To be an indispensable partner in the journey of everyone whose life we touch



30 June 2021

Securities & Exchange Commission Secretariat Building, PICC Complex Roxas Blvd, Metro Manila

Philippine Stock Exchange
Disclosure Department
6/F PSE Tower, 28th Street corner 5th Avenue,
BGC, Taguig City, Metro Manila

Philippine Dealing & Exchange Corporation Philippine Dealing & Exchange Corp. 29/F, BDO Equitable Tower, 8751 Paseo de Roxas, Makati City

Hon. Vicente Graciano P. Felizmenio, Jr.

Director, Market and Securities Regulation Department

Securities & Exchange Commission

Ms. Janet Encarnacion Head - Disclosure Department

Philippine Stock Exchange

Atty. Marie Rose M. Magallen-Lirio

Head - Issuer Compliance and Disclosure Department (ICDD)

Sir and Mesdames:

Attention:

We are herewith submitting the Company's Integrated Annual Corporate Governance Report for the year 2020.

Thank you and warm regards.

Very truly yours,

Atty. Socorro Ermac Cabreros
Acting Compliance Officer/

Corporate Secretary

COVER SHEET

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SEC FORM – I-ACGR

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

1.	For the fiscal year ended2020
2.	SEC Identification NumberA200207283
3.	BIR Tax Identification No. 006-036-274 V
4.	Exact name of issuer as specified in its charter P-H-O-E-N-I-X PETROLEUM PHILIPPINES, INC.
5.	Province, Country or other jurisdiction of incorporation or organization (SEC Use Only) Industry Classification Code:
7.	Stella Hizon Reyes Road, Bo. Pampanga, Davao City. Address of principal office Postal Code
8.	(082) 235-8888 Issuer's telephone number, including area code
9.	Former name, former address, and former fiscal year, if changed since last report.

INTEGRATED ANNUAL CORPORATE GOVERNANCE REPORT

	Recommended CG	Compliant/No	L CORPORATE GOVERNANCE REPORT	
	Practice/Policy	n-Compliant	Additional Information	Explanation
		ration shall be go	verned by a working, competent and effective Board	l of Directors
	commendation 1.1			
2. 3.	Board is composed of directors with collective working knowledge, experience or expertise that is relevant to the Company's industry/sector Board has an appropriate mix of competence and expertise. Directors remain qualified for their positions individually and collectively to enable them to fulfil their roles and responsibilities and respond to the needs of the organization	Compliant Compliant	All members of the Corporation's Board of Directors are expert possessing substantial experience and knowledge in their respective fields namely: Fuel, Finance, Food, Energy, Law and Education Please refer to the glossy Annual Report for 2020 (p. 82) and the BODs write-ups (p.84-88) on their respective working knowledge and experience which is relevant to the company's industry https://www.phoenixfuels.ph/pdf/2020_Phoenix_Petroleum_ Annual_Report.pdf and further refer to company's Definitive Information Statement https://www.phoenixfuels.ph/wp- content/uploads/2021/05/2021-SEC-Form-20-IS- Definitive-Information-Statement.pdf See also the company's Code of Corporate Governance: https://www.phoenixfuels.ph/wp- content/uploads/2020/08/8-3-Revised-Code-of- Corporate-Governance-30Jul2020_compressed.pdf (principle 2-Roles and Responsibilities), providing qualifications standards. The Company submits an updated Certificate of	
			Qualification for all its independent directors pursuant to the Notice of the Commission before the distribution of the company's Definitive Information Statement.	
Red	commendation 1.2			
1.	Board is composed of a majority of non-executive directors	Compliant	There are 3 members who are part of the management in the Company namely: Dennis A. Uy, Domingo T. Uy and Henry Albert R. Fadullon Non-Management members of the Board are as follows: Cherylyn C. Uy, Romeo B. De Guzman, Monico V. Jacob, J.V. Emmanuel A. De Dios, Stephen CuUnjieng, , Consuelo Ynares Santiago, Nicasio I. Alcantara, Minoru Takeda	
Rec	commendation 1.3			
1.	Company provide in its Charter and Manual on Corporate Governance a policy on training of director	Compliant	Principle 1 Section 1.4 of the Company's Corporate Governance Rules and Principles By practice, Company gives Annual Corporate Governance Seminar attended by all the directors of the Corporation including key management	

2.	Company has an orientation program for first time directors	Compliant	personnel conducted by a SEC-accredited training provider The annual seminar is usually conducted just before the start of the term of the Board of Directors. Nominees to the Board of Directors are	
			constantly invited and hence, this serves as the orientation for new directors	
3.	Company has relevant annual continuing training for all directors	Compliant	In accordance with SEC regulation, the company held an annual seminar on Corporate Governance for its directors and key officers conducted by a SEC-accredited training provider	
Rec	commendation 1.4			
1.	Board has a policy on board diversity	Compliant	There is no express policy on board diversity but in practice and at current practice members of the board come from various field and hence, shares their personal expertise with the Company	
	commendation 1.5			
1.	Board is assisted by a Corporate Secretary	Compliant	The current Corporate Secretary is Atty. Socorro Ermac Cabreros. Please refer to p. 24 of the company's latest Information Statement providing her qualifications: https://www.phoenixfuels.ph/wp-content/uploads/2021/05/2021-SEC-Form-20-IS-Definitive-Information-Statement.pdf	
2.	Corporate Secretary is a separate individual from the Compliance Officer	Non- Compliant	Currently, the position of Corporate Secretary and Compliance Officer is held by the same individual. Atty. Socorro Cabreros is the Vice President for its Legal Department and is supported by competent legal and non-legal staff to ensure that her responsibilities as Corporate Secretary and Compliance Officer are performed well. By the said set-up, the company's maximizes its resources and finds it effective and efficient.	
3.	Corporate Secretary is not a member of the Board of Directors	Compliant	The Corporate Secretary is Atty. Socorro Ermac Cabreros. She is a lawyer who has been doing the functions of corporate secretary for the Company since 2006. She is a member of the Bar and has none of the disqualification of a Corporate Secretary	
4.	Corporate Secretary attends training/s on corporate governance	Compliant	The Corporate Secretary attended the Seminars on Corporate Governance conducted last 15 March 2018 and 2019 provided by a SEC-accredited provider	

