Tel. No.: (632)8662.8888	

		_	
		The Company website also has a "Contact Us" section which allows the shareholders to communicate their requests such as but not limited to updating contact information, transfer of ownership due to shareholder's death, and the like.  http://www.apcaragorn.net/index.php/home/contact-us	
Company practices secure electronic voting in absentia at the Annual Shareholders' Meeting.	Compliant	Disclose the process and procedure for secure electronic voting in absentia, if any.  Please refer to ASM e-voting procedure under the DIS, Schedule A, pp. 71-72: http://www.apcaragorn.net/index.php/component/jdownloads/send/133-secform-20-is-information-statement-for-the-2022-annual-stockholders-meeting/602-sec-form-20-is-information-statement-definitive-for-the-2022-annual-stockholders-meeting?Itemid=0	
		Duties to Stakeholders	
<b>Principle 14:</b> The rights of stakeholders established by			ents must be respected. Where stakeholders'
rights and/or interests are at stake, stakeholders shoul  Recommendation 14.1			
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.  Refer to item 14-16 on pages 37-38 of MCG:	

		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		90.00.1.00.00.00.00.00.00.00.00.00.00.00.	
		Refer to the Company's <b>Code of Business</b>	
		Conduct and Ethics:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/code-of-conduct-	
		and-ethics	
		<u>ana-emics</u>	
		Corporate Social Responsibility:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/corporate-social-	
		responsibility	
		<u>responsibility</u>	
		Sustainability Report under SEC Form 17-	
		A, Schedule A:	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
Recommendation 14.2			
Board establishes clear policies and programs	Compliant	Identify policies and programs for the	
to provide a mechanism on the fair treatment		protection and fair treatment of	
and protection of stakeholders.		company's stakeholders	
and protection of stakenoidels.		company strakemenders	
		Refer to item 14.2 in page 38 of the MCG:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		governance-as-or-november-2021	
		Refer to the Company's <b>Code of Business</b>	
		Conduct and Ethics:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/code-of-conduct-	
		and-ethics	
		<u>ana-emics</u>	

Recommendation 14.3			
Board adopts a transparent framework and process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.	Compliant	Provide the contact details (i.e., name of contact person, dedicated phone number or e-mail address, etc.) which stakeholders can use to voice their concerns and/or complaints for possible violation of their rights.  Provide information on whistleblowing policy, practices and procedures for stakeholders  Stakeholders' Concerns Contact: Name: Michelle T. Hernandez Email: michelle.hernandez@bellecorp.com Tel. No.: (632)8662-8888	
		Name: Michelle T. Hernandez Email: michelle.hernandez@bellecorp.com Tel. No.: (632)8662-8888 http://www.apcaragorn.net/index.php/h ome/contact-us  The Company uses a whistle-blowing policy, which employees, customers, shareholders and stakeholders can make use of to report questionable activities, unethical conduct, fraud or malpractice by mail, phone or electronic mail in strictest confidentiality to allay fears of retaliation. The Company's Head of Corporate Governance (CG) shall establish the materiality and validity of all whistle-	
		blower reports. Reports may also be submitted to any Department Head of the Company. The Head of CG shall endorse the report to the Ethics Committee (Management level) for further investigation if the report is deemed well-substantiated. On the other hand, if the report is deemed unsupported, the Head of CG shall	

		inform the whistleblower of the status of the report within 24 hours from receipt of the assessment. All disclosures, statuses and resolutions shall be regularly reported to the CG Committee.  Refer to link below for the whistleblowing policy: <a href="http://www.apcaragorn.net/index.php/corporate-governance/company-policies/28-policy-on-accountability-integrity-and-vigilance">http://www.apcaragorn.net/index.php/corporate-governance/company-policies/28-policy-on-accountability-integrity-and-vigilance</a>	
Supplement to Recommendation 14.3	<u> </u>	integrity and rigilation	
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.  Refer to item 13.5 on page 37 of MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  Refer to the link below for the policy on Alternative Dispute Resolution System http://www.apcaragorn.net/index.php/c	
		orporate-governance/company-	
		policies/36-alternative-dispute-resolution-	
		system	
Additional Recommendations to Principle 14			
Company does not seek any exemption from the application of a law, rule or regulation especially when it refers to a corporate governance issue. If an exemption was sought, the company discloses the reason for such	Compliant	Disclose any requests for exemption by the company and the reason for the request.  The Company adheres to the applicable	
action, as well as presents the specific steps		laws, rule and regulations for domestic corporations incorporated in the	

