## APC GROUP, INC.

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Instructi	ons: Carefully read each item and check the answer that best describes the performance of the collective	Doard of Director	
l.	COLLECTIVE BOARD RATING	Board of Director	S
. А.			
Α.	Do you find that the composition of the Board provides sufficient:	YES	NO
	1. Balance/Diversity		
	2. Knowledge/Competencies		
	3. Qualifications/Background/Experience		
If you've	responded "no" to any of the foregoing items, please indicate the reason or areas for improvement. Ot	her comments are	also welcome.
В.	BOARD EFFICIENCY AND IMPORTANCE Are you content with the Board's:	YES	NO
	Overall performance		
	Oversight over Management's activities		
	Discussions on short term goals		
	4. Discussions on long term goals		
	Discussions on business strategies and plans		
	6. Discussions on risks		
	7. Discussions on regulation		
	8. Follow-up of business plan, strategy, objective and budget		
	Promotion of good governance principles, policies and mechanisms		
	10. Promotion of continuing education and/or training		
If you've	responded "no" to any of the foregoing items, please indicate the reason or areas for improvement. Ot	her comments are	also welcome.
C.	BOARD MEETINGS AND PARTICIPATION	YES	NO
	Board meetings are held frequently enough		
	2. Board members are given the chance to fully and positively participate		
	Board members are provided quality materials and sufficient time for study		
	4. Board members are provided easy and timely access to information or inputs		
	5. Board members make efficient use of the time allocated for each meeting		
If you've	responded "no" to any of the foregoing items, please indicate the reason or areas for improvement. Ot	her comments are	also welcome.

II.	ВО	ARD COMMITTEES					
		Rate the performance of the respective Board Committees for the prior year, using a scale of 1 to 5, member of the respective committee to rate its performance.	5 bein	g the hi	ghest.	You do	not
			1	2	3	4	5
	0	Executive Committee					
	0	Audit Committee					
	0	Risk Oversight Committee					
	0	Corporate Governance Committee					
	0	Related Party Transactions Committee					
	0	Compensation and Remuneration Committee					
Kindly id	lentif	any areas for improvement in relation to the foregoing. Other comments are also welcome.					
III.	INI	DIVIDUAL DIRECTOR'S SELF-RATING					
Instruct	ions:	Carefully read each item and check the answer that best describes your individual performance as c	directi	or.			
				YES		NO	)
	1.	<b>INDEPENDENCE</b> . Were you able to exercise independent judgment, and in effect, view each problem/situation objectively?					
	2.	<b>PARTICIPATION</b> . Were you able to actively advise, counsel and contribute to the Company's plans and strategies?					
	3.	<b>EXPERTISE</b> . Were you able to draw from knowledge and experience to advise on strategy, business plans and key issues?					
If you've	resp	onded "no" to any of the foregoing items, please indicate the reason or areas for improvement. Ot	her con	nments	are als	so welco	те.
IV.	OF	FICER'S RATING					
Instruc	tions	: Carefully read each item and check the answer that best describes the performance of tl	he Con	npany'.	s Offic	ers.	
CHAIRN	/AN	OF THE BOARD – Mr. Willy N. Ocier		YES		NO	
	1.	<b>LEADERSHIP</b> . Does the Chairman of the Board adequately lead the Board of Directors towards the attainment of its goals and strategic objectives?					
	2.	<b>INTEGRITY</b> . Does the Chairman of the Board conduct himself with utmost honesty and integrity in the discharge of his duties?					
	3.	<b>DILIGENCE</b> . Does the Chairman of the Board devote sufficient and productive time and effort to the management of the Company's Board related functions?					
	4.	<b>CORPORATE GOVERNANCE</b> . Does the Chairman of the Board act in the best interest of the Company, its shareholders and other stakeholders, in a manner characterized by transparency, accountability and fairness?					
		onded "no" to any of the foregoing items, please indicate the reason or areas for improvement. Ot			are als		
CEO/PF	KESIĒ	DENT - Mr. Jackson T. Ongsip		YES		NO	

<ol> <li>LEADERSHIP. Is the CEO/President leading the Company towards the attainment of its vision and mission and strategic objectives?</li> </ol>					
<ol><li>INTEGRITY. Does the CEO/President conduct himself with utmost honesty and integrity in the discharge of his duties?</li></ol>					
3. <b>DILIGENCE</b> . Does the CEO/President devote sufficient and productive time and effort to the management of the day-to-day affairs of the Company?					
4. CORPORATE GOVERNANCE. Does the CEO/President act in the best interest of the Company, its shareholders and other stakeholders, in a manner characterized by transparency, accountability and fairness?					
If you've responded "no" to any of the foregoing items, please indicate the reason or areas for improvement. O	her con	nments	are als	o welco	me.
<b>Instructions</b> : Rate the overall performance of the Company's respective officers for the prior year, using a scale of	of 1 to 5	, 5 beir	g the h	ighest.	
	1	2	3	4	5
○ Chief Risk Officer – Mr. Jason R. Aguirre					
○ Chief Compliance Officer – Mr. Jason R. Aguirre					
o Chief Audit Executive – Ms. Anna Josefina G. Esteban					
Kindly identify any areas for improvement in relation to the foregoing. Other comments are also welcome.					
V. OVERALL COMMENTS AND SUGGESTIONS					
V. OVERALL COMMENTS AND SUGGESTIONS  Kindly identify any areas for improvement, such as training/continuing education programs or any other forms of the performance of your duties. Other comments are also welcome.	f assisto	ance th	at you i	may nee	ed in