1.	commendation 1.6 Board is assisted by a Compliance Officer	Compliant	The acting Compliance Officer is Atty. Socorro Ermac Cabreros, please refer to p. 24 of our Information Statement: https://www.phoenixfuels.ph/wp-content/uploads/2021/05/2021-SEC-Form-20-IS-Definitive-Information-Statement.pdf for her qualification.	
2.	Compliance Officer has a rank of Senior Vice President or an equivalent position with adequate stature and authority in the Corporation	Non- Compliant		Currently, the Corporation's Compliance Office also the Vice President for Corporate Leg which position is adequate stature a authority in the company.
3.	Compliance officer is not a member of the Board	Compliant	The Atty. Socorro Ermac Cabreros is a member of the Bar and is not a member of the Board.	
4.	Compliance Officer attends training/s on corporate governance	compliant	The key officers including the Acting Compliance Officer attended the Seminars on Corporate Governance conducted last 18 November 2020 provided by a SEC-accredited provider	
		Principle 2: Est	ablishing Clear Roles and Responsibilities of the Boar	d
Re	commendation 2.1	•	<u> </u>	
1.	Directors act on a fully informed basis, in good faith, with due diligence and care and in the best interest of the Company	Compliant	All corporate actions are approved on the basis of the Board Paper which must be presented to the Board by a proponent of a transaction, copy of the sample is herein attached and discussions during the board meetings are thoroughly deliberated by the Board.	
Re	commendation 2.2			
1.	Board has a clearly defined and updated vision, mission and core values.	Compliant	Board is fully aware of the Vision Mission of the Company. Please refer to the corporate website particularly on the sections pertaining to Mission and Vision and Core Values. https://www.phoenixfuels.ph/vision-mission-and-values/	
2.	Board has a strategy execution process that facilitates effective management performance and is attuned to the company's	Compliant	The Board is aware that management has a annual corporate target by which all respective business units aims for its respective targets and these are by end of the year the basis for performance evaluation of each employee and business units. Source: corporate target for 2021 and sample pace pro.	

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environment and culture			
Recommendation 2.3			
1. Board is headed by a competent and qualified Chairperson	Compliant	The Chairman for May 2020-March 2021 is held by Mr. Dennis Uy. Mr. Uy, Filipino, 47 years old, is the founder of the Company and has served as President and Chief Executive Officer since inception. He is the Chairman and President of Udenna Corporation, the parent company, which has businesses in the shipping, logistics, distribution, real estate, and service industries.	
Recommendation 2.4			
1. Board ensures and adopts an effective succession planning program for directors, key officers and management	Non-compliant		In its first step in adopting an effective succession planning program for directors, key officer and management, the Board adopted the revised Code of Corporate Governance (CG) See Revised CGhttps://www.phoenixfuels.ph/wpcontent/uploads/2020/08/8-3-Revised-Code-of-Corporate-Governance-30Jul2020_compressed.pdf
2. Board adopts a	Compliant	The Board has approved a retirement program	<u>30jui2020_compressed.pur</u>
policy on the retirement for directors and key officers	Compilant	for its key officers but there are no retirement programs for directors as they are not receiving any regular compensation but honoraria.	
Recommendation 2.5	Not Applicable		Cinco the incention of
1. Board aligns the remuneration of key officers and board members with long-term interests in the Company Output Description:	Not Applicable		Since the inception of the Corporation until the present, it has been the practice of the Corporation that members of the Board of Directors as well as key corporate officers do not receive regular compensation except honoraria which is given based on their attendance specifically given to nonmanagement directors. Corporate key officers who are likewise employees and part of executive or senior management only receive their salaries.
2. Board adopts a policy specifying the relationship	Non-Compliant		There is no specific express policy specifying the relationship between

	between			remuneration and
	remuneration			performance but in
	and			practice which the
	performance			Company has followed
	•			and observed through
				the years, remuneration
				is given on a regular
				basis such as salaries
				and wages and
				Ü
				benefits. The Board on
				the other hand has
				approved performance
				evaluation
				implemented in mid-
				year to evaluate
				performance of the
				previous year and the
				basis for paying out
				performance bonuses
3.	Directors do not	Not Applicable		Since the inception of
	participate in	11		the Corporation until
	discussions or			the present, it has been
	deliberations			the practice of the
	involving			Corporation that
	his/her own			members of the Board
	remuneration			of Directors as well as
	remuneration			
				key corporate officers
				do not receive regular
				compensation except
				honoraria which is
				given based on their
				attendance specifically
				given to non-
				management directors.
				Corporate key officers
				who are likewise
				employees and part of
				executive or senior
				management only
				receive their salaries.
				receive their salaries.
Rec	ommendation 2.6			
1.	Board has a	Compliant		
1 -	formal and		The nomination and election process of the Company is	
	transparent		provided in the Company's By-Laws:	
	board		https://www.phoenixfuels.ph/wp-	
	nomination and		content/uploads/2020/10/PPPI-Amended-By-Laws-	
			Oct15-2020 compressed.pdf	
	election policy	20mm1:2:t		
2.	Board	compliant	The Corporate Governance Committee shall have the	
	nomination and		responsibility in assisting the Board in the performance	
	election policy		of and compliance with corporate governance	
	is disclosed in		responsibilities including the functions that belongs to	
	the company's		the Nomination and Remuneration Committee.	
	Manual on		See https://www.phoenixfuels.ph/board-committees/	
	Corporate		See https://www.phoenixfuels.ph/wp-	
	Governance		content/uploads/2020/08/PPPI-Corporate-	
3.	Board	compliant	Governance-Committee-Charter.pdf	

1	nomination and			
1	election policy		The Corporations nomination and election which	
	includes how		was approved by the Board is also incorporated	
	the company		in its Code of Corporate Governance.	
	accepted		Title code of corporate dovernance.	
	nominations		Currently, the Corporation follows the procedure	
	from minority		provided under the Company's Bylaws in	
	shareholders		receiving nomination and screened by the	
4.		compliant	nominations committee regardless of the status or	
-1 .	nomination and	Compilant	classification of the nominator as well as	
	policy includes		replacement of directors	
	how the board		replacement of directors	
	shortlists			
	candidates			
5.		compliant	1	
٥.	nomination and	compnant		
	election policy			
	includes an			
	assessment of			
	the			
	effectiveness of			
	the Board's			
	processes in the			
	nomination,			
	election or			
	replacement of a director			
<u> </u>	a director		1	
6.	Board has a process	Compliant	The nominations of members of the Board of	
1 0.		Computation		
1	for identifying the	1		
	for identifying the	1	Directors are referred and approved by the	
	quality of directors		Directors are referred and approved by the Nominations Committee that is aligned with the	
	quality of directors that is aligned with	•	Directors are referred and approved by the	
	quality of directors that is aligned with the strategic direction	•	Directors are referred and approved by the Nominations Committee that is aligned with the	
Rec	quality of directors that is aligned with the strategic direction of the Company.	•	Directors are referred and approved by the Nominations Committee that is aligned with the	
	quality of directors that is aligned with the strategic direction of the Company. ommendation 2.7		Directors are referred and approved by the Nominations Committee that is aligned with the	
Rec	quality of directors that is aligned with the strategic direction of the Company. ommendation 2.7 Board has overall	Compliant	Directors are referred and approved by the Nominations Committee that is aligned with the strategic direction of the company.	
	quality of directors that is aligned with the strategic direction of the Company. ommendation 2.7 Board has overall responsibility in		Directors are referred and approved by the Nominations Committee that is aligned with the strategic direction of the company. The company's Revised Code of Corporate	
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	quality of directors that is aligned with the strategic direction of the Company. ommendation 2.7 Board has overall responsibility in ensuring that there is a group-wide policy		Directors are referred and approved by the Nominations Committee that is aligned with the strategic direction of the company. The company's Revised Code of Corporate Governance (Sec 2.7) provides that the Board shall be responsible for ensuring that there is	
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4.	RPT policy encompasses all entities within the group, taking into account their size, structure, risk profile and complexity of operations. Board clearly defines the threshold for disclosure and approval of RPTs and categorizes such transactions according to those that are considered de minimis or transactions that need not be reported or announced, those that need to be disclosed, and those that need prior shareholder approval. The aggregate amount of RPTs within any twelve (12) month period should be considered for purposes of applying the thresholds for disclosure and	Compliant	party transactions of the Corporations. The duties and responsibilities of the RPT Committee are set forth in its RPT Committee Charter. Please refer to section 3.1. to 3.6 of https://www.phoenixfuels.ph/wp-content/uploads/2020/08/PPPI-Related-Party-Transactions-Committee-Charter.pdf	
5.	Board establishes a voting system whereby a majority of non-related party shareholders approve specific types of related party transactions during shareholders' meetings.	Compliant		
	ommendation 2.8	C 11 1		
1.	Board is primarily responsible for approving the selection of Management led by the Chief Executive Officer (CEO) and the heads of the other control functions (Chief Risk Officer,	Compliant	The Board adopts Section 2.8 of its Code of Corporate Governance for approving and selection of Management led by B+CEO and the heads of the other control functions. See https://www.phoenixfuels.ph/wp-content/uploads/2020/08/8-3-Revised-Code-of-Corporate-Governance-30Jul2020_compressed.pdf	