	-		
being taken to finally comply with the applicable law, rule or regulation.		Philippines. The Company does not seek exemption to the rule.	
2. Company respects intellectual property rights.	Compliant	Provide specific instances, if any.  The Company keeps confidential any and all third-party knowledge and trade secrets that it comes across in its dealings with suppliers, contractors and	
		service providers.	
Optional: Principle 14			
Company discloses its policies and practices that address customers' welfare	Compliant	Identify policies, programs and practices that address customers' welfare or provide link/reference to a document containing the same.  Refer to item III.C of the Code of Business Conduct and Ethics: <a href="http://www.apcaragorn.net/index.php/corporate-governance/code-of-conduct-">http://www.apcaragorn.net/index.php/corporate-governance/code-of-conduct-</a>	
Company discloses its policies and practices that address supplier/contractor selection procedures	Compliant	Identify policies, programs and practices that address supplier/contractor selection procedures or provide link/reference to a document containing the same.  Refer to the link below for the policy on Vendor Accreditation and Selection and Purchase of Goods and Services  http://www.apcaragorn.net/index.php/corporate-governance/company-policies/35-vendor-accreditation-and-selection-and-purchase-of-goods-and-services	

**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.

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.  Refer to item 15 of page 38 of the MCG: http://www.apcaragorn.net/index.php/corporate-governance/manual-on-corporate-governance/send/3-manual-on-corporate-governance/593-11-5-2021-revised-manual-on-corporate-governance-as-of-november-2021  Code of Business Conduct and Ethics: http://www.apcaragorn.net/index.php/corporate-governance/code-of-conduct-and-ethics		
1. Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.  Supplement to Recommendation 15.1  1. Company has a reward/compensation policy that accounts for the performance of the company beyond short-term financial measures.	Non-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.	On an annual basis, performance is measured against defined targets, which are based on both financial and nonfinancial indicators of progress towards the short and long-term goals of the Company.  Employee compensation and rewards are determined based on the individual performance of the employee and overall Company performance.	
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.  Refer to iterm3(D) of Code of Business Conduct and Ethics for the Employees Welfare:  http://www.apcaragorn.net/index.php/		

		corporate-governance/code-of-	
		conduct-and-ethics	
		Refer to the link below for the <b>Employees'</b>	
		Health, Safety and Welfare Policy:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/company-	
		policies/32-employees-safety-health-	
		and-welfare	
		dia wondie	
		Sustainability Report under SEC Form 17-	
		A, Schedule A:	
		http://www.apcaragorn.net/index.php/c	
		omponent/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
		form-17-a-annual-report-2021?Itemid=0	
3. Company has policies and practices on	Compliant	Disclose and provide information on	
training and development of its employees.		policies and practices on training and	
		development of employees.	
		Include information on any training	
		conducted or attended.	
		Refer to item 4.3 of the <b>Employees</b> '	
		Safety, Health and Welfare	
		Policy	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/company-	
		policies/32-employees-safety-health-	
		and-welfare	
		The Company's employees are given	
		training allowance yearly. Those who	
		have professional license are	
		encouraged to earn its required	
		Continuing Professional Development	
		units.	
		UTIIIS.	
		Pofor to iterm 2/D) of Cada of Business	
		Refer to iterm3(D) of Code of Business	
		Conduct and Ethics for the Employees	

	T	T	
		Welfare:	
		http://www.apcaragorn.net/index.php/	
		<u>corporate-governance/code-of-</u>	
		conduct-and-ethics	
Recommendation 15.2			
1. Board sets the tone and makes a stand against	Compliant	Identify or provide link/reference to the	
corrupt practices by adopting an anti-		company's policies, programs and	
corruption policy and program in its Code of		practices on anti-corruption	
Conduct.		praemees en arm conspiler	
Condoct.		Refer to item I of the <b>Code of Business</b>	
		Conduct and Ethics:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/code-of-conduct-	
		<u>and-ethics</u>	
		Accountability, Integrity Vigilance	
		(Whistle Blowing Policy)	
		http://www.apcaragorn.net/index.php/c	
		orporategovernance/company-policies	
		MCG:	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/335-nov-2018-	
		manual-on-corporate-governance	
2. Board disseminates the policy and program to	Compliant	Identify how the board disseminated the	
employees across the organization through		policy and program to employees across	
trainings to embed them in the company's		the organization	
culture.			
		Policies and programs of the Company	
		are disseminated during the orientation	
		of the employees and if there were	
		changes in the policy.	
		Changes in the policy.	
		Code of Business Conduct and Ethics	
		and other Company policies are	
		available in the Company's website.	
		http://www.apcaragorn.net/index.php/c	