2.	Chief Compliance Officer and Chief Audit Executive). Board is primarily responsible for	Compliant	In its organizational meeting last April 30, 2021, the board elected the ff: Execom Committee, Audit Committee, Nominations and Governance Committee, Board	
	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).		Risk Oversight Comittee and Related Party Transaction Commttee See https://www.phoenixfuels.ph/board-committees/	
Rec	commendation 2.9			
1.	Board establishes an effective performance management framework that ensures that Management's performance is at par with the standards set by the Board and Senior Management.	Compliant	Annually, the Company launches and conducts the company-wide Performance And Career Development Program (PACEPro) on all employees including senior management. Each business unit sets their respective Key Results Area and Key Performance Indicators has depths of Corporate KPA and KPI as their	
2.	Board establishes an effective performance management framework that ensures that personnel's performance is at par with the standards set by the Board and Senior Management.	Compliant	based on the Corporate KRA and KPI as their targets. This will be the basis of their PACEPro the following year. This PACEPro will be the basis for grant of bonuses among others.	
Rec	ommendation 2.10			
1.	Board oversees that an appropriate internal control system is in place.	Compliant		
2.	The internal control system includes a mechanism for monitoring and managing potential conflict of interest of the Management, members and shareholders.	Compliant	The Company has a policy on Conflict of Interest as well as an approved Internal Audit Charter.	
3.	Board approves the Internal Audit Charter.	Compliant		

Dos	ramanan dati an 2.11			
	commendation 2.11	NIc		
1.	Board oversees that	Non-		
	the company has in	Compliant		
	place a sound			
	enterprise risk			
	management (ERM)			
	framework to			
	effectively identify,			
				The Company has yet
	monitor, assess and			to formulate and put in
	manage key business			place an Enterprise
	risks.			Risk Management.
				Currently, each
2.	The risk management	Non-		business unit handles
	framework guides the	Compliant		
	board in identifying	1		respective risk which is
	units/business lines			evaluated by the
	and enterprise-level			Executive Committee
	risk exposures, as			
	well as the			
	effectiveness of risk			
	management			
	strategies.			
	O			
Rec	ommendation 2.12			
1.	Board has a Board	Compliant		
	Charter that			
	formalizes and clearly			
	states its roles,			
	responsibilities and			
	accountabilities in			
	carrying out its		The Board is fully aware of its roles,	
	fiduciary role.		responsibilities and accountabilities. The Manual	
	-		of Corporate Governance fully defines and	
2.	Board Charter serves	Compliant	clarifies their role in the Company and the same is	
	as a guide to the	r		
	directors in the		posted in the Company's website	
	performance of their		https://www.phoenixfuels.ph/wp- content/uploads/2020/08/8-3-Revised-Code-of-	
	-		Corporate-Governance-30Jul2020_compressed.pdf	
	functions.		Corporate-Governance-50jui2020_compressed.pdf	
3.	Board Charter is	Compliant		
	publicly available and			
	posted on the			
	company's website.			
	1 /			
4.	The Board has a clear	Compliant	The Company has an existing Inside Trading	
	inside trading policy	Compilant	Policy	
	morac trading policy		,	
			See https://www.phoenixfuels.ph/wp-	
			content/uploads/2020/05/Insider-Trading-Policy.pdf	
F .		1 111		6.11
			set up to the extent possible to support the effective	
			ect to audit, risk management, related party transaction	
			omination and remuneration. The composition, fund	
		nittees establis	shed should be contained in a publicly available Cor	nmittee Charter.
	ommendation 3.1			
1.	Board establishes	Compliant	This year the Board has formed the new	
	board committees		committees namely: The Audit Committee,	
			<u> </u>	

that focus on speci board functions to in the optimal performance of its roles and responsibilities. Recommendation 3.2	aid	Nominations & Governance Committee, Board Risk Oversight Committee and Related Party Transaction Committee See: https://www.phoenixfuels.ph/board-committees/	
1. Board establishes a Audit Committee enhance its oversig capability over the company's financi reporting, internal control system, internal and externaudit processes, ar compliance with applicable laws an regulations.	to ght e al	The Board has an existing audit committee which reviews the internal and external control audit processes	
2. Audit Committee composed of at lea three appropriatel qualified non-executive directors the majority of whom, including to Chairman is independent.	ast y s,	The members of the Audit Company are non- executive members namely: Justice Consuelo Ynares-Santiago, Chairman Domingo T. Uy, Member Monico V. Jacob, Member Nicasio I. Alcantara, Member Minoru Takeda, Member	
3. All the members of the committee have relevant background knowledge, skills, and/or experience the areas of accounting, audition and finance.	re nd, e in	Both members, Mr. Nicasio I. Alcantara and Minory Takeda are experienced and engaged in their respective businesses (not related to the Company) and have substantial experience and knowledge as far as audit, accounting and finance are concerned while Justice Santiago is a respected lawyer being a former member of the Supreme Court who always exercises her independent judgment	
4. The Chairman of t Audit Committee not the Chairman the Board or of an other committee.	is of	The Chairman of the Audit Committee is Ret. Just. Santiago as disclosed on 30 April 2021.	
5. Audit Committee approves all non-audit services conducted by the external auditor.	Compliant	Audit recommends to the Board all non-audit services conducted by the external auditor	
6. Audit Committee conducts regular meetings and dialogues with the external audit tear		The Audit Committee conducts regular meeting every quarter with the Company's Internal Audit Team and once a year with the External Audit Team, in all instance without the presence of management	

	without anyone from			
	-			
	management present.			
Rec	commendation 3.3			
1.	Board establishes a	Compliant	In 2019 the Board just formed the Nominations &	
	Corporate	Compilari	Corporate Governance Committee.	
	Governance			
	Committee tasked to		The newly elected Nominations and Corporate	
	assist the Board in the		Governance Commttee for 2020-2021 are:	
	performance of its			
	corporate governance		Nicasio I. Alcantara, Chairman	
	responsibilities,		Justice Consuelo Ynares-Santiago, Member	
	including the		Cherylyn C. Uy, Member	
	functions that were		Romeo B. De Guzman, Member	
	formerly assigned to		Tour of out one (Mr. Alexander)	
	a Nomination and		Two of whom (Mr. Alcantara and Justice Santiago)	
	Remuneration		are Independent Directors.	
	Committee.			
2.	Corporate	Compliant		
	Governance			
	Committee is			
	composed of at least			
	three members, all of			
	whom should be			
	independent			
	directors.	C1' '	M. Nicola Alemana 1 ' d Ni ' '	
3.	Chairman of the	Compliant	Mr. Nicasio Alcantara chairs the Nominations	
	Corporate		Committee who is also an independent director	
	Governance Committee is an			
	independent director.			
Rec	commendation 3.4			
1.	Board establishes a	Compliant	The Board has recently organized the Board Risk	
1.	separate Board Risk	Compilari	Oversight Committee	
	Oversight Committee		Overought Committee	
	(BROC) that should			
	be responsible for the			
	oversight of a			
	company's Enterprise			
	Risk Management			
	system to ensure its			
	functionality and			
	effectiveness.			
2.	BROC is composed of	Compliant	The BROC is composed of 4 members. Since	
	at least three		Company has only 3 independent directors, 2 of	
	members, the		the independent directors are members of the	
	majority of whom		BROC with Mr. De Dios and Mr. Dennis Uy who	
	should be		fills in as the 3 rd and 4 th member:	
	independent		Minory Takada Chairre	
	directors, including		Minoru Takeda, Chairman Nicasio I. Alcantara, Chairman	
	the Chairman.		J.V. Emmanuel A. de Dios, Member	
			Dennis A. Uy, Member	
3.	The Chairman of the	Compliant	The Chairman of the BROC is independent	
	BROC is not the	_	Director Minoru Takeda and is not a chairman of	
	Chairman of the		any other committee.	
			*	

	Board or of any other committee.			
4.	At least one member of the BROC has relevant thorough knowledge and experience on risk and risk management.	Compliant	All members of the committee are knowledgeable and have relevant experience on risk and risk management	
Rec	ommendation 3.5			
1.	Board establishes a	Compliant		
	Related Party Transactions (RPT) Committee, which is tasked with reviewing all material related party transactions of the company.	Companie	The RPT committee is composed of the ff: Stephen T. CuUnjieng, Chairman	
2.	RPT Committee is composed of at least three non-executive directors, two of whom should be independent, including the Chairman.	Compliant	Justice Consuelo Ynares-Santiago, Member Nicasio I. Alcantara, Member The Chairman is a regular and non-executive director of the Board. The 2 nd and 3 rd member are all independednt directors.	
Rec	ommendation 3.6			
1.	All established committees have a Committee Charter stating in plain terms their respective purposes, memberships, structures, operations, reporting process, resources and other relevant information.	Compliant	All established committees have a committees charters. Board Committees are set up to support effective performance of the board's functions. Please refer further to Section 3 of the Company's CG https://www.phoenixfuels.ph/wp-content/uploads/2020/08/8-3-Revised-Code-of-Corporate-Governance-30Jul2020_compressed.pdf Committee Charters are posted in the company's website: https://www.phoenixfuels.ph/board-committees/	
2.	Committee Charters provide standards for evaluating the performance of the Committees.	Compliant	https://www.phoenixrueis.ph/poard-confinitees/	
3.	Committee Charters were fully disclosed on the company's website.	Compliant		

Principle 4: To show full commitment to the company, the directors should devote the time and attention necessary to properly and effectively perform their duties and responsibilities, including sufficient time to be familiar with the corporation's business.

corporation's business.			
Recommendation 4.1	T = 4:		I
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 the Commission. 2. The directors review	Compliant	All members of the Board substantially attend the board meetings, shareholders meetings conducted by the Company Minutes of the Meetings are regularly submitted	
meeting materials for all Board and Committee meetings.	-	for the boards review, consideration and approval before the start of the meeting	
3. The directors ask the necessary questions or seek clarifications and explanations during the Board and Committee meetings.	Compliant	Before a transactions or corporate action is approved, a proponent is tasked to submit a board paper containing the executive summary, background, recommendation, level of risk, the corporate governance compliance which is submitted at least a week before the actual meeting. During the meeting, the proponent is task to present and discussion on the matter ensues before the board votes on the proposal	
Recommendation 4.2			
1. Non-executive directors concurrently serve in a maximum of five publicly-listed companies to ensure that they have sufficient time to fully prepare for minutes, challenge Management's proposals/views, and oversee the long-term strategy of the company.	Compliant	Each non-executive directors concurrently serve an average of 3 publicly listed companies	
Recommendation 4.3	1		
The directors notify the company's board before accepting a directorship in another company.	Non- compliant		Currently, there is no duty on the part of each director of the Company to inform the latter of other new

				nominations or directorship from other Companies before acceptance but they usually update their CVs and other Certificate issuances
		ıld endeavor t	o exercise an objective and independent judgment or	n all corporate affairs
Recommen		G 1: 1	TT 1 0 1 1 1 1 1	
	pard has at least pendent	Compliant	The company has 3 independent directors, namely, Justice Consuelo Santiago, Nicasio	
	ors or such		alcantara and Minoru Takeda	
numbe			https://www.phoenixfuels.ph/board-of-directors- management-team/	
of the l	ute one-third		management-team/	
	ever is higher.			
Recommen				
	dependent	Compliant	The Independent Directors of the Company	
directo	ors possess all	•	possess all the qualifications and none of the	
	alifications and		disqualification. They do not have any	
none o			transactions or dealings with the Company nor are	
	lifications to		they involve in any management. Moreover, they	
noid ti	ne positions.		do not own shares in the Company See	
			https://www.phoenixfuels.ph/board-of-directors-	
			management-team/	
Recommen				
	dependent ors serve for a	Compliant		
	ative term of			
nine ye	ears (reckoned			
from 20			There are no independent directors serving more	
	mpany bars an	Compliant	than 9 years in the Company	
	endent director			
	erving in such ty after the			
	mit of nine			
vears.	III OI IIIIC			
	instance that	Compliant	The Company has sought the approval last 15	
	npany retains		March 2018 to allow former independent director	
	ependent		Monico V. Jacob to serve as regular director for	
	or in the same		2018-2019 term and stockholders approved the	
	ty after nine the board		same during the annual meeting.	
	es meritorious		For term 2019-to present Monico Jacob serves as a	
	ation and seeks		regular director.	
shareh			0	
	al during the			
	shareholders'			
meetin	ıg.			
Recommen	dation 5.4			
	sitions of	Compliant	The Company's Chairman of the Board is Dennis	
	nan of the	p	UY while the President is Henry Albert Fadullon	
Board	and Chief		See	