			,
		orporate-governance/code-of-conduct-	
		and-ethics	
		MCG, pages 38-39	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
Supplement to Recommendation 15.2		<u> </u>	
	Compliant	Identify or provide link/reference to 15 a	
Company has clear and stringent policies and	Compliant	Identify or provide link/reference to the	
procedures on curbing and penalizing		company policy and procedures on	
employee involvement in offering, paying and		penalizing employees involved in corrupt	
receiving bribes.		practices.	
_			
		Include any finding of violations of the	
		·	
		company policy.	
		Refer to the <b>Policy on Acceptance of</b>	
		Gifts:	
		http://www.apcaragorn.net/index.php/c	
		orporate-	
		governance/company-policies/21-	
		guidelines-on-acceptance-ofgifts	
		guidelines-on-acceptance-orgins	
		Code of Business Conduct and Ethics	
		and other Company policies are	
		available in the Company's website.	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/code-of-conduct-	
		and-ethics	
		<u>ana-annes</u>	
		Conflict of Interest	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/company-	
		policies/34-conflict-of-interest	
		policies/34-corillici-or-irrieresi	

	1		
		During the year, there were no identified	
		violation on the said policy.	
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.  Refer to Accountability Integrity and Vigilance Policy: http://www.apcaragorn.net/index.php/corporategovernance/company-policies/28-policy-on-accountabilityintegrity-and-vigilance  Code of Business Conduct and Ethics and other Company policies are available in the Company's website. http://www.apcaragorn.net/index.php/corporate-governance/code-of-conduct-and-ethics  Under Guidelines 5.3 of the Accountability Integrity and Vigilance Policy, the Company expressly disapproves the acts of retaliation, intimidation and other harmful actions. Anyone who is in good faith reports a violation of the policy, shall not be retaliated upon or suffer harassment or adverse employment consequence.	

Board establishes a suitable framework for	Compliant	Violations or suspected violations can be escalated to any of the following members of the Ethics Committee:    Admin Officer    Chief Audit Executive    Compliance Officer    President    Address: 5th Floor Tower A, Two E-Com    Center, Palm Coast Avenue,    Mall of Asia Complex, Pasay City  Tel. No.: 86628888  Accountability Integrity and Vigilance
whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.		Policy: http://www.apcaragorn.net/index.php/c orporate-governance/company- policies/28-policy-on-accountability- integrity-and-vigilance  The Code of Business Conduct and Ethics and other relevant rules and regulations shall serve as guide in determining the penalties and sanctions to be imposed by Human Resources. The principle of due process shall be observed when handling such cases.  The Corporate Governance Committee,
		as it is in charge of monitoring compliance with the CBCE, applicable laws, rules and regulations, shall be informed of such complaints or reports and their status to be rendered by the Ethics Committee which is tasked to further investigate reports if such are well substantiated.
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.

The Board through the Corporate Governance Committee thru the Ethics Committee supervises and ensures enforcement of the whistle-blowing framework.

Reports of violation are sent to the Ethics Committee, which is tasked to conduct investigations of the said allegation. It has also been mandated to acknowledge reports within a reasonable period of time. All reports shall be submitted to the Corporate Governance Committee which includes sanctions recommended by the Ethics Committee.

The whistleblowing policy is available in the Company website.

http://www.apcaragorn.net/index.php/corporate-governance/company-policies/28-policy-on-accountability-integrity-and-vigilance

There are no reports on any illegal or unethical behavior of the directors and the management received in 2021.

**Principle 16:** The company should be socially responsible in all its dealings with the communities where it operates. It should ensure that its interactions serve its environment and stakeholders in a positive and progressive manner that is fully supportive of its comprehensive and balanced development.