	Executive Officer are		https://www.phoenixfuels.ph/board-of-directors-	
	held by separate		management-team/	
	individuals.			
2.	The Chairman of the	Compliant	The roles of Chairman and President are separate	
-	Board and Chief	compilant	and distinct. Chairman heads the Board and is not	
	Executive Officer		involve in the management of the Company while	
	have clearly defined		President manages the Company	
	responsibilities.			
Rec	ommendation 5.5			
1.	If the Chairman of the	Non-		The Chairman is not a
	Board is not an	Compliant		independent director
	independent director,	Compilation		and is the Chairman of
	the board designates			the Executive
	a lead director among			Committee and
	the independent			member of the
	directors.			management of the
				Company. Each
				independent director of
1				the Company has her
				respective roles and
				assignment and hence,
				there is no designated
				lead independent
				director in the
				Company
Rec	ommendation 5.6			
1.	Directors with	Compliant	Currently, there are no directors with material	
	material interest in a	To any	interest in any transaction. It is the procedure of	
	transaction affecting		the Company that in any substantial related party	
	transaction affecting the corporation		the Company that in any substantial related party transactions, directors do not vote or participate in	
	transaction affecting the corporation abstain from taking		the Company that in any substantial related party	
	transaction affecting the corporation abstain from taking part in the		the Company that in any substantial related party transactions, directors do not vote or participate in	
	transaction affecting the corporation abstain from taking		the Company that in any substantial related party transactions, directors do not vote or participate in	
	transaction affecting the corporation abstain from taking part in the		the Company that in any substantial related party transactions, directors do not vote or participate in	
Rec	transaction affecting the corporation abstain from taking part in the deliberations on the		the Company that in any substantial related party transactions, directors do not vote or participate in	
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7	Non-	the Company that in any substantial related party transactions, directors do not vote or participate in	
Rec	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive	Non- Compliant	the Company that in any substantial related party transactions, directors do not vote or participate in	
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs)	Non- Compliant	the Company that in any substantial related party transactions, directors do not vote or participate in	
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate		the Company that in any substantial related party transactions, directors do not vote or participate in	Currently, only the
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings		the Company that in any substantial related party transactions, directors do not vote or participate in	Currently, only the Audit Committee who
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit,		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive
1.	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Compliant	the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive directors are no precluded from
	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.		the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive directors are no precluded from meeting with the
1.	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. The meetings are chaired by the lead	Compliant	the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive directors are no precluded from meeting with the external and internal
1.	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present.	Compliant	the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive directors are no precluded from meeting with the external and internal auditors should they
1.	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. The meetings are chaired by the lead	Compliant	the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive directors are no precluded from meeting with the external and internal
1.	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. The meetings are chaired by the lead	Compliant	the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive directors are no precluded from meeting with the external and internal auditors should they
1.	transaction affecting the corporation abstain from taking part in the deliberations on the transaction. ommendation 5.7 The non-executive directors (NEDs) have separate periodic meetings with the external auditor and heads of the internal audit, compliance and risk functions, without any executive present. The meetings are chaired by the lead	Compliant	the Company that in any substantial related party transactions, directors do not vote or participate in	Audit Committee who are mostly non-executive members meet the external and internal auditors. But other non-executive directors are no precluded from meeting with the external and internal auditors should they

Principle 6: The best measure of the Board's effectiveness is through an assessment process. The Board should regularly carry out evaluations to appraise its performance as a body, and assess whether it possesses the right mix of backgrounds and competencies.

Rec	commendation 6.1			
1.	Board conducts an annual self-assessment of its performance as a whole.	Non- Compliant		
2.	The Chairman conducts a self-assessment of his performance.	Non- Compliant		
3.	The individual members conduct a self-assessment of their performance.	Non- Compliant		The Board have yet to appoint a facilitator to assist in formulating an self-assessment process for the performance of
4.	Each committee conducts a self- assessment of its performance.	Non- Compliant		each member of the Board including the entire Board itself.
5.	Every three years, the assessments are supported by an external facilitator.	Non- Compliant		
Rec	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.	Non- Compliant		The Board has yet to appoint and approve a self-assessment method through the assistance of a facilitator.
2.	The system allows for a feedback mechanism from the shareholders.	Non- Compliant		or a racilitator.
	nciple 7: Members of the keholders.	Board are dut	y-bound to apply high ethical standards, taking into a	ccount the interests of all
Rec	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	Compliant	Upon approval of the Board, the Company's Revised a Code of Conduct prescribing for the conduct and ethics, both professional and business practices acceptable and unacceptable to the Company. These code and other business policies are properly disseminated with proper orientation to all employees and other business units of the Company. It is likewise made available in the Company's website	

2.	and practices in internal and external dealings of the company. The Code is properly disseminated to the Board, senior management and	Compliant	https://www.phoenixfuels.ph/wp- content/uploads/2018/12/Phoenix-Code-of- Conduct.pdf	
3.	The Code is disclosed and made available to the public through the company website.	Compliant		
4.	Company has clear and stringent policies and procedures on curbing and penalizing company involvement in offering, paying and receiving bribes.	Compliant	The Company has a policy on penalizing bribes which is made available in the Company's website	
Rec	commendation 7.2			
1.	Board ensures the proper and efficient implementation and monitoring of compliance with the Code of Business Conduct and Ethics.	Compliant	Upon approval of the Board, the Company has an independent disciplinary committee that hears	
2.	Board ensures the proper and efficient implementation and monitoring of compliance with company internal policies.	Compliant	disciplinary cases filed against erring employees which include management	
			corporate disclosure policies and procedures that are	practical and in
acc	ordance with best practic	es and regulat	ory expectations.	
	commendation 8.1			
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	The Company has a specific policy on disclosures and timely reports to shareholders. It regularly discloses annual and quarterly reports containing the Comprehensive Financial Statements of the Company in a particularly period.	

2.	Company distributes	Compliant		
	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.			
2		Commisses		
3.	Company discloses in	Compliant		
	its annual report the			
	principal risks			
	associated with the			
	identity of the			
	company's			
	controlling			
	shareholders; the			
	degree of ownership			
	concentration; cross-			
	holdings among			
	company affiliates;			
	and any imbalances			
	between the			
	controlling			
	shareholders' voting			
	power and overall			
	equity position in the			
	company.			
Rec	commendation 8.2			
1.	Company has a	Compliant		
	policy requiring all			
	directors to			
	disclose/report to the			
	company any			
	dealings in the			
	company's shares			
	within three business		All disclosures pertaining to the Directors'	
	days.		respective transactions involving the Company	
2.	Company has a	Compliant	including trading of company shareholdings are	
	policy requiring all	1 .	coursed through the Office of the Corporate	
	officers to		Counsel and the latter makes the disclosures in a	
	disclose/report to the		timely manner.	
	company any		mici, imilici.	
	dealings in the			
	company's shares			
	within three business			
	days.			
	auyo.			

Rec	commendation 8.3			
2.	Board fully discloses all relevant and material information on individual board members to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment. Board fully discloses all relevant and material information on key executives to evaluate their experience and qualifications, and assess any potential conflicts of interest that might affect their judgment.	Compliant	Members of the Board of Directors of the Company are transparent in any dealings that will affect the Company. However, so far except for the shares some members trade and disclose there are no other transactions, material information that would contain any conflict of interest or any potential thereof.	
D				
1.	Company provides a clear disclosure of its policies and procedure for setting Board remuneration, including the level and mix of the same.	Non- Compliant		There are no clear policy setting Board remuneration because as a matter of practice,
2.	Company provides a clear disclosure of its policies and procedure for setting executive remuneration, including the level and mix of the same.	Non- Compliant		there are no regular remuneration given to the directors except for honorarium based on attendance
3.	Company discloses the remuneration on an individual basis, including termination and retirement provisions.	Compliant	The Company has standardized remuneration on an individual basis including retirement packages	

Rec	commendation 8.5			
		Compliant		
2.	Company discloses its policies governing Related Party Transactions (RPTs) and other unusual or infrequently occurring transactions in their Manual on Corporate Governance. Company discloses material or significant RPTs reviewed and approved during the	Compliant	The company's RPT Policy is published in its website. See https://www.phoenixfuels.ph/wp-content/uploads/2019/10/Related-Party-Transactions-Policy.pdf Further refer to Sections. 3.5 and 8 of the Code of CG https://www.phoenixfuels.ph/wp-content/uploads/2020/08/8-3-Revised-Code-of-Corporate-Governance-30Jul2020_compressed.pdf	
	year.			
	commendation 8.6			
2.	Company makes a full, fair, accurate and timely disclosure to the public of every material fact or event that occur, particularly on the acquisition or disposal of significant assets, which could adversely affect the viability or the interest of its shareholders and other stakeholders. Board appoints an independent party to evaluate the fairness of the transaction price on the acquisition or disposal of assets.	Compliant	The Company disclosed all material transactions to the Exchange and Commission particularly on acquisitions and disposal of assets. For the record, for the past year, the Company has timely disposed about 3 acquisitions already and 1 joint ventures. Disclosures contain the name of the parties, price per share, rationale of the transaction, method of determining the consideration	
Rec	commendation 8.7			
1.	Company's corporate governance policies, programs and procedures are contained in its Manual on Corporate Governance (MCG).	Compliant	All Manual on Corporate Governance including any revisions thereof, have been fully disclosed and submitted to the PSE and SEC	
2.	Company's MCG is submitted to the SEC and PSE.	Compliant	https://www.phoenixfuels.ph/corporate-governance/	
3.	Company's MCG is posted on its company website.	Compliant		

	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.			
	commendation 9.1	inc to strengti	ien die external additor 5 macpendence und emiane	c addit quarty.
1.	Audit Committee has a robust process for approving and recommending the appointment, reappointment, removal, and fees of the external auditors.	Compliant		
2.	The appointment, reappointment, removal, and fees of the external auditor is recommended by the Audit Committee, approved by the Board and ratified by the shareholders.	Compliant	The Audit Committee Charter Section 6	
3.	For removal of the external auditor, the reasons for removal or change are disclosed to the regulators and the public through the company website and required disclosures.	Compliant		
5.	Company has a policy of rotating the lead audit partner every five years.			
Rec	commendation 9.2			
1.	Audit Committee Charter includes the Audit Committee's responsibility on: i. assessing the integrity and independence of external auditors; ii. exercising effective oversight to review and monitor the external auditor's independence and objectivity;	Compliant	The Audit Committee Charter Section 6 (6.4)	

	iii. exercising effective oversight to review and monitor the effectiveness of the audit process, taking into consideration relevant Philippine professional and regulatory requirements.			
2.	Audit Committee Charter contains the Committee's responsibility on reviewing and monitoring the external auditor's suitability and effectiveness on an annual basis.	Compliant	The Audit Committee Charter – Section Section 6 (6.5)	
Rec	commedation 9.3			
1.	Company discloses the nature of non- audit services performed by its external auditor in the Annual Report to deal with the potential conflict of interest.	Non- Compliant		There are no express statements as to any conflicts of interest or any potentials thereof
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		in the 2019Annual Report for period submitted to the Commission and Exchange considering that there are actually NO conflicts of interest of any nature that exists for all transactions covered until period ended 31 December 2019