**Recommendation 16.1** 

1. Company recognizes and places importance	Compliant	Provide information or reference to a	
on the interdependence between business		document containing information on the	
and society, and promotes a mutually		company's community involvement and	
beneficial relationship that allows the		environment-related programs.	
company to grow its business, while			
contributing to the advancement of the		Refer to <b>CSR</b> initiatives of the Company:	
society where it operates.		http://www.apcaragorn.net/index.php/c	
		orporate-governance/corporate-social-	
		responsibility	
		Annual and Sustainability reports:	
		http://www.apcaragorn.net/index.php/d	
		isclosures/sec-filings/sec-form-17-a-	
		annual-report	
		<u>ameanopen</u>	
		http://apcaragorn.net/index.php/comp	
		onent/jdownloads/send/134-sec-form-17-	
		a-annual-report-2021/603-sec-form-17-a-	
		annual-report-2021?Itemid=0	
Optional: Principle 16			
Company ensures that its value chain is	Compliant	Identify or provide link/reference to	
environmentally friendly or is consistent with		policies, programs and practices to	
promoting sustainable development		ensure that its value chain is	
promoting sostal table development		environmentally friendly or is consistent	
		with promoting sustainable	
		development.	
		development.	
		The Carring any de carring unity	
		The Company's community	
		development projects involve	
		development on infrastructure,	
		livelihood, academics and welfare of	
		the ancestral domains where	
		geothermal project area is located.	
		Refer to the link below for the summary	
		geothermal project area is located.  Refer to the link below for the summary	
		of the community development programs in geothermal area.	
		http://www.apcaragorn.net/index.php/	

		<u>corporate-governance/corporate-</u>	
		<u>social-responsibility</u>	
		MCG, Item 38, page 16:	
		http://www.apcaragorn.net/index.php/	
		corporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
		on-corporate-governance/593-11-5-	
		2021-revised-manual-on-corporate-	
		governance-as-of-november-2021	
		governance as of hovernoof 2021	
		Sustainability Report under SEC Form 17-	
		A:	
		http://www.apcaragorn.net/index.php/	
		component/jdownloads/send/134-sec-	
		form-17-a-annual-report-2021/603-sec-	
	0 " 1	form-17-a-annual-report-2021?Itemid=0	
2. Company exerts effort to interact positively	Compliant	Identify or provide link/reference to	
with the communities in which it operates		policies, programs and practices to	
		interact positively with the communities in	
		which it operates.	
		The Company exerts effort to have a	
		positive communication in the	
		community thru their community	
		development programs to the residents	
		of the geothermal area.	
		Refer to the link below for the summary of	
		the community development programs	
		in geothermal area.	
		http://www.apcaragorn.net/index.php/c	
		orporate-governance/corporate-social-	
		responsibility	
		MCG, Item 16, page 38:	
		http://www.apcaragorn.net/index.php/	
		corporate-governance/manual-on-	
		corporate-governance/send/3-manual-	
CECE 14000 *11 14 1210 2017		corporate-governance/sena/s-manual-	

on-corporate-governance/593-11-5- 2021-revised-manual-on-corporate- governance-as-of-november-2021	
Sustainability Report under SEC Form 17-A: <a href="http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021/603-sec-form-17-a-annual-report-2021?Itemid=0">http://www.apcaragorn.net/index.php/component/jdownloads/send/134-sec-form-17-a-annual-report-2021?Itemid=0</a>	

**SIGNATURE** 

Willy N. Ocier Chairman

Rafael M. Alunan III Lead Independent Director

Compliance Officer

Ian Jason R. Aguirre
President and Chief Executive Officer

**Jerry C. Tiu**Independent Director

Richard Anthony D. Alcazar Corporate Secretary MAY 2 7 2022

**Subscribed and sworn** to before me this \_\_\_\_ day of \_\_\_\_\_ 2022, affiant(s) exhibiting to me their Tax Identification Number (TIN) cards, with the following TINs:

Name

TIN

Richard Anthony D. Alcazar Marie Joy T. Co Rafael M. Alunan III Jerry C. Tiu Ian Jason R. Aguirre Willy N. Ocier

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Notary Public for Makati City
Appointment No. M-19 / Until 12-31-23
Roll No. 45790 / IBP Life No. 04897 / 07-03-03
PTR-O.R. No. 8852510 / 01-03-22 / Makati City
MCLE No. VI-091655 / 01-14-19
G/F Fedman Spites, 199 Saicedo St.
Legaspi Village, 1229 Makati City