Dringinle 10. The comments	Principle 10: The company should ensure that the material and reportable non-financial and sustainability issues are			
disclosed.				
Recommendation 10.1	T			
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.				
Sustamability.				
2 Common				
2. Company adopts a				
globally recognized				
standard/framework				
in reporting				
sustainability and				
non-financial issues.				
Principle 11: The company	should mainta	in a comprehensive and cost-efficient communication	on channel for	
disseminating relevant info	ormation. This	channel is crucial for informed decision-making by	investors, stakeholders	
and other interested users.				
Recommendation 11.1				
	Compliant	The Company make regular press releases and		
1. Company has media	Compliant	The Company make regular press releases and allows media interviews pertaining to material		
1. Company has media and analysts'	Compliant	allows media interviews pertaining to material		
Company has media and analysts' briefings as channels	Compliant	allows media interviews pertaining to material and relevant information to the public and our		
Company has media and analysts' briefings as channels of communication to	Compliant	allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally		
Company has media and analysts' briefings as channels of communication to ensure the timely	Compliant	allows media interviews pertaining to material and relevant information to the public and our		
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate	Compliant	allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally		
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of	Compliant	allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally		
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and	Compliant	allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally		
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information	Compliant	allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally		
1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders	Compliant	allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally		
1. Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors.		allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally		
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors. Company has a	Compliant	allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally scheduled		
Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors. Company has a website disclosing		allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally		
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Company has media and analysts' briefings as channels of communication to ensure the timely and accurate dissemination of public, material and relevant information to its shareholders and other investors. Company has a website disclosing up-to-date information on the	Compliant	allows media interviews pertaining to material and relevant information to the public and our investors. Analyst briefings are occasionally scheduled Please refer to the company's website:		
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	vnloadable ual report	Compliant		
	ice of ASM /or SSM	Compliant	https://www.phoenixfuels.ph/company-disclosures/	
	outes of ASM /or SSM	Compliant	https://www.phoenixfuels.ph/company-disclosures/	
Arti Inco	npany's icles of orporation and Laws	Compliant	See: https://www.phoenixfuels.ph/articles-of-incorporation- and-by-laws/	
Principle 12	2: To ensure the	integrity, trans	sparency and proper governance in the conduct of its	s affairs, the company
should have	e a strong and ef		al control system and enterprise risk management fr	
adequa effectiv	ny has an te and e internal system in the t of its	Compliant	To ensure adequate and effective internal control system within the organization, the company established its foundation of sound internal control through directed leadership, shared core values and a culture that emphasizes accountability for control. Top risks faced by the company are identified and assessed periodically at all levels and within all functions in the organization. Also, policies and processes are designed to address and mitigate the significant risks. Further, information critical to meeting the company's objectives is communicated in various media across the company. Lastly, the entire system of internal control is monitored continuously for effectiveness and efficiency.	
adequa effectiv risk ma	re enterprise anagement vork in the t of its	Non- Compliant		The Company has yet to formulate and the board to approve a comprehensive ERM policy and framework. Currently the practice is that each business unit and the Executive Committee assesses their respective risk and manages the same
Recommend				
place and internal function provide independent objective and conservices	n that es an ndent and re assurance, nsulting s designed to lue and	Compliant	The company has an internal audit group which is functionally reporting to the Board of Directors, specifically to the Audit Committee.	

	company's			
	operations.			
	1			
Rec	Recommendation 12.3			
1.	Company has a qualified Chief Audit Executive (CAE) appointed by the Board.	Compliant	The company's Internal Audit is a functioning	
2.	CAE oversees and is responsible for the internal audit activity of the organization, including that portion that is outsourced to a third party service provider.	Compliant	business unit in the Company and is headed by its Audit Head, VP Chonabeth Nazario, who is a seasoned Finance Executive who held different positions in the fields of Accounting and Audit such as AVP for Controller of Fil-Estate Ecocentrum Corporation and Finance Head, Treasurer, and member of the Board of Directors of San Miguel Properties Inc. and its subsidiaries.	
3.	In case of a fully outsourced internal audit activity, a qualified independent executive or senior management personnel is assigned the responsibility for managing the fully outsourced internal audit activity.	Compliant		
Rec	commendation 12.4			
1.	Company has a separate risk management function to identify, assess and monitor key risk exposures.	Non- Compliant		The Company has yet to define and formulate policy for ERM and appoint its Chief Risk Officer
Rec	commendation 12.5			
1.	In managing the company's Risk Management System, the company has a Chief Risk Officer (CRO), who is the ultimate champion of Enterprise Risk Management (ERM).	Non- Compliant		The Company has yet to define and formulate policy for ERM and appoint its Chief Risk Officer
2.	CRO has adequate authority, stature, resources and support to fulfill	Non- Compliant		

	his/her responsibilities.					
	nciple 13: The company exercise of their rights.	should treat a	ll shareholders fairly and equitably, and also recogn	ize, protect and facilitate		
	commendation 13.1					
1.	Board ensures that	Compliant				
	basic shareholder rights are disclosed in the Manual on Corporate Governance.	Compania	The Revised Corporate Governance Manual, Section 13 discussed the rights of the shareholders <a actions="" against="" controlling="" href="https://www.phoenixfuels.ph/wp-content/uploads/2020/08/8-3-Revised-Code-of-content/uploads/2020</td><td></td></tr><tr><td>2.</td><td>Board ensures that
basic shareholder
rights are disclosed
on the company's
website.</td><td>Compliant</td><td>Corporate-Governance-30Jul2020_compressed.pdf</td><td></td></tr><tr><td>3.</td><td>Company's common share has one vote for one share.</td><td>Compliant</td><td></td><td></td></tr><tr><td>4.</td><td>Board ensures that all
shareholders of the
same class are treated
equally with respect
to voting rights,
subscription rights
and transfer rights.</td><td>Compliant</td><td></td><td></td></tr><tr><td>5.</td><td>Board has an effective, secure, and efficient voting system.</td><td>Compliant</td><td>A discussion of the voting procedure of the Company is found on page 6 [Item 4 (c)] of the Definitive Information Statement https://www.phoenixfuels.ph/wp-content/uploads/2020/05/3-2020-SEC-FORM-20-IS-Definitive-Information-Statement compressed.pdf</td><td></td></tr><tr><td>6.</td><td>Board has an effective shareholder voting mechanisms such as supermajority or " majority="" minority="" minority"="" of="" protect="" requirements="" shareholders="" shareholders.<="" td="" to=""><td></td><td></td><td></td>			

8.	Board allows shareholders to call a special shareholders' meeting and submit a proposal for consideration or agenda item at the AGM or special meeting. Board clearly articulates and enforces policies with respect to	Compliant	Article II, Section 2 of the By-laws provides for such. Please refer to the company's By Laws: https://www.phoenixfuels.ph/wp- content/uploads/2020/10/PPPI-Amended-By-Laws- Oct15-2020_compressed.pdf	
	treatment of minority shareholders.		The Company's Dividend policy is to declare Dividends of up to 20% of the company's net income.of the previous year after appropriation (p. 112 of the Company's DIS) https://www.phoenixfuels.ph/wp-	
9.	Company has a transparent and specific dividend policy.	Compliant	<u>content/uploads/2021/05/2021-SEC-Form-20-IS-</u> <u>Definitive-Information-Statement.pdf</u>	
Rec	ommendation 13.2			
1.	Board encourages active shareholder participation by sending the Notice of Annual and Special Shareholders' Meeting with sufficient and relevant information	Compliant	The Company sends Notice of Annual Meeting to all shareholders in accordance with the Securities Regulation Code (SRC), sends to all shareholder via registered mail, email and publication in Company's website	
	at least 28 days			
	before the meeting.			
Rec	ommendation 13.3			
1.	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	Please refer to https://www.phoenixfuels.ph/company-disclosures/ https://www.phoenixfuels.ph/wp- content/uploads/2021/04/3-2020-ASM-Minutes-of-the- Meetingv.2.pdf	
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		

Rec	Recommendation 13.4			
1.	Board makes	Non-		
	available, at the	Compliant		
	option of a	1		
	shareholder, an			The Company has yet
	alternative dispute			to formulate an
	mechanism to resolve			alternative dispute
	intra-corporate			mechanism for intra
	disputes in an			corporate dispute
	amicable and			considering that there
	effective manner.			are nor has there been
				any intra-corporate
2.	The alternative	Non-		disputes experience at
	dispute mechanism is	Compliant		any time.
	included in the			
	company's Manual			
	on Corporate			
	Governance.			
Da	commendation 13.5			
1.	Board establishes an	Compliant		
1.	Investor Relations	Compilant		
	Office (IRO) to ensure			
	constant engagement		The Company has an active IRO which is under	
	with its shareholders.		the Office of the Treasurer and Corporate Finance.	
	with its shareholders.		IRO is always present in Company events relating	
2.	IDO is present at	Compliant	to investors and shareholders meetings	
2 .	IRO is present at every shareholder's	Compnant	to investors and shareholders meetings	
	-			
	meeting.			
Pri	nciple 14: The rights of s	takeholders e	stablished by law, by contractual relations and throu	gh voluntary
con	nmitments must be resp	ected. Where s	stakeholders' rights and/or interests are at stake, stak	
		rompt effectiv	re redress for the violation of their rights.	
	commendation 14.1	G 1: (
1.	Board identifies the	Compliant	The Company is fully aware of its stakeholders.	
	company's various		There are programs the ensure substantial	
	stakeholders and		communication and cooperation such as dealers'	
	promotes cooperation		dialogues for its customers, funds managers and	
	between them and		investors through regular road shows, etc.	
	the company in			
	creating wealth,			
	growth and			
P	sustainability.			
Rec	commendation 14.2 Board establishes	Compliant	Stakeholders of the Company are varied. For the	
1.		Compliant	Stakeholders of the Company are varied. For the main stakeholders who are identified as dealers,	
	clear policies and			
	programs to provide a mechanism on the		contracts and policies are in place to assists them	
	fair treatment and		in the management of their stations; for	
			employees, code of conducts and other policies	
	protection of		regulating acceptable behaviour are in place to	
	-			
	stakeholders.		guide employees, etc.	
Rec	-		guide employees, etc.	
Rec	stakeholders.	Compliant		
	stakeholders. commendation 14.3 Board adopts a	Compliant	Grievance Policy is in place for stakeholders to	
	stakeholders.	Compliant		

	process that allow stakeholders to communicate with the company and to obtain redress for the violation of their rights.			
2.	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 action, as well as presents the specific steps being taken to finally comply with the applicable law, rule or regulation.	Compliant	There are no applications for any exemptions lodged by the company to exempt the same from any rule or law particularly on Corporate Governance. However, the Company is still in the process of complying best practices required under Corporate Governance such as qualifying and hiring of an experienced Compliance Officer and Risk Officer	
3.	Company respects intellectual property rights.	Compliant	The Company respects intellectual properties	
			participation should be developed to create a symbic	otic environment, realize
	commendation 15.1	litterpate in its	corporate governance processes.	
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	To be work on one objective, direction, the Company sets its annual Corporate targets where all BUs based their annual targets and thereafter, each employee based their individual targets. A regular townhall meeting is conducted to inform everyone about targets and it is in this town hall	
2.	Company has a reward/compensatio n policy that accounts for the performance of the company beyond short-term financial measures.	Compliant	meetings that employees are informed if the corporate target is likewise achieved. One of the target common to all BU's is the Safety, health and development target of each BU. See https://www.phoenixfuels.ph/wp-content/uploads/2020/05/Health-Safety-Environment-	
3.	Company has policies and practices on health, safety and welfare of its employees.	Compliant	Policy.pdf	

4.	Company has policies and practices on training and development of its employees.	Compliant		
Rec	commendation 15.2			
1.	Board sets the tone and makes a stand against corrupt practices by adopting an anti-corruption policy and program in its Code of Conduct.	Compliant	The Company in integrity and honesty in the performance of its functions. The Company has an existing Code of Conduct implemented to all employees, regardless of status, management	
2.	Board disseminates the policy and program to employees across the organization through trainings to embed them in the company's culture.	Compliant	regulating behaviour and conducts in the performance of their jobs. The code emphasizes honesty and integrity and prohibits the practice of corruption	
Rec	commendation 15.3			
1.	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	The Company has an existing policy of whistleblowing. https://www.phoenixfuels.ph/wp-content/uploads/2020/05/Whistleblowing-Policy.pdf	
2.	Board establishes a suitable framework for whistleblowing that allows employees to have direct access to an independent member of the Board or a unit created to handle whistleblowing concerns.	Compliant	Policies and the Code of Conduct are implemented and monitored by the Company's Human Resources Department (HR) https://www.phoenixfuels.ph/wp-content/uploads/2018/12/Phoenix-Code-of-Conduct.pdf	
3.	Board supervises and ensures the enforcement of the whistleblowing framework.	Compliant		

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

1100	Accommendation 10.1			
1.	Company recognizes	Compliant	The Company has a Foundation independent of	
	and places		the Company that is the Corporate Social	
	importance on the		Responsibilities (CSR) arm of the Company.	
	interdependence			
	between business			
	and society, and		please refer to	
	promotes a mutually		https://www.phoenixfuels.ph/outreach-programs/	
	beneficial		https://www.phoenixfuels.ph/education/	
	relationship that		https://www.phoenixfuels.ph/environment/	
	allows the company		https://www.phoenixfuels.ph/health-drives-medical- dental-missions/	
	to grow its business,		<u>dental-missions/</u>	
	while contributing to			
	the advancement of			
	the society where it			
	operates.			
	-			

Pursuant to the requirement of the Securities and Exchange Commission, this Integrated Annual Corporate Governance report is signed on behalf of the registrant by the undersigned, thereunto duly authorized in the City of Davao on June 30, 2021.

SIGNATURES

DENNIS A. UY

Chairman and Chief Strategy Officer

HENRY ALBERT R. FADULLON

President / Director

CONSUELO YNARES SANTIAGO

Independent Director

MINORU TAKEDA

Independent Director

NICASIO I. ALCANTARA

Independent Director

SOCORRO ERMAC CABREROS

Acting Compliance Officer
/ Corporate Secretary

SUBSCRIBED AND SWORN to before me on June 30, 2021 at Davao City, Philippines, affiants exhibiting to me their competent evidences of identity, to wit:

NAMES	PASSPORT/TAX IDENTIFICATION NO.	
Dennis A. Uy	172-020-135	
Henry Albert R. Fadullon	121-511-156	
Nicasio I. Alcantara	105-252-527	
Consuelo Ynares Santiago	118-014-893	
Minoru Takeda	TZ0832390	
Socorro Ermac Cabreros	111-790-61/8	

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ATTY. KENNETH L. DABI

Notary Public for Davido City

Serial No. 2021-031-2022

PTR No. 4795301 • 12-15-2020 • D.C.

IBP No. 131733

Roll of Attorneys No. 47866 Km. 7, Lanang, Davao City